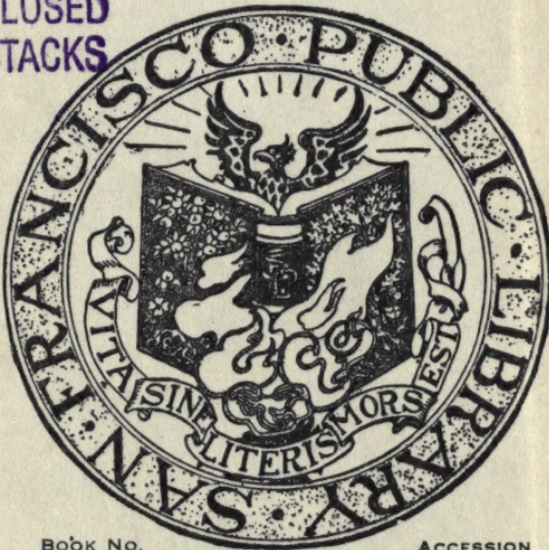




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MEMORIAL DEPT

Monday, January 7, 1946

Tuesday, January 8, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco

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Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco, 3

Monday, January 7, 1848

Tuesday, January 8, 1848

Journal of Proceedings Board of Supervisors

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JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JANUARY 7, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, January 7, 1946,
2:00 P. M.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—9.

Absent: Supervisors Brown, Gartland—2.

Quorum present.

President Dan Gallagher, presiding.

Supervisor Brown was noted present at 2:18 P. M.

Supervisor Gartland excused from attendance because of the death of his brother.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of December 17, 1945, was considered read and approved.

Communications.

Communications as follows, were presented, read by the Clerk and acted on as noted:

From Dolores J. Unger, recommending weekly rebroadcast of Supervisors' meetings.

Filed.

From County Clerk, submitting his annual report.

Referred to Finance Committee.

From Administrative Assistant to the Mayor, report on Traffic Fines Bureau.

Referred to Finance Committee.

From Redwood Empire Association, notice of conference on legislative matters to be held in Sacramento on January 9, 1946.

On motion by Supervisor Mead, seconded by Supervisor Colman, President Dan Gallagher appointed to attend.

From Alden Ames, presented by Supervisor Colman, draft of proposed legislation to license business of traveling bill board advertising.

Referred to Finance Committee.

Report of His Honor the Mayor, on His Trip to London.

His Honor the Mayor, on motion by Supervisor Colman, was granted the privilege of the floor to report on his recent trip to London and his endeavor to secure the designation of San Francisco as the world capital of the United Nations Organization.

The Mayor reported at some length on the endeavor by the San Francisco delegation and by himself, to secure for San Francisco the selection as World Capital. He objected to the manner in which the choice of the committee was made. It still might be that the general assembly will bring up the entire question, and San Francisco may have a slight chance to be selected, but he would not bet on it.

The Mayor, in reply to suggestion by Supervisor Colman, stated that it could not do any harm for the Board to approve the protest which he had already made. However, he thought the entire matter was in the hands of the general assembly. He would appreciate the Board's backing him up in his protest.

Thereupon, Supervisor MacPhee expressed the gratitude of the Board for the Mayor's representation in London, and assured the Mayor of the Board's cooperation.

Subsequently during the proceedings, Supervisor MacPhee presented the following:

Urging Reconsideration of Action Whereby Western Half of United States Was Eliminated From Consideration as Location of Permanent Site for United Nations Organization; Commending Mayor Lapham for His Efforts, and Endorsing His Program, in Connection Therewith.

Proposal No. 5332, Resolution No. 5194 (Series of 1939), as follows:

Whereas, The Honorable Roger D. Lapham, Mayor of the City and County of San Francisco, has returned from a journey to London which was undertaken with the purpose of gaining for San Francisco and the San Francisco Bay Area consideration as the permanent site of the United Nations Organization; and

Whereas, the Mayor has transmitted to this Board of Supervisors information of the most disturbing import, to the effect that Section Committee 8 of the Preparatory Commission of the United Nations Organization has voted to eliminate that section of the United States lying west of the Mississippi River from any further consideration as the permanent site of the United Nations Organization; and

Whereas, the precipitate action of said Section Committee 8 in narrowing the field of choice was taken in the face of an apparent agreement by the delegates that (1) a great deal of thought and consideration should be given to the final selection of said permanent site and, (2) the determination of the site should be made on merit alone, as based on the criteria governing the choice of a site outlined in the Report by the Executive Committee to the Preparatory Commission of the United Nations Organization dated October 3, 1945; and

Whereas, this Board of Supervisors endorses and is heartily in accord with the program followed by Mayor Lapham in urging reconsideration of the apparently discriminatory and unfair decision of said Section Committee 8, and is of the firm opinion that the intent of the full Committee in selecting the United States for said permanent site was that the entire nation should have consideration, insofar as fulfillment of site requirements and fostering of the development of the United Nations Organization were involved; now, therefore, be it

Resolved, That this Board of Supervisors does hereby warmly congratulate Mayor Lapham for his vigorous efforts on behalf of San Francisco before the United Nations Organization in London; and, be it

Further Resolved, That this Board of Supervisors does hereby reiterate the plea of Mayor Lapham, and does respectfully urge Section Committee 8 of the Preparatory Commission of the United Nations Organization to reconsider its action whereby the western half of the United States was eliminated from any further consideration

as the location of the permanent site of the United Nations Organization; and, be it

Further Resolved, That copies of this resolution be forwarded with all dispatch to said Section Committee 8, to the Preparatory Commission and to the General Assembly of the United Nations Organization, to the Secretary of State, to the Honorable Edward R. Stettinius, Senior Delegate of the United States Delegation to the United Nations Organization, to the Senators and Members of Congress from the State of California, and to his Honor, Mayor Roger D. Lapham.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

SPECIAL ORDER—4:00 P. M.

Sale of \$5,000,000 City and County of San Francisco Airport Bonds—1945, Series A.

Awarding of bid or rejecting all bids by Board of Supervisors not later than 4:00 P. M. (P.S.T.), January 7, 1946, at Chambers of the Board of Supervisors, City Hall, San Francisco, for \$5,000,000 City and County of San Francisco Airport Bonds—1945, Series A, consisting of 5,000 bonds of the denomination of \$1,000 each, numbered 1 to 5000 inclusive, all dated December 15, 1945, and designated "Series A." Said Airport Bonds—1945, Series A, are part of an issue of \$20,000,000 aggregate principal amount authorized at an election held in the City and County of San Francisco on November 6, 1945.

Sale of \$4,000,000 City and County of San Francisco Sewer Bonds—1944, Series A.

Awarding of bid or rejecting all bids by Board of Supervisors not later than 4:00 P. M. (P.S.T.), January 7, 1946, at Chambers of the Board of Supervisors, City Hall, San Francisco, for \$4,000,000 City and County of San Francisco Sewer Bonds—1944, Series A, consisting of 4000 bonds of the denomination of \$1,000 each, numbered 1 to 4,000, inclusive, all dated December 15, 1945, and designated "Series A." Said Sewer Bonds—1944, Series A, are part of an issue of \$12,000,000 aggregate principal amount authorized at an election held in the City and County of San Francisco on November 7, 1944.

Bids.

The following proposals for the purchase of:

\$5,000,000 City and County of San Francisco Airport Bonds—1945, Series A, consisting of 5000 bonds of the denomination of \$1,000 each, number 1 to 5000 inclusive, all dated December 15, 1945, maturing serially in consecutive numerical order from lower to higher, \$500,000 principal amount on December 15th in each of the years 1946 and 1947; \$1,000,000 principal amount on December 15, 1948 and \$1,500,000 principal amount on December 15th in each of the years 1949 and 1950;

\$4,000,000 City and County of San Francisco Sewer Bonds—1944, Series A, consisting of 4,000 bonds of the denomination of \$1,000 each, numbered 1 to 4000 inclusive, all dated December 15, 1945, maturing serially in consecutive numerical order from lower to higher, \$500,000 principal amount on December 15 in each of the years 1946 and 1947 and \$1,000,000 principal amount on December 15 of the years 1948 to 1950, both inclusive.

were received.

1. Blyth and Co., Inc. (Managers), by R. W. Borden (signed): For all of the \$5,000,000 City and County of San Francisco Airport Bonds—1945, Series A, offered for sale the sum of \$5,000,000, plus accrued interest thereon from the date of said bonds to the date of payment of said purchase price and the delivery of said bonds, together with a premium of \$1,585, said bonds shall bear interest as follows:

Bonds numbered 1 to 500, at the rate of six (6%) per cent per annum, payable semi-annually.

Bonds numbered 501 to 1000 at the rate of two and three-quarters (2¾%) per cent per annum, payable semi-annually.

Bonds numbered 1001 to 5000 at the rate of one-half (½%) per cent per annum, payable semi-annually.

For all of the \$4,000,000 City and County of San Francisco Sewer Bonds, 1944—Series A, offered for sale, the sum of \$4,000,000, plus accrued interest thereon from the date of said bonds to the date of payment of said purchase price and the delivery of said bonds, together with a premium of \$1,460, said bonds shall bear interest as follows:

Bonds number 1 to 500, at the rate of six (6%) per cent per annum, payable semi-annually.

Bonds number 501 to 1000, at the rate of one and one-half (1½%) per cent per annum, payable semi-annually.

Bonds numbered 1001 to 4000 at the rate of one-half (½%) per cent per annum, payable semi-annually.

2. Halsey, Stuart and Company, Inc.: For all of the \$5,000,000 City and County of San Francisco, Airport Bonds—1945, Series A, offered for sale the sum of \$5,000,000, plus accrued interest from the date of said bonds to the date of payment of said purchase price and the delivery of said bonds, together with a premium of \$72,950, said bonds shall bear interest as follows:

Bonds numbered 1 to 1000 at the rate of four (4%) per cent per annum, payable semi-annually.

Bonds numbered 1001 to 5000 at the rate of one (1%) per cent per annum, payable semi-annually.

For all of the \$4,000,000 City and County of San Francisco Sewer Bonds—1944, Series A, offered for sale the sum of \$4,000,000 plus accrued interest thereon from the date of said bonds to the date of payment of said purchase price and the delivery of said bonds, together with a premium of \$64,700, said bonds shall bear interest as follows:

Bonds numbered 1 to 1000 at the rate of four (4%) per cent per annum, payable semi-annually.

Bonds numbered 1001 to 4000 at the rate of one (1%) per cent per annum, payable semi-annually.

3. American Trust Company, Syndicate Representative by (signed) L. H. Empey, Assistant Vice-President: For all of the \$5,000,000 City and County of San Francisco Airport Bonds, 1945—Series A, offered for sale the sum of \$5,000,000 plus accrued interest thereon from the date of said bonds to the date of payment of said purchase price and the delivery of said bonds, together with a premium of \$10,550, said bonds shall bear interest as follows:

Bonds numbered 1 to 2000 at the rate of three (3%) per cent per annum, payable semi-annually.

Bonds numbered 2001 to 5000 at the rate of three-quarters (¾%) per cent per annum, payable semi-annually.

For all of the \$4,000,000 City and County of San Francisco Sewer Bonds—1944, Series A, offered for sale, the sum of \$4,000,000 plus accrued interest thereon from the date of said bonds to the date of payment of said purchase price and the delivery of said bonds, together with a premium of \$100,700, said bonds shall bear interest as follows:

Bonds numbered 1 to 2000 at the rate of three (3%) per cent per annum, payable semi-annually.

Bonds numbered 2001 to 4000 at the rate of three-quarters ($\frac{3}{4}\%$) per cent per annum, payable semi-annually.

4. Bank of America, N. T. and S. A. (signed) Russell A. Kent: For all of the \$5,000,000 City and County of San Francisco Airport Bonds—1945, Series A, offered for sale the sum of \$5,000,000 plus accrued interest thereon from the date of said bonds to the date of payment of said purchase price and the delivery of said bonds, together with a premium of \$3,500, said bonds shall bear interest as follows:

Bonds numbered 1 to 500 at the rate of three (3%) per cent per annum, payable semi-annually.

Bonds numbered 501 to 5000 at the rate of one-half of one ($\frac{1}{2}$ of 1%) per cent per annum, payable semi-annually.

For all of the \$4,000,000 City and County of San Francisco Sewer Bonds—1944, Series A, offered for sale the sum of \$4,000,000, plus accrued interest thereon from the date of said bonds to the date of payment of said purchase price and the delivery of said bonds, together with a premium of \$2,800, said bonds shall bear interest as follows:

Bonds numbered 1 to 500 at the rate of three (3%) per cent per annum, payable semi-annually.

Bonds numbered 501 to 4000 at the rate of one-half of one ($\frac{1}{2}$ of 1%) per cent, per annum, payable semi-annually.

Successful bidder No. 4—Bank of America, N. T. and S. A.

Adopted.

Subsequently during the proceedings the following recommendations of the Finance Committee were taken up:

Selling City and County of San Francisco Airport Bonds—1945, Series A.

Proposal No. 5326, Resolution No. 5189 (Series of 1939), as follows:

Whereas, the Board of Supervisors of the City and County of San Francisco heretofore duly authorized the issuance of \$5,000,000 principal amount of bonds of the City and County of San Francisco, to be known as "City and County of San Francisco Airport Bonds—1945, Series A," (being part of an authorized issue of \$20,000,000 principal amount), consisting of 5,000 bonds of the denomination of \$1,000 each, numbered from 1 to 5000, both inclusive, all dated December 15, 1945, and maturing in consecutive numerical order, from lower to higher, \$500,000 principal amount on December 15th in each of the years 1946 and 1947, \$1,000,000 principal amount on December 15, 1948 and \$1,500,000 principal amount on December 15th in each of the years 1949 and 1950; to bear interest at a rate not to exceed six (6%) per cent per annum, payable semi-annually on June 15th and December 15th in each year, and further duly authorized the sale of said bonds at public sale to the highest and best bidder therefor; and

Whereas, notice of the sale of said bonds has been duly given in the manner prescribed by said resolution authorizing the sale of said bonds, and the following bids for said bonds were and are the only bids received by said Board of Supervisors, to wit:

Name of Bidder	Net Interest Cost to City and County
Bank of America, N. T. & S. A.	\$91,200
American Trust Co. et al	117,540
Blyth & Co. Inc. et al	125,155
Halsey, Stuart & Co. Inc., et al	135,410

And Whereas, the said bid of Bank of America N.T. & S.A. is the highest and best bid for said bonds in the principal amount of \$5,000,000 considering the interest rates specified and the premium offered, now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, as follows, to-wit:

1. Said bid of Bank of America N. T. & S. A. for \$5,000,000 principal amount of said bonds shall be, and is hereby, accepted and the Treasurer of the City and County of San Francisco is hereby authorized and directed to deliver to Bank of America N. T. & S. A. \$5,000,000 principal amount of said bonds upon payment to said Treasurer of the said purchase price, to-wit: Par, accrued interest at the rate of three (3) per cent per annum on bonds numbered 1 to 500, both inclusive; at the rate of one-half ($\frac{1}{2}$) of one (1) per cent per annum on bonds numbered 501 to 5000, both inclusive, to date of delivery, and a premium of \$3,500. Said bonds shall bear interest at the said rates hereinabove set forth, payable semi-annually on June 15th and December 15th.

2. That all bids except the bid of Bank of America N. T. & S. A. are hereby rejected and the Clerk of the Board of Supervisors is hereby ordered and directed to return to the unsuccessful bidders their several checks accompanying their respective bids.

3. The Purchaser of Supplies of the City and County is directed to cause to be lithographed, printed or engraved a sufficient number of blank bonds and coupons of suitable quality, said bonds and coupons to show on their face that the same bear interest at the rates aforesaid, in accordance with instructions from the Clerk of the Board of Supervisors.

Resolved, Further, That this resolution shall take effect from and after its passage and approval.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Selling City and County of San Francisco Sewer Bonds—1944, Series A.

Proposal No. 5327, Resolution No. 5190 (Series of 1939), as follows:

Whereas, the Board of Supervisors of the City and County of San Francisco heretofore duly authorized the issuance of \$4,000,000 principal amount of bonds of the City and County of San Francisco, to be known as "City and County of San Francisco Sewer Bonds—1944, Series A," (being part of an authorized issue of \$12,000,000 principal amount), consisting of 4,000 bonds of the denomination of \$1,000

each, numbered from 1 to 4000, both inclusive, all dated December 15, 1945, and maturing in consecutive numerical order, from lower to higher, \$500,000 principal amount on December 15th in each of the years 1946 and 1947, and \$1,000,000 principal amount on December 15th in each of the years 1948 to 1950, both inclusive; to bear interest at a rate not to exceed six (6) per cent per annum, payable semi-annually on June 15th and December 15th in each year, and further duly authorized the sale of said bonds at public sale to the highest and best bidder therefor; and

Whereas, notice of the sale of said bonds has been duly given in the manner prescribed by said resolution authorizing the sale of said bonds, and the following bids for said bonds were and are the only bids received by said Board of Supervisors, to-wit:

Name of Bidder	Net Interest Cost to City and County
Bank of America, N. T. & S. A.	\$70,440
American Trust Co., et al	86,200
Blyth & Co., Inc., et al	92,620
Halsey, Stuart & Co., Inc. et al	100,740

And Whereas, the said bid of Bank of America N. T. & S. A. is the highest and best bid for said bonds in the principal amount of \$4,000,000 considering the interest rates specified and the premium offered, now, therefore, be it

Resolved, by the Board of Supervisors of the City and County of San Francisco, as follows, to-wit:

1. Said bid of Bank of America N. T. & S. A. for \$4,000,000 principal amount of said bonds shall be, and is hereby, accepted and the Treasurer of the City and County of San Francisco is hereby authorized and directed to deliver to Bank of America N. T. & S. A. \$4,000,000 principal amount of said bonds upon payment to said Treasurer of the said purchase price, to-wit: Par, accrued interest at the rate of three (3) per cent per annum on bonds numbered 1 to 500, both inclusive; at the rate of one-half ($\frac{1}{2}$) of one (1) per cent per annum on bonds numbered 501 to 4000, both inclusive, to date of delivery, and a premium of \$2,800. Said bonds shall bear interest at the said rates hereinabove set forth, payable semi-annually on June 15th and December 15th.

2. That all bids except the bid of Bank of America N. T. & S. A. are hereby rejected and the Clerk of the Board of Supervisors is hereby ordered and directed to return to the unsuccessful bidders their several checks accompany their respective bids.

3. The Purchaser of Supplies of the City and County is directed to cause to be lithographed, printed or engraved a sufficient number of blank bonds and coupons of suitable quality, said bonds and coupons to show on their face that the same bear interest at the rates aforesaid, in accordance with instructions from the Clerk of the Board of Supervisors.

Resolved, Further, That this resolution shall take effect from and after its passage and approval.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Closing and Abandonment of Alameda Street Between Florida and Bryant Streets.

Board of Supervisors to hear all persons interested in or objecting to proposed closing and abandonment of Alameda Street between Florida and Bryant Streets, pursuant to notice of intention given in Resolution No. 5145 (Series of 1939).

Adopted.

Supervisor Meyer presented the following recommendation of the Streets Committee:

Intention to Close Alameda Street Between Florida and Bryant Streets.

Proposal No. 5329, Resolution No. 5192 (Series of 1939), as follows:

Whereas, The Rainier Brewing Company of San Francisco has requested that Alameda Street between Florida and Bryant Streets be closed and abandoned so that said Rainier Brewing Company may expand its present plant; and

Whereas, The Rainier Brewing Company is the owner of the lands adjoining both sides of Alameda Street between Florida and Bryant Streets; now, therefore, be it

Resolved, That the public interest requires and it is the intention of this Board of Supervisors to close and abandon all of that portion of Alameda Street lying between Florida and Bryant Streets. Reference is made to a map on file in the office of the Clerk of the Board of Supervisors of the City and County of San Francisco, State of California. Said closing and abandonment shall be done and made in the manner and in accordance with Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California, and notice is hereby given that on the 28th day of January, 1946, this Board will hear all persons interested in or objecting to said closing and abandonment.

Before the final closing of Alameda Street, The Rainier Brewing Co., the abutting owners, shall pay to the City and County of San Francisco the sum of One Hundred Dollars (\$100) to defray the cost of advertising and the expenses incidental to the said closing. Said Rainier Brewing Co. shall, at its own expense, pay the cost of abandoning the existing sewer in Alameda Street between Bryant and Florida Streets, together with the cost of replacing the existing 12" V.C.P. sewer in Bryant Street with an 18" V.C.P. sewer. Also The Rainier Brewing Co. shall pay the cost of adjusting the pavement and curbs in the crossings of Bryant Street and Alameda Street, including the relocation of the catchbasins and other appurtenances.

Prior to the passage of the Resolution of Intention to Close Alameda Street between Florida and Bryant Streets, The Rainier Brewing Co. must enter into an agreement with the Pacific Gas & Electric Co. for the removal of that company's facilities from Alameda Street, and the rerouting of the same.

The Clerk of the Board is hereby directed to transmit a certified copy of this resolution to the Department of Public Works and the Department of Public Works is hereby directed to give notice of said contemplated closing of said street in the manner provided by law, and to cause notice to be published in The San Francisco Chronicle, the official newspaper, as required by law.

Further Resolved, That Resolution 5145 (Series of 1939) be and it is hereby repealed.

Adopted by the following vote:

Ayes: Supervisors Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—9.

Absent: Supervisors Brown, Gartland—2.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Appropriating \$1,260 From Appropriation No. 566.199.00—Compensation Reserve—Water Department, to Credit of Appropriation No. 566.110.06—Permanent Salaries—Water Department, to Provide for Compensation of One O53 Sub-Foreman Farmer at (s \$210; Abolishing Position of One J10 Laborer Sub-Foreman at \$8.10 Per Day.

Bill No. 3828, Ordinance No. 3615 (Series of 1939), as follows:

Appropriating the sum of \$1,260, from Appropriation No. 566.199.00—Compensation Reserve—Water Department, to credit of Appropriation No. 566.110.06—Permanent Salaries—Water Department, to provide for compensation of one O53 Sub-Foreman Farmer at (s \$210; abolishing position of one J10 Laborer Sub-Foreman at \$8.10 per day.

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

Section 1. The sum of \$1,260.00 is hereby appropriated from Appropriation No. 566.199.00—Compensation Reserve—Water Department, to credit of Appropriation No. 566.110.06—Permanent Salaries—Water Department, to provide for compensation of one O53 Sub-Foreman Farmer at (s \$210.

The position of one O53 Sub-Foreman Farmer at (s \$210 is hereby created; the position of one J10-Laborer Sub-Foreman at \$8.10 per day is hereby abolished.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Recommended by the Manager of Utilities.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—9.

Absent: Supervisors Brown, Gartland—2.

Amending Annual Salary Ordinance, Public Utilities Commission—Agricultural Division, by Deleting Section Including 2 Laborers and 1 Labor Sub-Foreman.

Bill No. 3763, Ordinance No. 3606 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), Section 75.5, Public Utilities Commission—Agricultural Division, by deleting this section which includes the following employments transferred to Section 73.5: 2 J4 Laborers at \$7.60 and 1 J10 Labor Sub-Foreman at \$8.10 day.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939) is hereby amended by deleting Section 75.5.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—9.

Absent: Supervisors Brown, Gartland—2.

Amending Salary Ordinance, Section 73.5, Public Utilities Commission—San Francisco Water Department, by Adding Item 33.01, 2 J4 Laborer at \$7.60 Per Day; and Item 33.02, 1 O51 Farmer Sub-Foreman at \$175-200.

Bill No. 3764, Ordinance No. 3607 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 73.5, PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT (Continued), by adding item 33.01, 2 J4 Laborer at \$7.60 per day; and item 33.02, 1 O51 Farmer Sub-Foreman at \$175-200.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 73.5, is hereby amended to read as follows:

**Section 73.5. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

AGRICULTURAL DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
33	1	B408	General Clerk-Stenographer	\$160-200
33.01	2	J4	Laborer	7.60 day
33.02	1	O61	Farmer Sub-Foreman	170-200
33.1	1	O52	Farmer	150-175
34	1	V30	Assistant Superintendent, Agriculture	215-260
35	1	V40	Superintendent, Agriculture	260-325

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—9.

Absent: Supervisors Brown, Gartland—2.

Amending Salary Ordinance by Establishing a New Section to Be Known as Section 2.5.1—Method of Conversion of Annual or Monthly Rates to Semi-Monthly Rates.

Bill No. 3822, Ordinance No. 3609 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), by establishing a new section to be known as Section 2.5.1—Method of Conversion of Annual or Monthly Rates to Semi-Monthly Rates.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) is hereby amended by adding new section 2.5.1 title of which is recited above:

Section 2.5.1—Method of Conversion of Annual or Monthly Rates to Semi-Monthly Rates. When rates of compensation provided on an annual or monthly basis are converted to semi-monthly rates for payroll purposes and the resulting amount involves a fraction of a cent, the converted semi-monthly rate shall be adjusted to eliminate such fraction of a cent on the following basis.

When the fraction is less than one-half ($\frac{1}{2}$), it shall be dropped, and the amount reduced to the next full cent.

When the fraction is one-half ($\frac{1}{2}$) or more, the amount shall be increased to the next full cent.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—9.

Absent: Supervisors Brown, Gartland—2.

Appropriating \$1,250 From Surplus Existing in General Fund Reserve for Adjustment, to Provide Funds in the Purchasing Department for Reproducing the Required Number of Copies of the Budget of the City and County of San Francisco.

Bill No. 3823, Ordinance No. 3610 (Series of 1939), as follows:

Appropriating the sum of \$1,250 from the surplus existing in the General Fund Reserve for Adjustment, to provide funds in the Purchasing Department for reproducing the required number of copies of the 1946-1947 Budget of the City and County of San Francisco.

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

Section 1. The sum of \$1,250 is hereby appropriated from the surplus existing in the General Fund Reserve for Adjustment, to the credit of Appropriation No. 533.200.50, to provide funds in the Purchasing Department for reproducing the required number of copies of the 1946-1947 Budget of the City and County of San Francisco.

Recommended by the Purchaser of Supplies.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Acting Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—9.

Absent: Supervisors Brown, Gartland—2.

Appropriating \$700 From Surplus Existing in the General Fund Compensation Reserve to Provide Funds for the Payment of Overtime to Monthly Employees of Public Welfare Department.

Bill No. 3824, Ordinance No. 3611 (Series of 1939), as follows:

Appropriating the sum of \$700 from the surplus existing in the General Fund Compensation Reserve to provide funds for the payment of overtime to monthly employees of the Public Welfare Department.

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

Section 1. The sum of \$700 is hereby appropriated from the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 556.111.00, to provide funds for the payment of overtime to monthly employees of the Public Welfare Department.

Recommended by the Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Acting Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—9.

Absent: Supervisors Brown, Gartland—2.

Amending Section 1 of Bill No. 2113, Ordinance No. 2027 (Series of 1939), Increasing the Public Welfare Department Revolving Fund From \$1,500 to \$3,000.

Bill No. 3825, Ordinance No. 3612 (Series of 1939), as follows:

Amending Section 1 of Bill No. 2113, Ordinance No. 2027 (Series of 1939) increasing the Public Welfare Department Revolving Fund from \$1500 to \$3000.

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

Section 1. Section 1 of Bill 2113, Ordinance No. 2027 (Series of 1939) is hereby amended to read as follows:

There is hereby established a revolving fund to be known as the Public Welfare Department Revolving Fund which sum shall not exceed the sum of three Thousand Dollars (\$3,000), said fund to be used for the payment of emergency expenditures for relief of county indigents, and persons eligible for assistance under the War Service and Assistance Program, and such other expenses of the Public Welfare Department and of the Director thereof which cannot be conveniently paid by warrants drawn upon the Treasurer of the City and County of San Francisco.

Recommended by the Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved as to form by the City Attorney.

Approved as to funds available, subject to adoption of bill appropriating the funds, by the controller.

Approved by the Acting Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Appropriating \$1,500 Appropriation No. 556.840.05 Indigent Aid, Public Welfare Department, for the Purpose of Increasing Public Welfare Department Revolving Fund From \$1,500 to \$3,000.

Bill No. 3826, Ordinance No. 3613 (Series of 1939), as follows:

Appropriating the sum of \$1,500 from Appropriation No. 556.840.05 Indigent Aid, Public Welfare Department, for the purpose of increasing the Public Welfare Department Revolving Fund from \$1,500 to \$3,000.

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

Section 1. There is hereby appropriated from the surplus existing in Appropriation No. 556.840.05—Indigent Aid, Public Welfare Department, the sum of \$1,500 for the purpose of increasing the Public Welfare Department Revolving Fund from \$1,500 to \$3,000.

Recommended by Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Acting Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

**Authorizing Deed to County of San Mateo of Right of Way for
Realignment of Polhemus Road, County Road No. 17.**

Bill No. 3827, Ordinance No. 3614 (Series of 1939), as follows:

Authorizing deed to County of San Mateo for right of way for realignment of Polhemus Road, County Road No. 17.

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

Section 1. In accordance with Resolution No. 7041, adopted by the Public Utilities Commission on October 22, 1945, the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, hereinafter referred to as the City, are hereby authorized and directed to execute a deed to the County of San Mateo, a Political subdivision of the State of California, hereinafter referred to as the County, a right of way easement for public road purposes over the following described City owned real property situated in the County of San Mateo, State of California:

Beginning at a point on the center line of the County Road leading from San Mateo to Half Moon Bay as referred to in "Parcel 31—Crystal Springs, San Andreas and Pilarcitos Reservoirs and Water Shed Lands" in deed from Spring Valley Water Company to City and County of San Francisco, recorded March 3, 1930, in Volume 491 of Official Records at page 1, Records of San Mateo County; said point bearing South $48^{\circ} 04' 35''$ West 50.00 feet distant, more or less, from Engineers Station 110 + 44.41 P.O.C. on the center line of the San Mateo County Survey of the Polhemus Road, said survey being made in the year 1944, thence from said point of beginning on a curve to the right, tangent to a line which bears North $41^{\circ} 55' 25''$ west, said curve having a radius of 850 feet and a central angle of $11^{\circ} 19' 25''$ an arc distance of 167.99 feet; thence North $30^{\circ} 36'$ West 134.85 feet; thence on a curve to the left; tangent to the last mentioned course, said curve having a radius of 850 feet and a central angle of $17^{\circ} 12'$ an arc distance of 255.17 feet; thence North $47^{\circ} 48'$ West 153.65 feet; thence on a curve to the right, tangent to the last mentioned course, said curve having a radius of 300 feet and a central angle of $61^{\circ} 16'$ an arc distance of 320.79 feet; thence North $13^{\circ} 28'$ East 492.39 feet; thence on a curve to the right, tangent to the last mentioned course; said curve having a radius of 750 feet and a central angle of $27^{\circ} 02'$ an arc distance of 353.87 feet; thence North $40^{\circ} 30'$ East 237.74 feet; thence on a curve to the left, tangent to the last mentioned course, said curve having a radius of 150 feet and a central angle of $48^{\circ} 13'$ an arc distance of 126.23 feet; thence North $82^{\circ} 17'$ East 50 feet to Engineers Station 132 + 57.24 E. C. on the center line of the San Mateo County Survey of the Polhemus Road above mentioned; thence continuing North $82^{\circ} 17'$ East 11.44 feet, more or less, to the center line of the County Road leading from San Mateo to Half Moon Bay as referred to in hereinabove mentioned "Parcel 31—Crystal Springs, San Andreas and Pilarcitos Reservoirs and Water Shed Lands"; thence along the Center line of the County Road leading from San Mateo to Half Moon Bay as described in Parcel 31 hereinabove mentioned, said center line of said County Road being the dividing line between the property of the Spring Valley Company, Ltd., and the property of the City and County of San Francisco, South $12^{\circ} 21'$ East 74.73 feet; thence South $43^{\circ} 09'$ West 440 feet to Station "P-43" as referred to in description of hereinabove mentioned Parcel 31; said Station "P-43" being

further described as bearing South 1° 22' 39" East 2236.24 feet distant from Station "P-1", said Station "P-1" being described as being a point set in the center of San Mateo Creek at the most northerly corner of that certain 43.17 acre tract conveyed by Henry Barriolhet to Spring Valley Water Works by deed recorded January 31, 1891 in Book 54 of Deeds at page 316, Records of San Mateo County, said Station "P-1" being further described as bearing South 71° 48' West 14.60 feet distant from an alder tree 26 inches in diameter, blazed and scribed "BT" now standing in the easterly edge of San Mateo Creek, said Station "P-1" being further described as bearing North 72° 57' West 99.60 feet distant from an iron pipe monument set on a straight line between said Station "P-1" and Station "P-2", as said Station "P-1" and "P-2" are described in agreement of boundary lines between Spring Valley Water Company and Celia Clark, recorded October 16, 1929 in Volume 433 of Official Records at page 453, Records of San Mateo County, thence from last mentioned Station "P-43" and continuing along the center line of above mentioned County Road leading from San Mateo to Half Moon Bay as described in Parcel 31 hereinabove mentioned, South 20° 31' West 460 feet; thence South 1° 19' East 230 feet; thence South 14° 11' West 240 feet; thence South 49° 34' East 420 feet; thence South 28° 49' East 200 feet; thence South 35° 09' East 234.15 feet; thence South 70° 29' West 44.80 feet to the point of beginning. Containing 2.16 Acres more or less.

All courses are based on San Mateo County Meridian.

Section 2. Said deed shall be made subject to the following reservations and conditions:

1. This conveyance shall not become effective until the County of San Mateo closes and abandons that certain County road known as the Sawyer Road leading from the westerly end of Millbrae Avenue, thence crossing San Andreas Dam and terminating at a point on the Skyline Boulevard near Crystal Springs Dam.

2. In consideration for this grant the County shall at its own expense construct, maintain, and operate a public road over said land as a part of Polhemus Road, also known as County Road No. 17. In the event that the County uses said land for any other purpose, or if the public road on said premises is abandoned for a period of one year, then title to said land shall revert to the City.

Recommended by Director of Property.

Approved as to form by City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Appropriating \$1,680 From Appropriation No. 566.199.00—Compensation Reserve—Water Department, to Credit of Appropriation No. 566.110.19—Permanent Salaries—Water Department, to Provide for Compensation of One B222 General Clerk at (s \$240 (Veteran Returning From Military Leave); Abolishing Position of One B512 General Clerk-Typist at (s \$204.

Bill No. 3829, Ordinance No. 3616 (Series of 1939), as follows:

Appropriating the sum of \$1,680 from Appropriation No. 566.199.00—Compensation Reserve—Water Department, to credit of Appropriation No. 566.110.19—Permanent Salaries—Water Department, to provide for compensation of one B222 General Clerk at

(s \$240 (veteran returning from military leave); abolishing position of one B512 General Clerk Typist at (s \$204.

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

Section 1. The sum of \$1,680 is hereby appropriated from Appropriation No. 566.199.00—Compensation Reserve—Water Department to credit of Appropriation No. 566.110.19—Permanent Salaries—Water Department, to provide for compensation of one B222 General Clerk at (s \$240 (veteran returning from military leave).

Section 2. The position of one B222 General Clerk at (s \$240 (veteran returning from military leave) is hereby created; the position of one B512 General Clerk Typist at (s \$204 is hereby abolished.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Recommended by the Manager of Utilities.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Appropriating \$3,302 From Surplus Existing in Water Department Appropriation No. 66.959.00, to Provide Funds for Modification of Contract No. 385—Riprapping San Andreas Outlet No. 3, Which Modification Is in Excess of 10 Per Cent of the Certified Estimated Contract Price.

Bill No 3830, Ordinance No. 3617 (Series of 1939), as follows:

Appropriating the sum of \$3,302 from the surplus existing in Water Department Appropriation No. 66.959.00, to provide funds for modification of Contract No. 385—Riprapping San Andreas Outlet No. 3, which modification is in excess of 10 per cent of the certified estimated contract price.

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

Section 1. The sum of \$3,302 is hereby appropriated from the surplus existing in Water Department Appropriation No. 66.959.00, to the credit of Appropriation No. 66.959.02, to provide funds for modification of Contract No. 385—Riprapping San Andreas Outlet No. 3—made necessary in order to provide additional yardage of riprap required to extend riprap protection down to low water level made accessible by lowering lake level five feet below point which it was originally thought possible when preparing contract and estimate, which modification is in excess of 10 per cent of the certified estimated contract price.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Approved as to funds available by the Controller.

Approved by the Acting Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

**Amending Annual Salary Ordinance, War Memorial, by Adding
2 Watchmen at \$140-165.**

Bill No. 3736, Ordinance No. 3605 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 18 War Memorial, by increasing the number of employments under Item 7 from 5 to 7 C152 Watchman at \$140-165.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 18 is hereby amended to read as follows:

Section 18. WAR MEMORIAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B59	Secretary, Board of Trustees, War Memorial	\$275-325
2	1	B96	Managing Director, War Memorial	500-600
3	1	B408	General Clerk-Stenographer	160-200
4	2	C52	Elevator Operator	140-165
5	19	C104	Janitor	140-170
6	1	C108	Foreman Janitor	175-210
7	7	C152	Watchman	140-165
8	1	C202	Window Cleaner	175-200
9	1	E108	Electrician	(i) 348.50
10	1	E109	Stage Electrician	15.00 day
11	1	E130	Elevator Mechanic	(i) 359.50
12	2	O168.1	Operating Engineer	250
13	1	O172	Chief Operating Engineer	312.50
14	1	A165	Stage Carpenter	15.00 day
15	1	C252	Opera House Attendant (part time) as needed75 hr.

AS NEEDED

16	1	A170	Stage Property Man	15.00 day
17	1	A354	Painter	12.00 day

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

**Amending Annual Salary Ordinance, Public Utilities Commission
—Alameda System, by Adding 1 General Clerk and Deleting
1 General Clerk-Typist, Both at \$160-200.**

Bill No. 3810, Ordinance No. 3608 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 75.2 Public Utilities Commission—Alameda System, by adding new Item 16.2, 1 B222 General Clerk at \$160-200; and by decreasing the number of employments under Item 17 from 2 to 1 B512 General Clerk-Typist.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 75.2, is hereby amended to read as follows:

**Section 75.2. PUBLIC UTILITIES COMMISSION—
ALAMEDA SYSTEM**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
16.2	1	B222	General Clerk	\$160-200
17	1	B512	General Clerk-Typist	160-200
18	1	C102	Janitress (part time)	35
19	1	O58	Gardener	150-175
20	1	O166.1	Junior Operating Engineer (part time)	75
21	1	U130	Reservoir Keeper	175-200
22	2	U212	Ranger	165-190
23	1	U231	Assistant Superintendent, Alameda District	200-250
24	1	U232	Superintendent, Alameda District	280-350

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Final Passage.

The following recommendation of Streets Committee, heretofore passed for second reading, was taken up:

Ordering Performance of Certain Street Work on Portion of Forty-third Avenue Between Ortega and Pacheco Streets.

Bill No. 3831, Ordinance No. 3618 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same, on Forty-third Avenue (east ½) between Ortega and Pacheco Streets by grading to the official line and sub-grade.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors November 26, 1945, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

Forty-third Avenue (east ½) between Ortega and Pacheco Streets,

by grading to the official line and sub-grade and by the construction of the following items:

- | <i>No.</i> | <i>Item</i> |
|------------|---|
| 1. | Asphaltic concrete on rock sub-base pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base and a 2-inch asphaltic concrete wearing surface. |
| 2. | Unarmored concrete curb. |
| 3. | 8-inch V. C. P. side sewers. |

The assessment district hereby approved is described as follows:

Within the exterior boundary of all those certain lots delineated, designated and numbered respectively as: Block 2092, Lots 1, 2, 3 and 4. All being designated on the maps and books of the Assessor of the City and County of San Francisco. and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above mentioned improvement.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors MacPhee, Mead, Mancuso.

Land Purchase—Bay Shore Freeway.

Proposal No. 5311, Resolution No. 5177 (Series of 1939), as follows:

Resolved, In accordance with the written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties or the legal owners, to certain real property situated in San Francisco, California, required for Bay Shore Freeway, State Highway Route No. 68, Project No. 33(b), and that sums set forth below be paid for said property from Appropriation No. 951.933.58.

Samuel S. and Anna Saporita	\$6,135
Lot 4-I in Assessor's Block 4991, excepting the improvements thereon known as No. 1970 Bay Shore Boulevard.	
Robert and Ruby M. Barnhart	3,900
Lot 16 in Assessor's Block 5477.	
Rudolph and Gina Heinz	6,250
Lot 3B in Assessor's Block 4991.	
Joseph Caponotti	5,000
Lot 14 in Assessor's Block 5477.	
D. E. Haffemayer	26,000
Lots 3, 4, 5, 18 and 19 in Assessor's Block 5477.	
Carlo and Lena Eandi	4,700
Lot 6 in Assessor's Block 5481.	
William and Jennie Chiminolli	5,750
Lots 5A and 8 in Assessor's Block 5481.	

The City Attorney shall examine and approve the title to said property.

It is understood that said improvements, known as No. 1970 Bay Shore Boulevard, located on Lot 4-I in Assessor's Block 4991, shall remain the property of Samuel S. Saporita et ux and shall be removed from said land at their own cost and expense.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to description by the City Engineer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Land Purchase—Bay Shore Freeway.

Proposal No. 5312, Resolution No. 5178 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept a deed from Vula Hontalas, or the legal owner, to Lot 8 in Assessor's Block 5037, San Francisco, California required for Bay Shore Freeway, State Highway Route No. 68, Project No. 33(b), and that the sum of \$5,500 be paid for said property from Appropriation No. 951.933.58.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to description by the City Engineer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Land Purchase—Bay Shore Freeway.

Proposal No. 5313, Resolution No. 5179 (Series of 1939), as follows:

Resolved, In accordance with the written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties or the legal owners, to certain real property situated in San Francisco, California, required for Bay Shore Freeway, State Highway No. 68, Project No. 33(b), and that sums set forth below be paid for said property from Appropriation No. 951.933.58.

Emanuele and Vera Borg	\$6,700
Lot 10 in Assessor's Block 5473.		
Americo and Birdie Cristiani	6,770
Lot 10B in Assessor's Block 5473.		

Antonio and Celia Casazza	4,270
Lots 10A and 11 in Assessor's Block 5473.	
Baldassarro and Ida Cefalu	9,500
Lot 11A in Assessor's Block 5473.	
Cancalvo Pucciarelli and Vivarello Gagetti	4,100
Lot 4 in Assessor's Block 5473.	
Marco and Lucrezia Morenco	3,350
Lot 13A in Assessor's Block 5477.	
Amos Bartolezzi	4,300
Lots 9 and 10 in Assessor's Block 5477.	

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to description by the City Engineer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Land Purchase—McLaren Park.

Proposal No. 5314, Resolution No. 5180 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from William Goggin and Ellie T. Goggin, his wife, or the legal owner to Lot 6 in Assessor's Block 6027, San Francisco, California, required for the proposed McLaren Park and that the sum of \$350 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Approved as to form by the City Attorney.

Recommended by the Director of Property.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Cancellation of Taxes on Property Acquired by the State of California and the Veterans Welfare Board.

Proposal No. 5315, Resolution No. 5181 (Series of 1939), as follows:

Resolved, That in accordance with the consent of the City Attorney, and pursuant to Section 4936 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor, be, and he is hereby, authorized and directed to cancel the first installment of real property taxes for the year 1945-46, which became a lien on the first Monday in March, 1945, on the following described property:

<i>Lot</i>	<i>Block</i>
12, 17, 3 1E	3976
13	3976
14	3976
15	3976
18	4215
36	6770
32	2038a
16a	1917

Said property has been acquired by the State of California and the Veterans Welfare Board.

Approved as to form and cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Cancellation of Taxes—Property Acquired by the United States of America.

Proposal No. 5316, Resolution No. 5782 (Series of 1939), as follows:

Resolved, In accordance with the consent of the City Attorney and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller in his capacity as County Auditor be and he is hereby authorized and directed to cancel all taxes for 1943-1944, which said 1943-1944 taxes became a lien on the first Monday in March, 1943, on the following described property:

<i>Lot</i>	<i>Block</i>
6	4675

Said property was acquired by the United States of America subsequent to the first Monday in March, 1943.

Approved as to form and cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Confirming Sale of Lot 28 in Assessor's Block 2749 to Raymond H. Kastl.

Proposal No. 5317, Resolution No. 5183 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3481, Bill No. 3686 (Series of 1939), the Director of Property advertised in the official newspaper that bids or offers would be received by him on December 27, 1945, to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the easterly line of Douglass Street, distant thereon 163 feet northerly from the northerly line of Twenty-first Street; running thence northerly along said line of Douglass Street 25 feet; thence at a right angle easterly 130 feet; thence at a right angle southerly 25 feet; and thence at a right angle westerly 130 feet to the point of beginning.

Being part of Horner's Addition Block No. 212.

Whereas, in response to said advertisement Raymond H. Kastl offered to purchase said land for the sum of \$1,760 cash, no higher bids having been made or received; and

Whereas, said sum of \$1,760 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$1,000; and

Whereas, said party has paid the City a deposit of \$176 in connection with this transaction; and

Whereas, the Director of Property and the Board of Fire Commissioners have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Raymond H. Kastl, or his assignee. The Director of Property shall deliver said deed to the grantee upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan. Uhl—10.

Absent: Supervisor Gartland—1.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5319, Resolution No. 5184 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, containing new applications, denials, suspensions, discontinuances and other transactions, effective December 1, 1945, January 1, 1946, or as noted, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Determination of Liability of Responsible Relatives of Recipients of Old Age Security Aid.

Proposal No. 5320, Resolution No. 5185 (Series of 1939), as follows:

Resolved, That the Board of Supervisors hereby determines that the responsible relatives of the recipients of Old Age Security Aid, listed in the report of the Public Welfare Department to the Board of Supervisors, dated January 2, 1946, are able to contribute each month to the said recipients of Old Age Security Aid the amounts stated in said report; that said determination is made upon the basis of the Relatives Contribution Scale set forth in Section 2181 of the Welfare and Institutions Code of the State of California; and the City Attorney is hereby requested and authorized to commence legal proceedings in the Superior Court of the State of California, in and for the City and County of San Francisco, as provided in Section 2224 of the Welfare and Institutions Code of the State of

California, against the responsible relatives who refuse to assume the obligation of making the monthly contribution to the recipients of Old Age Security Aid in accordance with the determination of their liability as made on this date by the Board of Supervisors.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

**Authorizing Temporary Transfer of Funds Pending Collection
of Second Installment of Taxes.**

Proposal No. 5321, Resolution No. 5186 (Series of 1939), as follows:

Resolved, That pursuant to the provisions of Section 31 of Article IV of the Constitution of the State of California, the Treasurer of the City and County of San Francisco be and he is hereby authorized and directed to make, after the first day of January, 1946, such temporary transfers from funds in his custody as may be necessary for meeting the obligations incurred for the maintenance of the City and County functions of said City and County of San Francisco, from the first day of January, 1946, until the second installment of taxes for the fiscal year 1945-1946 is collected, or is delinquent; that such temporary transfer of said funds shall not exceed eighty-five per cent (85%) of the second installment of taxes to accrue to the City and County for said fiscal year, and said sums so transferred shall be replaced in the funds from which the same were transferred on or before May 15, 1946, and before any other obligation of said City and County is met from such taxes.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

**Authorizing Request for State Public Works Review Board for an
Allotment of One-half the Cost of Preparing Plans for Recreation
Projects, and Repealing Resolution No. 4990 (Series of
1939).**

Proposal No. 5322, Resolution No. 5187 (Series of 1939), as follows:

Whereas, the State of California, under Chapter 47, Statutes of 1944 (4th Extra Session), has appropriated funds for allotment by the Director of Finance to provide financial assistance to Local Agencies defined therein as counties, cities or cities and counties for the purpose of defraying not to exceed one-half the cost of preparing engineering field surveys, engineering or architectural designs, and working and detailed drawings and specifications (hereinafter called "Plans") required for post-war public works projects described as "specific projects" in said Act; and

Whereas, the City and County of San Francisco, hereinafter designated as "Local Agency," desires to apply to the Director of Finance for an allotment of the State's share of the estimated cost of preparing the completed plans hereinafter mentioned and there has been prepared and presented to this Legislative body for consideration an application for such purpose; and

Whereas, Local Agency has provided, or will make available upon approval of the aforementioned application, sufficient funds to prepare the completed plans herein mentioned; now, therefore, be it

Resolved, That Local Agency submit the aforesaid application to

the Director of Finance, requesting allotment of forty-seven thousand, four hundred eighty and 05/100 dollars (\$47,480.05) as hereinafter set forth, being not more than one-half the cost of preparing said completed plans, or for such amount as may be approved by the Director of Finance (said allotment to be used for the purpose of defraying the cost of preparing said completed plans required) for specific projects to be undertaken by Local Agency and described as Recreation Projects, consisting of:

	Cost of Plans	Amount Applied for
St. Mary's Playground and Fieldhouse ...	\$14,063.90	\$ 6,662.55
Corona Heights Grounds and Junior Museum	19,027.00	9,513.50
Potrero Hill Playground Fieldhouse	7,289.00	3,644.50
Burnett Playground and Recreation Center	13,097.92	5,299.50
Sunset Playground Fieldhouse	5,400.00	2,700.00
James D. Phelan Beach (China Beach) ...	12,400.00	6,200.00
North Beach Playground Floodlighting System	1,080.00	540.00
Grattan Playground	6,207.00	2,320.00
Cayuga Playground	7,200.00	3,600.00
Miraloma Playground	6,000.00	3,000.00
Sigmund Stern Grove Facilities and Pinelake Addition	8,000.00	4,000.00
	\$99,764.82	\$47,480.05

Be It Further Resolved, That the estimated cost of preparing such plans is ninety-nine thousand, seven hundred sixty-four and 82/100 dollars (\$99,764.82), as hereinbefore set forth, and that the Local Agency has made provision for paying one-half or more of the cost of preparing such plans;

Be It Further Resolved, That for the purposes of this application, Josephine D. Randall, Superintendent, Recreation Department, 370 City Hall, be and she hereby is authorized and directed to sign the above mentioned application on behalf of Local Agency and submit the same to the Director of Finance and/or the Post-War Public Works Review Board, together with a certified statement of the estimated cost of preparing such plans and such other information as may be required; and said authorized agent is further authorized and directed as the representative of Local Agency to conduct all negotiations and conclude all arrangements, including submission to the Director of Finance of applications for reimbursement, which may be necessary to secure reimbursement to the City for the State's share of the expenditures made in preparing said completed plans.

Be It Further Resolved, That Resolution No. 4990 (Series of 1939) be and the same is hereby repealed.

Approved by the Recreation Commission.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Amending Resolution No. 5166 (Series of 1939). Fixing Fees for Hold-Over Loads at Farmers' Market.

Proposal No. 5323, Resolution No. 5188 (Series of 1939), as follows:

Resolved, That Resolution No. 5166 (Series of 1939) is hereby amended to read as follows:

"Be It Resolved, That fees charged growers selling, or

offering for sale, products at the Farmers' Market shall be as follows until and unless revised by resolution of this Board of Supervisors:

"For Entrance to the Market: \$0.50 per entry plus \$0.50 per ton or fraction of ton of products.

"For Hold-Over Loads: For any load or part of load held over for sale after day of entrance, each day, \$1.00.

"For Use of Sheds: For use of shed by grower who did not participate in financing construction of sheds, \$1.00 per day or any part thereof."

Approved as to form by the City Attorney.

Approved by the Controller.

Recommended by the Chief Administrative Officer.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Passed for Second Reading.

Appropriating the Sum of \$1,250 Out of the Surplus Existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to Provide Funds for the Compensation of 1 B152 Court Room Clerk at \$250 Per Month in the Municipal Court, Which Position Is Created.

Bill No. 3839, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$1,250 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide funds for the compensation of 1 B152 Court Room Clerk at \$250 per month in the Municipal Court, which position is created.

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

Section 1. The sum of \$1,250 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 520.110.00, to provide funds for the compensation of 1 B152 Court Room Clerk at \$250 per month in the Municipal Court.

Section 2. The position of 1 B152 Court Room Clerk at \$250 per month is hereby established in the Municipal Court.

Section 3. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

December 31, 1945—Re-referred to Finance Committee.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Amending Salary Ordinance, Section 23, Municipal Court, by Increasing the Number of Employments Under Item 5 From 14 to 15 B152 Court Room Clerk at \$250-275.

Bill No. 3836, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 23, MUNICIPAL COURT, by increasing the number of employments under item 5 from 14 to 15 B152 Court Room Clerk at \$250-275.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 23, is hereby amended to read as follows:

Section 23. MUNICIPAL COURT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	12		Judges—2½ months	(c \$708.33
			9½ months	833.33
2	1	B85	Jury Commissioner, Municipal Court	(c 450
3	2	B68	Chief Clerk	300-375
4	1	B105	Cashier B.	275-325
5	15	B152	Court Room Clerk	250-275
6	5	B160	Law Clerk	200-250
7	5	B154	Senior Law Clerk	250-300
8	1		Clerk of the Municipal Court, and Secretary to the Judges	(c 625

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

December 31, 1945—*Re-referred to Finance Committee.*

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Appropriating \$300, Park Commission, for Compensation of 1 Supervisor of Restaurants and Playgrounds on 6-Day Week Instead of 5-Day Week.

Bill No. 3842, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$300 from the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to provide funds for the compensation of 1 R24 Supervisor of Restaurants and Playgrounds on a 6-day week, funds for which are now provided on a 5-day week.

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

Section 1. The sum of \$300 is hereby appropriated from the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to the credit of appropriation No. 512.110.03, to provide funds for the compensation of 1 R24 Supervisor of Restaurants and Playgrounds on a 6-day week, funds for which are now provided on a 5-day week.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Park Superintendent.

Approved by the Park Commission.

Approved as to funds available by the Controller.
 Approved as to form by the City Attorney.
 Approved by the Civil Service Commission.
 Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.
 Absent: Supervisor Gartland—1.

Amending Annual Salary Ordinance, Park Department, by Adding 1 Supervisor of Restaurants and Playgrounds to List Authorized to Work in Excess of 40 Hours a Week.

Bill No. 3821, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.15 Park Department, by adding 1 R24 Supervisor of Restaurants and Playgrounds to list of employees authorized to work in excess of 40 hours a week.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.15 is hereby amended to read as follows:

Section 1.15. PARK

Classification	No. Positions	No. Hours
B103 Cashier C	1	4
B222 General Clerk	1	4
C102 Janitress	1	4
C104 Janitor	12	4
O58 Gardener	1	8
O60 Sub-Foreman Gardener	1	8
O80 Nurseryman	1	8
R24 Supervisor of Restaurants and Playgrounds	1	8
R108 Head Lifeguard	1	8
R132 Starter	8	4
W206 Animal Keeper	All	4
W208 Assistant Head Animal Keeper	1	4
W210 Head Animal Keeper	1	4

Approved as to classification by the Civil Service Commission.
 Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.
 Absent: Supervisor Gartland—1.

Authorizing Sale of Lot 1 in Assessor's Block 511.

Bill No. 3843, Ordinance No. (Series of 1939), as follows:

Authorizing sale of Lot 1 in Assessor's Block 511.

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

Section 1. In accordance with the recommendation of the Department of Public Works the Board of Supervisors hereby declares that

public interest and necessity demands the sale of the following described City owned property situated in the City and County of San Francisco, State of California:

Beginning at the point of intersection of the westerly line of Steiner Street with the southerly line of Lombard Street as per map showing the widening of Lombard Street between Richardson Avenue and Van Ness Avenue filed February 18, 1943 in Map Book "O" at pages 86 and 87 Official Records of the City and County of San Francisco and running thence westerly along said southerly line of Lombard Street 100 feet; thence at right angles southerly 3 feet and 9 inches; thence at right angles easterly 100 feet to the westerly line of Steiner Street; thence at right angles northerly along said line of Steiner Street 3 feet and 9 inches to the point of beginning.

Being a portion of Western Addition Block 399.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved as to description by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Authorizing Sale of Certain City Owned Land in Assessor's Block 318.

Bill No. 3844, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain City owned land in Assessor's Block 318.

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

Section 1. The Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Geary Street, distant thereon 60 feet westerly from the westerly line of Jones Street; thence westerly along the southerly line of Geary Street 102 feet 6 inches; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 102 feet 6 inches; thence at a right angle northerly 137 feet 6 inches to the point of commencement.

Section 2. The above described land shall be offered for sale in accordance with Section 92 of the City Charter, subject to that certain automobile parking lease dated May 1, 1945 between the City and County of San Francisco, a municipal corporation, as lessor, herein referred to as City, and Howard J. Mallen and Carmel D. Mallen, his wife, as lessees; provided, however, that in the event the successful bidder desires cancellation of said lease by the City pursuant to the provisions thereof, then the Director of Property may cancel the same by giving the lessees 90 days written notice to that effect and the successful bidder shall pay the City an additional sum of money to cover the cost of such cancellation computed in

accordance with the provisions of said lease. Said additional sum of money shall be paid by the City to the lessees.

Approved by the Director of Property.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Final Passage.

Appropriating \$4,000, Municipal Court, for Purchase of Equipment; an Emergency Ordinance.

Bill No. 3845, Ordinance No. 3619 (Series of 1939), as follows:

Appropriating the sum of \$4,000 out of the Emergency Reserve Fund to provide funds for the purchase of three National Cash Registers and ten units of tabulating files for the Municipal Court; an emergency ordinance.

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

Section 1. The sum of \$4,000 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 533.400.20, to provide funds in the Municipal Court for the purchase of three National Cash Registers and ten units of tabulating files for use in the Traffic Fines Bureau.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: Due to the unusually large volume of business now being handled through the Traffic Fines Bureau of the Municipal Court the installation of the equipment hereinabove mentioned is necessary to the efficient and uninterrupted operation of the Municipal Court. There are no other funds available for the purpose.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl—10.

Absent: Supervisor Gartland—1.

Consideration Postponed.

The following recommendation of Judiciary Committee, was taken up:

Present: Supervisors Mancuso, MacPhee.

City Attorney to Prepare Charter Amendment Authorizing the Issuance of Revenue Bonds for Revenue Producing Utilities.

Proposal No. 5324, Resolution No. (Series of 1939), as follows:

Resolved, That the City Attorney be and is hereby requested, as soon as possible, to prepare and submit to this Board, draft of a

charter amendment to provide that with the approval of the Manager of Utilities, the Public Utilities Commission, the Mayor and two-thirds of the members of the Board of Supervisors, the Public Utilities Commission may issue, and maintain outstanding, revenue bonds to the extent of ten (\$10,000,000) million dollars to provide funds for the construction or improvement of revenue producing utilities.

Discussion.

Supervisor Colman expressed opposition to the foregoing proposal. There was no need, he stated, to ask the City Attorney to prepare legislation if the Board was not of a mind to adopt that legislation.

Supervisor Mancuso, in answer to question by Supervisor Colman, stated that the Judiciary Committee felt the matter should be put in proper form so that it could be intelligently discussed before asking the Public Utilities Commission its thought in the matter.

Supervisor Colman, in continuing to explain his views on the matter, opposed asking the City Attorney to draw up legislation until the Board knew what was wanted. The Public Utilities Commission, he stated, had the running of the utilities, and that Commission was not asking for more money, and as far as he could see, the Commission did not need any more money. The Water Department and the Municipal Railway are already on a "pay as you go" basis. In view of these conditions it seems undoubtedly out of line for the Board of Supervisors to issue a blank check to the Public Utilities Commission that they do not want, and apparently won't need.

Supervisor Mead felt that the matter should have further study; consideration should be continued for at least one week, and the Public Utilities Commission should be requested for its opinion as to the need for the legislation. He was not prepared to vote yet.

Supervisor MacPhee, who originally presented the proposal under consideration, stated that he had no objection to a continuance, and would move for a week's postponement.

Supervisor Brown advised the Board of Supervisors to approve the proposal only after serious consideration. This step would change the policy of the city; it is anticipation of need for funds where there is no specific purpose for them.

Supervisor Mancuso announced that the Judiciary Committee had the right to ask the City Attorney to prepare the Charter amendment. However, the committee preferred to have the Board make the request. He would second the motion by Supervisor MacPhee, for postponement.

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

Adopted.

The following recommendation of his Honor the Mayor, was taken up:

Leave of Absence—Honorable Elmer M. Hubbard.

Proposal No. 5328, Resolution No. 5191 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Elmer M. Hubbard, member of the Art

Commission, is hereby granted a leave of absence for the period of January 14, 1946 to February 14, 1946, both dates inclusive.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan—10.

Absent: Supervisor Gartland—1.

In Memoriam—Addis Emmett Gartland.

Supervisor MacPhee presented:

Proposal No. 5330, Resolution No. 5193 (Series of 1939), as follows:

Whereas, The Almighty has called to eternal rest Mr. Addis Emmett Gartland, brother of Supervisor J. J. Gartland, our esteemed colleague on this Board of Supervisors; and,

Whereas, Addis Gartland, a native San Franciscan, was the possessor of a winning personality and a kindly and generous disposition which obtained for him the deep and lasting affection of those who were fortunate to know him; now, therefore, be it

Resolved, That this Board of Supervisors, noting with profound regret the passing of Addis Gartland, does hereby express its heartfelt sympathy and condolences to his grieving family, and when this Board of Supervisors adjourns its meeting this day it does so out of respect to the revered memory of the late Addis Gartland; and, be it

Further Resolved, That the Clerk of the Board be and he is hereby directed to forward to our colleague, Supervisor J. J. Gartland, a suitable copy of this resolution.

Unanimously Adopted by rising vote.

Fixing Time of Hearing Reasons of Public Utilities Commission for Failure to Cooperate in Furnishing List of Utility Properties Not Used or Not Expected to be Used for Municipal Purposes.

During the consideration of Resolution No. 5183, previously adopted during the day's proceedings, Supervisor MacPhee reported on letter addressed to the Board by the Chief Administrative Officer, reporting on property under the jurisdiction of the various city departments, not being used for municipal purposes, and not being expected to be needed for such use. All departments had reported on such property under their jurisdiction with the exception of the Public Utilities Commission.

Thereupon, Supervisor MacPhee moved the Manager of Utilities and the Public Utilities Commission be requested to report on the Commission's speculation in public property on Monday, January 14, 1946, at 3:30 P. M.

No objection, and motion carried.

Consideration of Proposed Second Bay Crossing.

Supervisor MacPhee discussed briefly proposal for the construction of a second Bay Crossing, and announced a meeting of the Finance Committee, called for Tuesday, January 8, 1946, at 3:00 P. M. to consider the matter.

Providing for Call for Bids for Garbage Disposal Franchise.

Supervisor Mancuso presented Proposal No. 5331, providing for calling for bids for garbage disposal franchise.

Referred to Judiciary Committee.

Directors' Meeting of County Supervisors Association.

Supervisor Mancuso announced a meeting of the Directors of the County Supervisors' Association, to be held in Los Angeles, Thursday, January 10, 1946.

Whereupon, on motion by Supervisor Meyer, seconded by Supervisor Green, Supervisor Mancuso was directed to attend said meeting.

Acknowledgment of Receipt of Letter Addressed to Paul Verdier.

Supervisor Sullivan announced that Mr. Paul Verdier wished to thank the Board for the expression of good wishes and hopes for his early recovery from serious illness, sent to him by the Clerk at the direction of the Board.

Statement by Supervisor Uhl.

Supervisor Uhl presented and read the following:

January 8, 1946.

Upon my retirement today from twelve years of public service as Supervisor of San Francisco, the following accomplishments are most gratifying:

1. *Ousting of Treasurer Theiler* for purloining San Francisco funds.
2. *Secured a permanent injunction* against blasting of Telegraph Hill. This was a real fight, but we won and Telegraph Hill will remain a picturesque beauty spot forever.
3. *Administration was quibbling* as to how to secure \$1,000,000 to avoid stoppage of work on Hetch Hetchy Mitchell Tunnel. My suggestion was to call upon the P. G. and E. for an advance in purchase of Hetch Hetchy power. The P. G. and E. responded favorably and work proceeded on schedule. Had there been a work stoppage, cost of resumption would have been \$250,000.
4. *Initiated bus transportation* in San Francisco over strenuous opposition.
5. *Removal of Calvary and Laurel Hill Cemeteries.* This was a very unpopular proposal initially, required much legislation. Followed through to a successful conclusion and as soon as building materials are available, home construction will commence bringing substantial income in taxes into our treasury and providing a most desirable residential development.
6. *Consistently worked for reclamation of tidelands* to provide needed industrial sites. Happy that legislation is under way to further this project.
7. *Strongly urged action on Post War Planning* to provide employment for labor and returning veterans. I am enthusiastically in favor of narrowing sidewalks wherever practicable, as this will provide much labor. Complete report of my efforts is recorded in Journal of Board of Supervisors of November 20, 1945.

Following Constructive Matters I Hope to See Accomplished in Near Future

A. *Increase of one half cent in sales tax* will make available to San Francisco \$3,000,000 annually. This is a painless tax and I trust that steps will be taken to have the Governor approve same.

B. *Parking Meters.* In 1936, legislation was adopted whereby the Chief of Police was given authority to order parking meters installed. Companies stand ready to install same and cost can be liquidated from revenue during first year. Thereafter, profit shown to the City

is estimated to be \$500,000 per year. Suggest a five year trial and they can be removed if unsatisfactory.

C. *Underground Municipal Garage* in Civic Center.

D. *Annexation of San Mateo County* should be a major objective. Will be mutually advantageous.

In closing, may I say that my service as Supervisor has been interesting and pleasant and I wish to thank those who have supported my efforts through the years to do constructive work for the City of my birth. I shall continue, as always, to take a keen interest in matters concerning the welfare of San Francisco, and while I desire to devote my time and attention largely to my business, will be available at any time that I can further the best interests of our beloved City of San Francisco.

ADOLPH UHL, Supervisor.

Supervisor Colman, following the presentation of statement by Supervisor Uhl, stated that during the years of Supervisor Uhl's service as a member of the Board, and for years before that, he was always a good Supervisor and a good citizen. Every member of the Board recognizes his sincerity and his loyalty to his city. The Board wishes him many years of happiness and success.

Supervisor MacPhee remarked that Supervisor Colman was speaking for every member of the Board of Supervisors.

Supervisor Gallagher expressed his good wishes to Supervisor Uhl and urged him to attend meetings of the Board as often as he could possibly do so. The Board appreciated his good work.

Statement by Supervisor Green, on His Retirement from the Board of Supervisors.

Supervisor Green expressed appreciation of association with the Board of Supervisors during the past four years, particularly the personal contacts and friendships made during that period. He also desired to thank the Clerk, and the members of the Clerk's staff for the many courtesies extended during his term as Supervisor.

Supervisor Gallagher, in answer to Supervisor Green, extended on behalf of the Board, best wishes for future success to Supervisors Green, Gartland and Uhl.

ADJOURNMENT.

There being no further business, the Board, at the hour of 4:05 P. M., adjourned.

DAVID A. BARRY, Clerk.

TUESDAY, JANUARY 8, 1946—12:00 NOON.

In Board of Supervisors, San Francisco, January 8, 1946, 12:00 Noon.

Pursuant to provisions of the Charter, the Board of Supervisors met in regular session.

President Dan Gallagher presiding.

Certification of Election of Supervisors.

The Clerk presented communication from the Registrar of Voters certifying as to the results of the election held on November 6, 1945, the pertinent portion of which reads as follows:

CITY AND COUNTY OF SAN FRANCISCO
OFFICE OF REGISTRAR OF VOTERS
 City Hall
 San Francisco 2, California

November 26, 1945.

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

Gentlemen:

I, Registrar of Voters of the City and County of San Francisco, hereby certify that, pursuant to the provisions of Resolution No. 5039 (Series of 1939) of the Board of Supervisors of the City and County of San Francisco, State of California, I have canvassed the vote cast at the Consolidated General Municipal and Special Election held on Tuesday, November 6, 1945, in said city and county.

I certify that I commenced the canvass of the returns of said election at 10 a. m. Tuesday, November 13, 1945, and proceeded in orderly manner each day as required by law to canvass each and every voting precinct return, together with absent voter ballots, until all returns for all of the city and county were canvassed.

I further certify that as a result of such official canvass and the tabulation of all votes thus recorded, I herewith present a complete record set forth in full in the volume entitled Statement of Votes, Consolidated General Municipal and Special Election, November 6, 1945, and bearing the identifying letters "BN"; and that the tabulation of all votes shows that the total number of votes cast at said election in the city and county was 192,252 and the total number of votes cast for each candidate and "yes" and "no" on each proposition was as follows:

Member of the Board of Supervisors

Patrick Bennett	10,076
Raymond W. Blosser	46,411
Nora T. Brady	21,434
George J. Christopher	49,458
Robert B. Gaffney	15,026
Dan Gallagher	116,480
James J. Gartland	41,058
Robert Miller Green	37,060
F. D. Haynes	17,246
Rex Holloway	7,163
Clayton W. Horn	32,618
P. J. Kelly	29,281
Richard A. Konen	7,770
Marvin E. Lewis	54,597
Ernest M. L. Lotti	24,854

Chester R. MacPhee	106,168
P. J. McMurray	50,033
William F. (Bill) Meade	16,679
C. A. Mourgos	6,038
Anthony J. Murphy	22,152
Herbert Nugent	14,871
T. P. O'Toole	24,684
Harry L. Ryberg	6,250
Worth G. Seymour	11,266
Frank J. Shannon	17,459
Bernard (Bud) Task	13,730
V. (Walter) Vojon	3,954

(Certification of votes cast for other officials and propositions.)

I further certify that, as set forth in said Statement of Votes, the following candidates for each respective office received a plurality of the votes for such office and are to be declared elected thereto:

Member of the Board of Supervisors.

- Dan Gallagher
- Chester R. MacPhee
- Marvin E. Lewis
- P. J. McMurray
- George J. Christopher

(Certification of election of other officials and result of election as to propositions.)

CAMERON H. KING,
Registrar of Voters.

Notice of Filing of Official Bonds.

The following communication was presented and read by the Clerk:

CITY AND COUNTY OF SAN FRANCISCO
OFFICE OF THE CONTROLLER

January 8, 1946.

The Honorable, the Board of Supervisors of the City and County of San Francisco.

Gentlemen:

Please be advised that bonds for officials elected at the General Municipal Election held in the City and County of San Francisco on November 6, 1945, have been filed in the office of the Controller, as follows:

Position and Name	Bonding Company	Bond Amount
CITY ATTORNEY		
John J. O'Toole	Indemnity Ins. Co. of North America	\$10,000
TREASURER		
Thos. K. McCarthy	Hartford Accident & Indemnity Co.	200,000
SUPERVISORS:		
Daniel H. Gallagher	U. S. Fidelity & Guaranty Co.	5,000
Patrick J. McMurray	U. S. Fidelity & Guaranty Co.	5,000
Marvin E. Lewis	Employers Liability Assurance Corp.	5,000
Chester R. MacPhee	American Bonding Co.	5,000
George J. Christopher	Aetna Casualty & Surety Co.	5,000

The bonds were approved, recorded and filed in accordance with law. Copies of oaths of office for these officers were also filed in this office in accordance with law.

Oaths of office were filed in accordance with law by the following listed officials in whose cases bonds are not required:

MUNICIPAL COURT JUDGES

	Dept.		Dept.
Edward M. Molkenbuhr	No. 8	Leo A. Cunningham	No. 5
Matthew F. Brady	No. 9	Harry J. Newbarth	No. 3

Yours very truly,

(Signed) H. D. ROSS, Controller.

Oath of Office.

The President announced that the oath of office had already been taken before the County Clerk, as certified to by the Controller. However, the Supervisors-elect, Gallagher, McMurray, Lewis, MacPhee and Christopher, again took the oath of office before the County Clerk.

Thereupon, the President declared Messrs. Christopher, Gallagher, McMurray, Lewis and MacPhee to be duly seated as Supervisors of the City and County of San Francisco.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Election of President.

Following the roll call, the President declared the organization of the Board of Supervisors to be the first order of business, and announced that nomination of President was in order.

Thereupon, Supervisor Meyer, seconded by Supervisor Sullivan, nominated Dan Gallagher to the office of President of the Board of Supervisors.

Supervisor Brown, seconded by Supervisor Colman, moved that nominations be closed.

No objection, and nominations closed.

Whereupon, Supervisor Colman, seconded by Supervisor Sullivan, moved that the Clerk record the election of Supervisor Gallagher as President of the Board, by unanimous vote.

No objection, and so ordered.

Thereupon, Supervisor Gallagher thanked the members of the Board for the compliment paid him in re-electing him as President of the Board, and expressed the hope that the members of the Board would work in harmony during the next four years. He then called on the recently elected Supervisors for a few words.

Supervisor Christopher thanked the President for giving him the opportunity of speaking. He acknowledged the responsibilities which he had undertaken. He expressed his appreciation for support given him during his campaign, and extended felicitations to the retiring members of the Board, and especially to former Supervisor Uhl.

Supervisor Lewis also expressed his gratitude at his election. He was fully conscious of his responsibilities during a critical period in the history of San Francisco. He urged the members of the Board to work together as a team, with one aim and goal in mind; the welfare and the good of the city that they all love. He was approaching his term of office with a very humble spirit. He realized that he was only a neophyte and had a great deal to learn.

Supervisor MacPhee expressed pleasure at the starting of another four year term of office. He had enjoyed his work during the past term and was looking forward to the term just starting. The Board was to be congratulated in receiving into its ranks three new members. It would be a pleasure to work with them for the good of San Francisco.

Supervisor McMurray stated that on becoming a member of the Board of Supervisors he had achieved one of the ambitions of his life—becoming a member of the governing body of his native city. He hoped that his experience in the State Legislature would enable him to be of help to the Board of Supervisors. He thanked the people for the opportunity of serving on the Board during the next four years, and promised he would serve to the best of his ability.

The President, Supervisor Gallagher, announced that his Honor the Mayor, was home with a cold, but he desired that his best wishes be extended to the members of the Board.

Supervisor Colman extended congratulations to Supervisor Gallagher on his re-election as President. He extended, on behalf of the holdover members, a hearty welcome to the new members. He hoped the new members would enjoy their work, and he felt sure that the City and County of San Francisco would benefit by their constructive efforts.

Supervisor Brown added a few words of welcome to the new Supervisors, and promised he would do anything he could to aid them.

Supervisor Mancuso expressed pleasure at being able to sit with the new members of the Board for the next two years, and he wished the new members the best of success.

Supervisor Meyer stated that he knew that the newly elected Supervisors would be good members of the Board, and he wished them all success.

Supervisor Mead congratulated the President upon his re-election to that office. He also congratulated Supervisor MacPhee and the three new Supervisors for their success at the election in November. He told the new Supervisors that they had taken on a hard job, but knew that they were qualified to do the work well.

Supervisor Sullivan extended best wishes to the newly elected members of the Board, and to Supervisors Gallagher and MacPhee for their re-election.

Mr. George Reilly, member of the State Board of Equalization, addressed the Board briefly, expressing his pleasure at being present.

Appointments to Committees.

The President announced the following appointments to committees:

Commercial and Industrial Development — Supervisors Mead (Chairman); Colman, Meyer.

County, State and National Affairs—Supervisors Lewis (Chairman); Mancuso, McMurray, Meyer, Sullivan.

Education, Parks and Recreation—Supervisors Sullivan (Chairman); Brown, MacPhee.

Finance, Revenue and Taxation—Supervisors Mancuso (Chairman); Lewis, Mead.

Judiciary, Legislative and Civil Service—Supervisors MacPhee (Chairman); Lewis, Mancuso.

Police—Supervisors McMurray (Chairman); Christopher, MacPhee.

Public Buildings, Lands and City Planning—Supervisors Colman (Chairman); Christopher, Mead.

Public Health and Welfare—Supervisors Christopher (Chairman); Brown, Sullivan.

Public Utilities—Supervisors Brown (Chairman); MacPhee, Meyer.

Streets and Highways—Supervisors Meyer (Chairman); McMurray, Sullivan.

Rules—Supervisors Gallagher (Chairman); Colman, Lewis, Mancuso.

ADJOURNMENT.

There being no further business, the Board, at the hour of 12:45 P. M., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors, February 4, 1946.

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

DAVID A. BARRY,

Clerk of the Board of Supervisors,
City and County of San Francisco.

Monday, January 14, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JANUARY 14, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, January 14, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Quorum present.

President Dan Gallagher presiding.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of December 24, 1946, was considered read and approved.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Assemblyman Edward F. O'Day, expressing congratulations of Assembly Delegation to newly elected members of the Board, and assuring the Board of cooperation.

Filed.

From his Honor the Mayor, report of Legislative Representative on the first week of the Legislature's special session.

Referred to County, State and National Affairs Committee.

From City Librarian, requesting approval of membership in certain organizations.

Referred to Finance Committee.

From Redwood Empire Supervisors Unit, requesting opinion of the Board concerning disposition of \$90,000,000 State post-war funds.

Referred to County, State and National Affairs Committee.

From his Honor the Mayor, commenting on proposed appropriation of \$1,400,000 for Municipal Railway purposes.

Referred to Finance Committee.

From Communist Party of San Francisco, requesting consideration of Charter amendment to enable majority of the Board to cancel streetcar fare increase, and to require approval of majority of the Board before future increases may go into effect.

Referred to Judiciary Committee.

From League of California Cities, notice of new construction equipment which will be available for sale.

Referred to Finance Committee.

From George L. Souza, health plan for San Francisco, and also plan for a new Civic Auditorium.

Referred to Finance Committee.

From Recorder Printing & Publishing Company, advising of new schedule for composition of Board Calendar.

Referred to Finance Committee.

From Central Council of Civic Clubs, requesting that State Railroad Commission be requested not to grant permission for construction of any bus depots or terminals until Central Terminal matter is acted upon.

Referred to Public Buildings, Lands and City Planning Committee.

From Central Council of Civic Clubs, requesting that the State Railroad Commission be asked to order Southern Pacific Company to provide bus transportation from Seventh Street depot to Southern Pacific Depot in Oakland.

Referred to Public Utilities Committee.

From Peninsula Division, League of California Cities, notice of meeting Thursday, January 17, 1946, at 6:30 p. m., at Atherton.

Board polled. No members able to attend.

From California Mission Trails Association, notice of annual convention to be held at Santa Barbara, January 27-29, 1946.

Referred to County, State and National Affairs Committee.

From Civil Service Commission, summary of report salary survey.

Referred to Finance Committee.

From W. Melville Holden, draft of proposed ordinance providing for installation and maintenance of benches on certain streets.

Referred to Finance Committee.

From E-Z-Est Products, complaining of condition of City property opposite 65 McCoppin Street.

Referred to Chief Administrative Officer.

SPECIAL ORDER—3:30 P. M.

Upon motion of Supervisor MacPhee duly seconded and carried, the Manager of Utilities and the members of the Public Utilities Commission are requested to appear and explain policy of the Commission in withholding from sale at this time property under jurisdiction of the Commission.

Consideration.

The Chair announced that the Manager of Utilities had a meeting of his Commission, scheduled for 3:00 p. m., and, if there were no objection, he would like the privilege of making a statement pursuant to the foregoing Special Order of Business prior to the time set.

There being no objection, the privilege of the floor was extended to the Manager of Utilities at 2:15 p. m.

Following a few preliminary remarks by Supervisor MacPhee, who explained the reason for the foregoing Special Order of Business, Mr. Turner explained that there were many lands under the jurisdiction of the Public Utilities Commission. The Commission has not, Mr. Turner stated, refused to report on land under its jurisdiction, but is still working on the requested report. The staff of the Commission has been employed on what the Commission has felt were more essential operations. The Commission will continue to work on this requested report and will attempt to get the information ready within three or four weeks. In closing, Mr. Turner referred to several specific pieces of property, the use of which is undecided. In some cases, other City departments have expressed the desire for the use of Utilities property.

Mr. Raymond Smith, of the San Francisco Real Estate Board expressed the thought that the City should not be in the business of speculating. There were many City owned parcels of land which, if no use is contemplated for them, should be offered for sale.

Thereupon, Supervisor MacPhee moved that further consideration be postponed for four weeks, until Monday, February 11, 1946, at the same hour.

No objection, and so ordered.

MAYOR'S MESSAGE

OFFICE OF THE MAYOR

San Francisco

January 14, 1946.

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

Gentlemen:

In compliance with the provisions of Section 25 of the Charter, I now submit to your Honorable Board a report on the condition of affairs of the City and County of San Francisco, together with certain recommendations.

General Observations

Nineteen forty-five will be remembered as one of the most important years in history, marking the successful termination of the European War on May 8 and followed by the sudden collapse and surrender of Japan on August 14, and perhaps history will record it as the year of the Atomic Bomb.

During the war, and since, this City as the principal Pacific Coast port of embarkation and debarkation has been and is being called upon to do many things outside the usual scope of municipal activities—receptions have been tendered to returning war prisoners, including the heroes of Bataan. General Wainwright was welcomed home in an Admission Day Parade on September 9. Shortly after, Admiral Nimitz was received; and later, Admiral Halsey, with part of his victorious fleet, was tendered a reception. Thousands of returning veterans from the Pacific Theatre of War were received and entertained.

Perhaps the event of most important local significance was the selection of this City for the United Nations Conference on International Organization, which convened here April 25 and adjourned, with President Truman present, on June 26, after writing what history will term the San Francisco Charter. In another section of this report I shall speak in greater detail of what our City did to welcome the visiting delegates of forty-nine nations, as well as efforts later made to secure for the San Francisco Bay Area the permanent headquarters of the United Nations Organization.

With the termination of the war with Japan, much earlier than was anticipated, we have been and still are faced with many problems—not only local, but national in scope. Certain wartime restrictions have been lifted, such as the rationing of foods and gasoline; but the country still requires consumer goods of all kinds. Little progress has been made to date in disposing of the Nation's surplus war commodities and plants—much of which is needed by private industry.

Many acute problems, national as well as local, such as lack of housing and public works requirements including rehabilitation and new construction, must be faced in the immediate future. I shall deal with these later on in this report.

The demobilization of Pacific Coast shipbuilding and aircraft plants geared to war production far in excess of what is needed for peacetime consumption has required many thousands of men and women to seek other employment. Labor's demands for take-home pay based on a week of shorter hours but equivalent to wartime pay based on longer hours and overtime has brought on strikes, not only on a local but on a national scale, with the prospect of more strikes to come and more industrial unrest.

Not only this country, but the world is facing what may be termed a "war hangover." After six war years—for this country was really facing war conditions prior to Pearl Harbor—the problem of readjustment, to put it mildly, is indeed difficult. The solution of that problem calls for patience, tolerance, and the realization that it cannot be accomplished overnight.

Our democratic form of government is being tested to the limit. A rapid military demobilization, a swollen population existing here as well as in many other localities, pressure groups organized for particular and selfish aims are all factors in making the problem of readjustment hard to solve.

During the war period, it has been my policy to subordinate local needs to the overall national objective—the winning of the war. From now on, it will be my policy to concentrate more on what is in the best interests of San Francisco and to speak out more emphatically, calling the shots as I see them. In the two years I have left to serve the City as Mayor, I shall do my best on a non-partisan basis to further the advancement of San Francisco. We on the Pacific Coast have everything it takes to be great—and it is up to San Francisco to set the pace for the Pacific Coast.

Public Utilities Commission

This important Commission has had to deal with many problems—as evidenced by my comments below on San Francisco Airport, Hetch Hetchy Power, Transportation and Water Department.

Mr. Edward G. Cahill, who had served as Manager of Public Utilities since the present Charter was adopted in 1932, resigned on October 15, 1945, to reenter private business. The City has been fortunate, indeed, in retaining for thirteen years a man of Mr. Cahill's capacity and ability, and particularly fortunate in having his services during the years of accelerated growth of our utilities with all the accompanying problems.

In his successor, Mr. James H. Turner, the City has obtained a highly qualified man, devoted to its interests, and a man whose services will be of particular benefit by virtue of his twenty-three years of experience in the departments which he now heads.

San Francisco Airport

At the General Election, November 6, 1945, a \$20,000,000 bond issue for completion of improvements of our airport received an overwhelming approval from the voters—147,978 ayes and 29,309 noes—thus clearing the way for making San Francisco one of the greatest international air terminals in the world.

On January 7, 1946 bids on the sale of an initial \$5,000,000 of these bonds were opened and your Honorable Board authorized the sale to the Bank of America at a price which reflects an interest rate of only 0.538 per cent. This \$5,000,000 will be spent in filling acreage now owned by the City west of the present highway and in purchasing additional property needed to round out the airport.

The remaining \$15,000,000 of the bonds authorized will be sold later and the proceeds will be used for additional earth fill, construction of additional runways with connecting taxiways and necessary aprons, a new modern administration building and passenger terminal and other service buildings, and the construction of necessary modern utilities, drainage systems, parking areas, and utility roads. Also included will be the City's contribution toward the relocation to the west of the Bayshore Highway, when that highway is improved as a freeway.

I said in my last Annual Report:

"The major airlines have indicated their readiness to invest millions of dollars at our air terminal in permanent maintenance and operational bases if the \$20,000,000 development is made by the City."

United Airlines, Trans-World Airways (formerly Transcontinental and Western Air), Western Airlines, and Pan-American World Airways are now planning on expanding their existing facilities and services concurrently with the development of the airport.

On October 16, 1945, the Public Utilities Commission signed a lease with Pan-American World Airways under the terms of which 50 acres of airport properties yet to be fully developed will be used by the company at an annual rental of \$431.88 per acre. A Charter amendment approved concurrently with the airport bond issue will permit this lease to extend for a term of forty years.

Another and similar lease is under negotiation with American Airlines.

Extensions and improvements financed by the \$20,000,000 bond issue will be in addition to improvements made there by the Army and Navy in return for the taking of Treasure Island from San Francisco. Under agreement dated March 15, 1944, the Navy constructed a \$5,000,000 Naval Air Base which was operated as a Naval Auxiliary by Pan-American World Airways until November 16, 1945, when the Navy vacated the base, allowing all the buildings and structures to revert to the City in fee simple. This facility is now leased to Pan-American World Airways.

When the war ended, the Army had completed, as its part of the agreement 90 per cent of a \$4,000,000 construction program consisting of a 3,000 foot extension of the prevailing wind landing strip, extending it from 6,000 to 9,000 feet in length and from 700 to 1,500 feet in width. Under this same agreement the Airport section of the Department of Commerce has completed the paving of a runway 8,000 feet in length on this landing strip, which is designed to accommodate the heaviest land craft now in service or immediately projected, together with connecting taxiways and an airplane parking apron 40,000 square yards in area. These improvements likewise will be turned over to the City in fee simple upon the termination of the present emergency wartime lease with the Army.

Hetch Hetchy Power

The problem of how to dispose of Hetch Hetchy Power within the limitations imposed by the Federal Government's interpretation of, and the United States Supreme Court's decision on the provisions of the Raker Act, appears to be solved for at least five years.

In my last year's message, I stated that I had forwarded to the Secretary of the Interior two contracts drawn in tentative form, and described the provisions of those contracts. One contract was with the Pacific Gas and Electric Company for "wheeling" energy to points of delivery for the City's uses, with cash payment to the Company for the service rendered by it. The second contract was with the Modesto and Turlock Irrigation Districts under which the City would furnish them supplementary power to meet their power system load in excess of the output of their jointly owned hydro-electric power plant at Don Pedro Dam on the Tuolumne River. In January, 1945, I went to Washington with other representatives of the City for a hearing before the Secretary of the Interior on the proposed contracts. Representatives of the Irrigation Districts also attended. The hearings extended from January 24 to February 1, 1945.

Secretary Ickes declared that the provisions in the contract allowing, during the early years of the contract, surplus energy in large

amounts to be sold to the Pacific Gas and Electric Company, were illegal. No mutually acceptable way of meeting the Department's objections was found during the subsequent discussions, and finally our delegation returned to San Francisco with the disposal problem still unsolved.

Then the City obtained from the Pacific Gas and Electric Company a proposal to transfer two of its industrial customers to the City, and to lease to the City transmission facilities serving these customers from Newark. These customers were the Permanente Cement Company and the Permanente Metals Corporation. This latter proposal, together with the "wheeling" contract and the contract with the Irrigation Districts, was submitted to the United States District Court at a hearing on February 26, 1945. At that time a stay of one year was requested in order to allow time for execution of the contracts; to obtain approval of the California Railroad Commission; and to allow the Districts time to install the facilities needed for their inter-connection. The Court granted an extension until July 2, 1945, stipulating that the contracts be submitted to the Secretary of the Interior for his approval before that date.

Contracts for the assignment of these two industrial customers to the City were executed, with another contract for the lease of transmission facilities and the supply of supplemental energy as needed. The approval of the Railroad Commission of California was obtained and the approval of Secretary Ickes was also sought. On his request, the hearing before the District Court was set for July 2, 1945, and at that hearing the plan was generally approved and was placed in effect as of July 1, 1945.

The City's electric energy generated at Moccasin powerhouse is now used by the City for the operation of the Municipal Railway; for street and public building lighting, and for other municipal purposes; a portion is sold to the Permanente Cement Company and the Permanente Metals Corporation; and the surplus—"dump" or secondary power—if any, is sold to the Pacific Gas and Electric Company. When the Irrigation Districts can complete the installation of equipment for the necessary receiving sub-station, which is expected to go into service in the Spring of 1946, the City will begin selling energy to the Districts.

Under this arrangement the revenues from Hetch Hetchy power are currently lower than they were under the former contract with the Pacific Gas and Electric Company. But the old contract of 1925 has been declared illegal by the United States Supreme Court and could not have been continued in any event. While the current arrangements may produce less net revenue to the City at the moment, nevertheless they are legal and are within the limitations set down by the Secretary of the Interior and conform to the opinion of the United States Supreme Court. The present revenue will increase with the growth of the municipal needs and with the growth in the usage by the Modesto and Turlock Irrigation Districts. The projection of usage by the Irrigation Districts indicates that within the nine-year period for which the contracts are written the quantity of electricity used by them will increase to a point where not only the entire output of the City's Moccasin powerhouse will be utilized but additional electricity will have to be purchased from the Pacific Gas and Electric Company to meet the requirements of the contracts.

Transportation

Mass transportation remains one of our prime problems. We have been operating the combined Municipal-Market Street Railways for something more than 15 months. During this time the City has paid \$2,000,000 on Sept. 29, 1944 and \$2,500,000 since, leaving an unpaid balance of \$3,000,000.

The many and varied difficulties encountered during and after consolidation of the two railways have been recounted in hearings before your Honorable Board and before other agencies. They need not be repeated in detail here.

During the past few years, it has been a task of the utmost difficulty to obtain sufficient transportation by sea, by land or by air. Municipalities, with their war-swollen populations, their starved facilities and their shortages of all kinds, have been forced to furnish temporary transport for many thousands of military personnel waiting transportation. Everywhere, particularly in coastal cities on both the Atlantic and Pacific, these problems have confronted local government.

In spite of all these many difficulties and in the face of innumerable obstacles, San Francisco has pulled through the war without a major breakdown in its mass transport system. That was one of the purposes of consolidation—to prevent a complete breakdown, which I am now certain would have occurred had the City not acquired the Market Street Railway.

The other principal purpose was to lay the groundwork and to clear the road ahead for modernization in order that the people of San Francisco might have one transportation system instead of dual ownership, dual management, dual wage schedules and the everlasting political squabbles inherent in such a two-headed creature.

These two principal objectives have been attained. The threatened mass transport breakdown has been averted, and consolidation has cleared the road for modernization.

There now remains the actual job of modernization and expansion. It is my conviction that we are on our way to the attainment of that goal. Under the provisions of the Postwar Transit Plan for Municipal Railway, as prepared by Mr. L. V. Newton, Consulting Engineer to the Public Utilities Commission, and released to the press in April, 1945, the estimated cost will exceed \$23,000,000 over a period of five years.

This plan was accepted for study months ago by the Public Utilities Commission and many of its recommendations have already been put into effect. All new equipment that has been ordered since its submission has been for the purpose of implementing this plan.

The sole purpose of the Public Utilities Commission in recommending to your Board a basic fare increase (7 cents to 8½ cents for 3 rides, and 10 cents for single rides) was to carry out the broad principles of the Newton Plan which promises to give San Francisco a decent surface transportation system within five years, whether or not some grade separation plan (subway or overhead) should be adopted and financed soon or in the distant future. Surface transportation cannot wait for modernization until decision has been reached and action undertaken on overhead or underground modes of mass transit.

The Public Utilities Commission is committed to use the additional revenues estimated in excess of \$3,000,000 per annum received from fare increases to pay off the balance due Market Street Railway, thus saving interest, and to plow back the remainder into the purchase of replacements for obsolete equipment and for the modernization of other facilities.

As indicated in my last annual report, thinking in well informed quarters has turned definitely toward a subway or series of subways and this subject deserves the earnest attention of all citizens interested in improvement of mass transportation. But regardless of what decision may be reached in this connection, surface transportation must be improved and it is the plan and the intention of the Public Utilities Commission to spend its earnings on surface modernization

so that no waste will result whether we have grade separation or not. Even should we decide tomorrow to build a subway, we would have need for new surface equipment during the construction years and for many years thereafter.

The need for immediate modernization and for maximum speed in putting it into effect is obvious to every Municipal Railway patron. The decrepitude of the old Market Street Railway equipment is matched only by the obsolescence of the old Municipal Railway equipment.

The old Market Street cars, for the most part, will have to be replaced first, although their average age is only 24 years as compared to the average age of 29 years for old Municipal Railway streetcars. This is due to the fact that Municipal equipment was much more sturdily built and has been much better maintained through the years.

The Newton Plan, which has been adopted as the fundamental working transportation document by the Public Utilities Commission, calls for four major steps in its application. It represents the thinking, not only of Mr. Newton, but of many well qualified City transportation engineers who have been struggling for many years with San Francisco's peculiar transportation problems without the financial means to solve them.

Their brains and their experience are embodied in this plan. The increased rate structure which goes into effect on January 20, 1946, will launch this long-delayed plan on a pay-as-you-go basis—and I believe it proper to add here that the cost will be the greater because we have postponed through the years the payment of bills that should have been paid long before. Now we have the unhappy duty of paying these deferred costs and requiring new financing to replace equipment which long since should have been scrapped.

The Newton Plan is a voluminous document but many hundreds of copies have been furnished to interested citizens and organizations, and it has been given wide publicity. The plan was never subjected to attack until hearings were held for the purpose of financing it. Then it was attacked on the erroneous ground that it had not been adopted, and because its population estimates did not match the views of other estimators. The plan has been adopted and population estimates are conservative.

No plan can be adopted by any progressive city that is not subject to change to meet ever-shifting conditions and circumstances. The broad principles are the things that count. It is the details that cause the grief and the arguments. I believe the Public Utilities Commission is wise in not committing itself to an **absolutely fixed plan**, not subject to change, during the coming four years.

More than half of the \$20,000,000 which the newly authorized fare increase is estimated to raise on a pay-as-you-go basis would be required for the first stage of the Newton Plan.

This first stage may be briefly summarized in three points:

(1) Abandonment of the two outside streetcar rails on Market Street and substitution of curb-loading trolley coach service in place of the discontinued outside track lines.

(2) Concentration of remaining streetcar service on Market Street to 10 trunk lines operating on the two inside tracks with noise-proofed, streamlined, articulated (more than one car) units for train operation which would also be suitable for subway operation. This step would involve the purchase of 217 ultra-modern streamliners at a cost of approximately \$6,000,000.

(3) Conversion of eight existing streetcar lines, now operating in downtown congestion, into trolley coach services, augmented by express motor coach services, where possible, during peak hours. This

would involve the purchase of 127 trolley coaches and 55 motor coaches costing approximately \$3,000,000. Other expenditures for track, paving, overhead lines, alterations of facilities and like changes would cost between another \$3,000,000 and \$4,000,000.

All this is definite enough.

I believe we are on the right road, and I know that we are going ahead. The long-range objective is better transportation on a pay-as-you-go basis. The only question now is how soon national conditions and industrial reconversion will give us the transportation facilities for which we shall be prepared to pay the cost of and for which we have waited too long because of a disinclination to pay for it.

During 1945, 41 modern motor coaches costing \$509,285.62 were purchased and put into service by Municipal Railway. An additional 40 coaches of similar type are on order, ten of which are en route from the factory. The cost of these will be \$513,631.06. Requisitions have been issued for ten more motor coaches of a new and ultra-modern type especially suitable for hill-climbing purposes. These will cost \$157,500.

On order and scheduled for delivery in June are 16 trackless trolley coaches of 40-passenger capacity and which will cost \$236,480. These vehicles will be put into service on the Union Street line.

Specifications have been prepared and requisitions drawn for ten modern, streamlined streetcars to cost approximately \$280,000 together with an option to purchase an additional 20 at an additional cost of \$560,000. Financing of these vehicles, together with the new type gasoline coaches, will be possible from the proceeds of the increased fare.

Total passengers carried in 1945 amounted to 340,000,000—about 10,000,000 less than in 1944, due in part to discontinuance of gasoline rationing and in part to extremely bad weather conditions during the Christmas shopping season.

In my last Annual Report I mentioned certain law suits which had been instituted to prevent payment of wages to Market Street Railway employees when they entered the service of the City on September 29, 1944 equivalent, based on length of service, to wages paid Municipal Railway employees. The payment of these equivalent wages was authorized in a Proclamation issued by me on August 21, 1944, based on the emergency powers of the Mayor as stated in Section 25 of the Charter.

The use of these powers to pay Market employees the same wages as the Municipal employees, based on length of service, original date of hiring whether with Market or Municipal to govern, was upheld in the Superior Court on January 11, 1945 in a decision handed down by Judge Elmer E. Robinson.

However, the case has been appealed to the California Supreme Court, with no decision made as yet.

Meanwhile the extra pay due the Market men authorized by my proclamation is still withheld, and it is still necessary for the Public Utilities Commission to prepare two sets of payrolls. In order to safeguard the rights of the Market men, the monies withheld have been impounded but will be paid over promptly provided the decision of Judge Robinson is upheld.

It is unfortunate that the friction between two brother unions, the real cause of the suit and resulting in withheld pay, still exists.

Market Street Railway Litigation

During April, 1943, the State Railroad Commission began an investigation of the reasonableness of the 7-cent fare which the Market

Street Railway had been charging since January, 1939. As a result of this investigation, the Commission denied Market Street Railway the right to continue its carfare at 7 cents and ordered the fare reduced to 6 cents.

The case went to the State Supreme Court, which sustained the Railroad Commission, and Market Street Railway appealed to the United States Supreme Court, which latter court sustained the Railroad Commission. The City appeared before all hearings conducted by the Railroad Commission and some proceedings in the Court.

The Market Street Railway was allowed to charge the 7 cents pending court proceedings, to test the reasonableness of the Commission's order, and impound the difference between the 6 cents and the 7 cents.

When the case reached the California Supreme Court, an order was made that all monies collected in excess of the 6 cents should be paid by the Market Street Railway to the State of California. The sum involved is in excess of \$688,000. The City has intervened in this proceeding before the State Supreme Court and has filed a petition asking that tribunal to reverse its order and direct that the money be paid to the City and County, on the theory that the monies were collected from residents of San Francisco. The petition was argued before the California Supreme Court on January 9, 1946, but as yet no decision has been made.

Water Department

In my 1945-46 budget message, I called attention to the future needs of the Water Department for capital improvements; I also expressed my opinion that the Public Utilities Commission might well consider restoration of water rates in effect prior to December 1, 1943. The Commission studied this question and determined that if the Water Department and the Hetch Hetchy project were to be self-supporting, such a restoration would be necessary. At the same time, it was determined that it would be necessary to increase the rates of suburban consumers, although they had not received a rate reduction in 1943. That this was proper is evidenced by the fact that suburban consumers were not contributing in taxes toward support of the Hetch Hetchy properties from which they obtained their water supplies, although San Francisco taxpayers were paying substantial sums toward it.

This rate restoration, which also equalized the load between urban and suburban consumers, and which was approved by your Honorable Board, became effective on September 1, 1945. The increase in revenue for the 10-month period from this date to June 30, 1946, is estimated by the Controller's Office at over \$1,000,000.

When the budget for the fiscal year 1945-46 was adopted, it provided for a \$2,026,303 tax support for the Hetch Hetchy Project. As a result of the rate increase, this was reduced to \$487,587. The budget which is now in preparation for the Hetch Hetchy Project for the fiscal year 1946-47 will be entirely supported from utility revenue and will not require any financing from taxation.

New Juvenile Court and Detention Home

In November, 1944, the voters approved a bond issue of \$1,250,000 with which to acquire land for and to construct a new Juvenile Court and Detention buildings.

A question then arose as to the site for the new home. The Advisory Committee which I appointed first selected a location bounded by Harrison, Folsom, 26th and Army Streets. This property belonged to the San Francisco Housing Authority which, after consideration, decided not to dispose of it. The Committee then selected a portion of Balboa Park as the next best site. This property was owned by

the Park Department which opposed any transfer to the Juvenile Court on the grounds that the total park area in San Francisco was little enough and that no part of it should be used for other than park purposes. In this particular case, I sustained the Park Department's refusal.

After further discussion, a site adjoining the Laguna Honda Home, the property of the Health Department, was offered to the Committee and finally accepted. The necessary steps are now being taken to transfer the property to the Juvenile Court at a cost of \$50,400 and plans are being drawn for the new buildings, comprising a Juvenile Court and Home. This location consists of 12.6 acres, sufficiently large to provide for construction on a separate unit basis and to provide the space necessary for recreation and for future growth, if needed.

As yet, no part of the authorized bond issue of \$1,250,000 has been sold, but it is hoped that when plans are completed, construction may start at an early date.

Removal of the Juvenile Court and Detention Home from its present crowded, inadequate and jail-like atmosphere at 150 Otis Street will mark a long step forward in an enlightened program for the care and rehabilitation of San Francisco's juvenile delinquents.

Foster Home Program

Because of broken homes, neglect of parents, and other reasons, many children who are not classified as delinquents become wards of the Juvenile Court. Whenever it is possible, these children are assigned to foster homes, the City and County paying the foster parents a certain sum per month per child for their care. For many years the rate was \$32.50 per month per child, but because of the rising cost of living, it developed during 1944 that many former foster parents were no longer interested in taking care of children at that monthly rate. Because of this, and because many former foster parents were giving up this activity to take war jobs, sufficient foster homes were not available to take care of the children. I was advised by many persons connected with this problem that an increase by the City and County of \$10 per month per child—raising the standard rate to \$42.50—would relieve this situation. I advocated this increase and your Honorable Board approved. The new rate was carried over into the current year's budget at an additional annual cost of \$140,000.

Coordinating Council for Veterans' Services

Since July 16, 1944, the Coordinating Council for Veterans' Services has broadened its scope of activity.

Originally the Council intended, through the unified action of various agencies within the City and County of San Francisco, to create a rallying point which would serve for all interests concerned with transforming good intentions into good results.

When, in December, 1944, the Veterans' Information and Service Center was inaugurated and first offered its services to the veterans, it had but a single office and only one full-time employee. This office and employee (both furnished by the City and County of San Francisco) allowed the Council to function efficiently until the Center was officially opened on July 15, 1945.

Early in the year the Community Chest was interested in the project and its directors voted to partially finance the Center out of War Chest funds.

It is interesting to note that during that first period (July 16-31) nine hundred and five (905) veterans came to the Center for infor-

mation or service and of this number five hundred and two (502) were San Francisco residents.

Thereafter, utilizing the skills of experienced services which already existed in the community, and able to rely upon the advice of an independent citizens' advisory committee, the Center began to increase its activities.

The City and County of San Francisco, out of other funds, assigned a coordinator and a staff of three assistants to work in conjunction with the Center in an attempt to relieve the housing problem. This department has been working at full capacity.

In August, 1945, two thousand one hundred forty-six (2,146) veterans applied to the Center for information or service. Of these one thousand three hundred eighty-nine (1,389) claimed San Francisco as their permanent residence.

From a daily average of ninety (90) in August, 1945, the number of applicants increased to an average of one hundred fifty (150) per day in September.

Without the aid of publicity the number of applicants increased both in October and November, averaging two hundred sixty-five (265) and three hundred five (305) per day respectively. In this period seven thousand four hundred seventy-nine (7,479) claimed San Francisco as their home.

Month by month the organization is growing. New needs are being studied, new agencies are becoming associated with the Council. Everything possible is being done to make the Center a true community project for the welfare of the veteran.

The Information Center is now designed to help the returning veterans get settled in life. The Center offers to answer the veteran's questions or place him quickly and directly in touch with someone who has specialized service for handling more complicated matters.

Based upon the cooperative efforts of community-wide groups, the Center is not intended to duplicate work already being done, but to reduce duplication and make it possible for the veteran to reach with ease the proper individual or group best equipped to help him.

Civic Unity Committee

In the latter part of 1944 I appointed a Civic Unity Committee which has been meeting regularly since that time. The Committee has spent its time studying various trends concerning prejudices for or against the components of our San Francisco society and has from time to time recommended ways and means for the improvement of relationships among our people.

This Committee has worked without publicity, feeling that its purposes could better be served by quiet, reasonable action.

The matters coming to the attention of the Committee have been many and varied and in my opinion this Committee has done much to foster unity and to eliminate the causes of disunity.

The voluminous files of the Committee's records are evidence of the active interest of the membership of the Committee in making San Francisco a better place in which to live.

Citizens' Protective Corps

The war's termination last August marked the reduction of the Citizens' Protective Corps operations, for all practical purposes, to its peace-time level.

On May 15, 1945, a week after V-E Day, Mr. John D. McKown, who had served well and faithfully as full-time Coordinator and had been actively connected with Civilian Defense activities since the war's inception, resigned to return to private business, but remained

as Coordinator of the Citizens' Protective Corps on a "dollar-a-year" basis.

Mr. H. S. Lowe, who had served as Assistant Coordinator and who, like Mr. McKown, had been working on a full-time basis on Civilian Defense and related activities since Pearl Harbor, resigned his final position as Mileage Administrator, effective December 31, 1945 to return to private business.

These men are representative of thousands who turned their efforts to Civilian Defense early in the war picture and who deserve the public's gratitude.

The termination of Civilian Defense activities has resulted in re-alignment of the disaster communications facilities on a streamlined basis. It also has resulted in our preparations to return such Federal equipment loaned to us by the Office of Civilian Defense as may be requested. After the war ended, the Federal Government requested an inventory of many items loaned to supply and equip Civilian Defense volunteers. No attempt has been made, however, to collect these items because it is estimated that the collection, storage and transportation costs would exceed in total any salvage value. The same applies to similar items purchased by the City of San Francisco and distributed to Civilian Defense volunteers. During 1945 the City sold for \$126,063.01 various equipment originally purchased for Civilian Defense purposes.

Civilian Defense activities were, of course, necessarily costly in this Pacific Coast seaport city, but the public should be interested in knowing that part of the expense of local Civilian Defense activities was borne by the State of California which appropriated funds on a matching basis to cities and counties. The Chief Administrative Officer and the Mayor cooperated in filing applications for all subventions for which it was felt the City could qualify, and our records show that from June, 1943 to December 31, 1945, the City and County of San Francisco was reimbursed in State funds to the extent of \$367,312.53. Future expenses of the Citizens' Protective Corps disaster organization should be only sufficient to maintain emergency communications and a basis network of sirens for warning purposes. Some maintenance work and basic training programs may be required from time to time, but they should be budgeted, I believe, to the departments involved.

This report should not be concluded without mention of the genuine cooperation exhibited by citizens of our City and by representatives of many other cities and governmental units with whom our defense officials were in frequent contact. Bay Area cooperation under a nine-county metropolitan Civilian Defense Board can be credited to Mr. Joseph A. Murphy.

The various departments of City government, as well as private organizations throughout the City, home owners, newspapers, radio stations, other advertising media, and, of course, the military, enabled the citizens of San Francisco to effectively do an important job.

Let us never forget the hundreds and even thousands of hours volunteered by air raid wardens and others, but at the same time, let us hope that we shall never have to call on them again for such work.

United Nations Conference

On February 12, 1945, I received word that San Francisco had been selected as the site of an unprecedented meeting, later to be known as the United Nations Conference on International Organization. On the afternoon of April 25, representatives of the Allied Governments convened in the War Memorial Opera House, and, before the Conference adjourned on June 25, delegations representing fifty nations participated.

It was up to San Francisco, as the host city, to do everything possible to make our visitors' stay comfortable and enjoyable. The response from our citizens as well as from our neighbors around the Bay was warm and gratifying. I appointed a Citizens Committee, chairmanned by Dr. Henry F. Grady, to take care of all the necessary arrangements. The facilities of the War Memorial Opera House and of the Veterans War Memorial Building were tendered by the War Memorial Trustees. All the veterans' organizations occupying the Veterans Building cooperated in relinquishing their meeting rooms for an extended period.

To the Citizens Committee which was faced with innumerable problems in arranging transportation and housing, receptions and entertainment not only to the visiting delegations but to the visiting press, I offer my heartfelt thanks for a job well done. Our visitors left San Francisco with a warm feeling in their hearts toward our City and its citizens as evidenced by the many sincerely congratulatory letters on file in my office.

At the closing plenary session of the Conference, attended by President Truman, the following resolution was adopted:

"In Recognition of the innumerable courtesies and manifestations of spontaneous hospitality which the people of San Francisco have offered to the members of the Delegations to the United Nations Conference: "In Recognition of the contribution which the arrangements for the reception and entertainment of the members of the Delegations has made to their effective participation in the work of the Conference; and, in Recognition of the efforts of the citizens of San Francisco, appointed by the Honorable Roger D. Lapham, Mayor of San Francisco, to be members of the United Nations Conference Committee, in the planning and organization of the hospitality extended to the Delegation; The Chairmen of the Delegations to the United Nations Conference on International Organization unanimously express their heartfelt thanks to the people of San Francisco and the members of the aforesaid Committee and request that the original of the present testimonial be deposited with His Honor, the Mayor of San Francisco and that appropriate copies thereof be presented to the individual members of the Committee."

United Nations Organization—Permanent Headquarters

Some months after the United Nations Conference adjourned in San Francisco, the Executive Committee to the Preparatory Commission of the United Nations Organization met in London. On October 3, by a vote of 9-3, this Committee recommended that the permanent site of the United Nations Organization should be in the United States—but left to the Preparatory Commission itself, the question of recommending a specific site in the United States.

A few weeks prior to the opening meeting of the Preparatory Commission scheduled to convene in London, November 23, it was suggested that I head a delegation to press the claims of the San Francisco Bay Area as a proper site for the permanent headquarters of the United Nations Organization. Your Honorable Board agreed that the claims of the San Francisco Bay Area should be formally presented to the Preparatory Commission.

Accordingly in the company of Supervisor Jesse Colman, Mr. Walter A. Haas (chairman of a Citizens Committee which had prepared an expensive brochure setting forth the advantage of the San Francisco Bay Area), and Mr. Donald W. Cleary, the City's Legislative Representative, who acted as secretary of our delegation, I left for London. We arrived there on November 23 and a week later

formally urged before a sub-committee of the Preparatory Commission the advantages of the San Francisco Bay Area for the United Nations permanent headquarters. At the same time we gave that sub-committee definite assurances that San Francisco could and would do all that was necessary to take care of the Organization's needs, including the housing of the permanent secretariat, pending the selection of the permanent site and the erection of permanent buildings thereon, which might take a period of three or more years.

The Preparatory Commission did not ratify the Executive Committee's recommendation that the United States be chosen as the nation until December 15. During the next week, the Commission considered how to proceed in selecting the exact site within the United States. On the day it adjourned, December 22, it was decided to eliminate without any consideration at all, that section of the United States lying west of the Mississippi.

I arrived home December 27. Two days later I dispatched a cable followed by a release to the press, protesting what appeared to me to be an unfair and hasty action. I have reported verbally to your Honorable Board and submitted copies of my cable and press release (see Appendices A and B). Your Honorable Board has approved the action I have taken in this respect.

The final decision as to the country as well as to the exact site of permanent United Nations Organization headquarters will be determined by the General Assembly which convened in London on January 10, 1946. It is to be hoped the General Assembly will reconsider the action taken by the Preparatory Commission in eliminating any location in the western part of the United States without proper consideration of its merits.

Citizens' Committee for Welcoming Returning Servicemen

On September 14, 1945, I appointed a Committee of citizens for the purpose of welcoming members of the Armed Forces here in San Francisco.

The Chairman of this Committee was the Honorable C. J. Goodell, Justice, District Court of Appeal.

Since its appointment, and up to the present time, this Committee has handled the arrangements for the welcoming of many thousands of our returning service men and women, including all the top-ranking military officials who were singled out by military authorities for special or symbolic recognition.

The activities of this Committee were climaxed during the Christmas season when upwards of 30,000 returning servicemen were stranded in San Francisco due to a transportation backlog. The Committee coordinated the activities of all existing Bay Area facilities and on Christmas Day all service men and women in the area who chose to do so were taken to private homes for Christmas dinner.

I cannot let this opportunity pass without thanking Judge Goodell and the members of his Committee who worked so diligently on this most necessary job.

Inter-City and Inter-County Cooperation

This is the seventh year of the Municipal Regional Service Committee operation and it has been playing its good role in continuing to foster friendly relationships between San Francisco and her neighboring cities and counties in central and northern California.

I, personally, have had occasion to be in contact with representatives of central and northern California communities—both in their home cities and towns as well as in San Francisco—and I believe that we should continue to do all we can not only to make friends of but be friends with our sister cities and counties of the State.

San Francisco can no more progress without their aid and assistance than they can prosper without our help. Every citizen should recognize this himself when the opportunity arises to contact residents of other sections. The Regional Service Committee has cooperated in this work with the many agricultural, industrial and regional development organizations of our State. It is constantly alert for evidences of friction in public relations and has enabled small sores to be healed rapidly, on many occasions, before they have become serious infections.

Legislative Representative

During the past year, Mr. Donald W. Cleary continued to serve on a full-time basis as the City and County Legislative Representative. His headquarters are in the City Hall except when the State Legislature is in session—then temporary headquarters are maintained in Sacramento.

There is no doubt but that a full-time State Legislative Representative is permanently needed; and I believe it is in the best interests of the City to strengthen this position created some fifteen months ago. The proper man filling this position can be of great value in developing better relations with our neighbors, and Mr. Cleary has done a good job in this connection.

Sewer Construction Program

Toward carrying out the City's \$25,000,000 sewer and sewage treatment plant construction program the people voted in November, 1944, a \$12,000,000 bond issue and there were included in the Public Works Department's budgets for the three last fiscal years, \$3,337,000. This makes a total of more than \$15,000,000 available for the over-all sewer program.

Substantial accomplishments have been made toward actual construction and toward getting into a position to take advantage of any State or Federal funds that may be available on a matching basis during these early postwar years. Thus far, budget funds have been used for actual expenditures; but \$4,000,000 worth of bonds have just been sold at an average net interest rate of 0.55%.

The bond issue of \$12,000,000 was for sewer construction and reconstruction, for land acquisition, and plans and specifications for sewage treatment plants. Except for \$1,000,000, the \$3,337,000 appropriated in the last three years from tax funds was also for sewers and engineering, rather than for sewage treatment plants. An extension of the Richmond-Sunset Sewage Treatment Plant, to cost about \$600,000, will be accomplished during 1946. Actual construction of the North Point Sewage Disposal Plant at an early date will depend upon receipt of State or Federal funds on a matching basis. If \$9,000,000 of State or Federal matching funds can be obtained, the entire \$25,000,000 San Francisco sewer and sewage treatment plant program will be carried out without requiring additional City funds.

The necessity of having plans and specifications for projects, so that immediate advantage could be taken of any Federal or State offers of matching funds, led the Director of Public Works, with the approval of the Chief Administrative Officer, to award several engineering contracts to private engineering firms. This was done only after it became evident that the City's own engineering bureau could not complete the entire program in time for the City to be ready to apply for State or Federal funds. Preparation of plans and specifications for that portion of the North Point Sewage Disposal Plant to be located in the Islais Creek District has been held up by a taxpayer's suit.

It is unfortunate that the City's interests suffer through this delay. Efforts are now being made by the City Attorney to have this issue

promptly resolved by the State Supreme Court in order that the City's efforts to rush plans and specifications for postwar projects will not be unduly hampered.

A summary of the sewer construction program as of December 31, 1945, follows:

Funds appropriated for land purchases and plans, North Point Sewage Treatment Plant	\$1,200,000
Funds appropriated for sewer plans and specifications by engineering bureau	200,000
Outside engineering contracts awarded for consultation	19,000
Outside contract awarded for plans	77,000
Funds allocated to construction contracts completed or under way	909,065
Plans completed and construction contracts to be awarded in calendar year 1946	3,243,600
Total funds required for above program	\$5,648,665
Construction costs of additional stockpile of projects for which plans are substantially completed	\$2,360,000
Total of above two sections of program	\$8,008,665
Funds made available:	
Bond issue	\$12,000,000
Budget Appropriations	3,337,424
Total	\$15,337,424

Census

In order to secure our proper share of State gasoline taxes, some of which are allocated to cities on the basis of population, your Honorable Board approved an appropriation of \$96,000 for a special census to be taken by the Federal Government. The result announced as of August 1, 1945, established the population of San Francisco as 827,400. This is an increase of 192,864 over the 1940 census—a gain of 30 per cent.

The actual cost of the census was only \$66,795, but because the census was taken, thus proving our gain in population, the State will allocate to the City for the use of State highways within the City, as well as major streets within the City, approximately \$170,000 more in gasoline taxes this fiscal year.

Salary Standardization

In my last year's message, I discussed fully the salary standardization survey which had been completed and submitted to you early in 1944. Last July, your Honorable Board requested the Civil Service Commission to make another salary survey which has not yet been completed and submitted.

Prior to leaving for London last November 14, I wrote the Civil Service Commission stating very plainly certain views I have held and still hold. I said:

"It is my understanding that in the past salary standardization surveys, the policy has been to restrict the salaries of subordinates to maxima lower than the charter-fixed salaries of department heads, whether elective or appointive. I believe such charter-fixed salaries are artificial barriers which should be disregarded in a salary standardization survey. My reasons are as follows:

"First: These salaries were fixed in the depths of the depression and in my opinion are too low. The City has grown tremendously since the Charter was adopted, as shown by the recent special census. Times have changed; concepts and methods of government have changed; and with these changes additional activities, duties and responsibilities have accrued to all officers and department heads of the City.

"Second: Section 131 of the Charter provides that schedules of compensation or any amendments thereto shall be recommended by the Civil Service Commission *solely on the basis of facts and data* obtained in a comprehensive survey concerning wages paid in private employment or in other comparable governmental organizations in this State, for like service and working conditions. To me this is clear and unequivocal. I see no provision therein that salaries fixed in the Charter for department heads shall govern the salaries of their subordinates.

"Any inequalities resulting from such a policy should be corrected in the current survey and recommendations.

"I believe that the Civil Service Commission should recommend, and the Board of Supervisors should adopt, a schedule of compensations which reflect the Charter formula, and that formula alone. The Charter mandate is clear—like pay for like service and working conditions."

At the General Election last November, two Charter amendments were approved by the voters—one removed the \$6,000 ceiling on salaries of the so-called County Officers—Recorder, Registrar of Voters, County Clerk, Public Administrator and Coroner. The other removed the salaries of the Chief Administrative Officer, Manager of Utilities, Controller, and the Director of the Department of Public Works from the Charter and made the salaries of these officers subject to salary standardization.

I advocated the passage of these amendments, believing their adoption to be in the best interests of City and County government.

It is my considered opinion that another Charter amendment should be submitted to the voters, fixing the salaries for elective officers which will be in conformity with the duties and responsibilities to their offices. Perhaps I may be classed as a special pleader—but having pledged myself to serve as Mayor only until my term expires on January 8, 1948, my interest lies in seeing that compensation for elective officers is commensurate with the duties and responsibilities of the particular office. It is in the public interest to induce the best talent available to enter the public service.

1945-46 Budget and Tax Rate

In recommending appropriations for the fiscal year 1945-46 (see Budget Message, Appendix C) I followed, generally speaking, the same policy as stated in my last annual report when I said:

"In passing upon the departmental requests, I approved those items of increase representing matters which appeared of immediate necessity and disapproved those expenditures which could be postponed for the postwar period without hindering the affected departments."

Included in the 1945-46 budget as adopted was \$8,386,520 for Additions and betterment, Rehabilitation and Equipment. A detailed breakdown of this amount was submitted by letter to your Honorable Board on July 2, 1945; and later, on October 26, this was supplemented by a list (prepared by the Controller's Office) of appropriations made for items of a similar nature in years prior to 1945-46 and carried forward. Balances from prior years totalled \$5,998,348 which,

added to the amounts appropriated in the 1945-46 budget, showed a total of \$14,384,868 of all such appropriations available for expenditure as of July 1, 1945. (See Appendix D.)

The 1945-46 budget from current revenues and taxes as recommended by your Honorable Board and after tax rate adjustments, totalled \$95,070,902.

The 1945-46 budget required an increase in the tax rate of 14 cents, from \$4.69 to \$4.83 per \$100 of assessed valuation, primarily for placing the school capital outlay program on a "pay-as-you-go" basis, and for additional requirements for the Retirement System.

Postwar Planning, Master Plan, Urban Redevelopment

In my last annual message, I mentioned the City Planning Commission's preliminary six-year public works program, estimated cost \$131,000,000, which the Commission had compiled at my request and which I had accepted without formal comment.

In another section of my 1945 report, I touched briefly on the urban redevelopment campaign to that date, including recommendation of your Honorable Board endorsing the broad general principle of the urban redevelopment and urging the adoption of an enabling act by the State Legislature.

Such an enabling act was passed by the Legislature and approved by the Governor on July 11, 1945 (Assembly Bill 1531, Chapter 1326).

This act requires that any community in order to take advantage of its provisions must have a master or general community plan adopted by the Planning Commission or the legislative body and, in either case, the plan must include certain information, such as the general location and extent of existing and proposed future major thoroughfares, transportation routes, terminals, and other public utilities and facilities, together with other specified data.

Because of the urgency of this matter, and because it was not possible for the City Planning Commission's regular staff to complete all the required details by December 31, 1945, your Honorable Board adopted an ordinance appropriating \$8,730 to employ a firm of consulting engineers on a contractual basis to help complete the work required. This plan was completed and formally submitted to your Honorable Board on December 31, 1945.

As yet, I have not had time to give to this plan the study which it deserves and therefore cannot now make any comments on the plan itself. I do, however, want to compliment the Planning Commission for its untiring efforts to complete the plan on the date fixed by your Honorable Board. This is the first time the City has had laid before it a complete and comprehensive Master Plan as required by the Charter.

As indicated in my last year's report, I appointed a group of citizens to make definite recommendations based on the preliminary \$131,000,000 six-year public works program submitted by the City Planning Commission on October 11, 1944. This Citizens' Postwar Planning Committee, chaired by Mr. Adrien J. Falk, organized on April 13, 1945, and for the next four months held many meetings, finally submitting on August 20 a very complete and comprehensive program, copies of which were distributed to your Honorable Board and released to the press. This program recommends the expenditure of \$177,400,000 over a period of years—\$41,800,000 to be included in annual budgets, \$33,300,000 to be obtained from revenue producing departments, such as the Municipal Railway and Water Department, and \$102,300,000 to be raised principally from general bond issues, together with funds derived from other sources. (See Appendix E.)

I believe this report of the Postwar Planning Committee should be substantially adopted as a guide to such expenditures for capital im-

provements as the City and County is called upon to make during the next five or six years, and I commend to each member of your Honorable Board, a thorough and continuing study of this report.

Nor can I let this opportunity pass without thanking all members of this Postwar Planning Committee, as well as the Planning Commission, the various City department heads and many citizens who appeared before the Committee either as individuals or representing organizations, for the time and effort spent on this report. I reemphasize my belief that this report should be kept as the main guide book to follow.

It should be noted that the Postwar Planning Committee listed the expansion of the San Francisco Airport as the number one project from the standpoint of urgency and importance, and recommended the financing thereof by an issue of \$20,000,000 general obligation bonds. As previously stated, this was approved by the voters last November.

Further, the Committee recommended the expenditure over a period of \$23,369,000 for street railway rehabilitation, thus endorsing the Newton Plan to which reference is made previously in this report. The increased carfare, which goes into effect January 20 next,* launches the program of rehabilitating our street railway system on a "pay-as-you-go" basis and conforms to the recommendation made by the Postwar Planning Committee.

Thus the gross expenditures of \$177,400,000 recommended, can be reduced by \$43,369,000.

New Sources of Revenue

I refer to my last year's message to your Honorable Board, in which I discussed the need for new sources of revenue. This need is equally as great now. I recommend that action on this matter be taken by your Honorable Board in the near future. You will recall that the subject is discussed in the report of the Citizens Postwar Planning Committee and that that Committee made certain definite recommendations with respect to additional taxes.

Housing

In my annual report for 1945 I pointed out that San Francisco Housing Authority had completed and was operating five permanent projects, all of which were completed prior to, or shortly after Pearl Harbor, and which provided homes for some six thousand low-income people.

The balance of the program, namely six projects, including the Chinatown development, had been deferred until the postwar period.

This situation still exists with the important exception that the Housing Authority has very recently called for bids for its first postwar construction job, namely the Chinatown project. The cost of this construction is limited by Congress to \$5,000 per dwelling unit (that is, complete living facilities for a single family ranging in size from two to seven rooms). The bids received exceed a cost of \$6,200 per unit, and therefore the Housing Authority had no choice but to reject them.

At present, the Authority is endeavoring to obtain necessary remedial Congressional action whereby unit construction can be accepted at a realistic figure based on present costs. Until Congress sees fit to authorize such a cost per unit, all permanent projects under

**On January 23, 1946, the Office of Price Administration filed suit in the United States District Court to restrain the Public Utilities Commission from increasing the carfare from 7 cents to three rides for 25 cents or 10 cents for a single fare. The Court on January 30, 1946, issued a preliminary injunction in favor of the OPA, thus delaying the schedule increases.*

the jurisdiction of this Authority must remain dormant. This condition is by no means restricted to San Francisco, but one that is recognized as being national in scope, just as is the shortage of housing generally.

As far as temporary emergency housing in this area is concerned, the outlook for additional facilities is very dark. At the present time all authorized temporary war housing in this area is completed and occupied with no prospect for additional construction in the future.

The Federal view of San Francisco includes the entire Bay Area. In Washington, vacancies in Richmond, Vallejo and Marin City are considered within commuter distance of San Francisco and this, of course, does not brighten the picture to any degree.

At the present time Federal, State and local authorities are endeavoring to make available better transportation facilities for those who are forced to occupy the 4,600 vacancies in the above-mentioned areas.

The San Francisco Housing Authority has recommended the conversion of several dormitory facilities in the Hunters Point area to family apartments. The possibility of financing this suggestion is being explored.

The housing picture from the private construction point of view is also dark at the moment. For the past five years, little or no housing has been constructed in San Francisco due to wartime restrictions. Today private contractors can obtain very little of the material necessary for this type of construction, lumber being the key material that is unavailable. Further, we must remember that OPA ceilings, though necessary to retard inflation during war-time and even now, make the risk taken by the private investor far greater than in normal times; however, with the potentiality of materials becoming available in greater quantities in the near future, with the possibility of labor-management relations becoming more normal, the outlook brightens a bit.

Most certainly labor and management, government and citizenry must bring these things about if our economy is to progress. In the meantime, the number one job for 1946 in this field must be the housing of our returning veterans and their families as well as others of our citizens who have been dislocated as a result of the war. This can be done only by the complete utilization of the 60,000 temporary war housing units in this area as rapidly as each unit becomes available for this purpose, even though these units are totally inadequate to fulfill the normal requirements of the people of this area.

We must remember that this is on an emergency basis only, and that the only full solution to the problem can come when we are returned to normalcy and there is a revival of the private building industry in San Francisco and its adjacent commuter areas.

When this revival becomes possible we can look for a building boom.

Necrology

On January 2, William C. Hubner, Purchaser, died suddenly. Mr. Hubner had been regarded as one of the most alert members of his profession in this area and his passing was a real loss to the City Hall and to the citizens.

On October 20 last, all of us who knew him were shocked to learn of the sudden death of our Controller, Harold J. Boyd. He was a man of unusual talents and of broad interests and one who had worked his own way up through the ranks of City employees to one of the key municipal positions. Mr. Boyd devoted considerable time to furthering the City's relationships with other communities of northern California and of the West in general.

The Board of War Memorial Trustees lost three members in the passing of Felix S. McGinnis on March 17, Harry A. Milton on July 15, and J. Bruce Jones on December 23.

These men had occupied prominent places in our City and their deaths were a heavy loss to the War Memorial Trustees.

Many San Franciscans were saddened to learn of the death on July 28, 1945 of Judge Thomas F. Prendergast of the Municipal Court. During his long term on the bench, he came to be respected for his human approach to the varied problems which were laid before him.

Final Remarks

My desk calendar shows "738 Days Gone" and "723 Days to Go." My second year in office has been not only interesting and instructive but broadening in more ways than one. I am under no illusions—there will be more difficulties to face during the next two years than there have been in the last two.

We rejoice that the war is over—that the guns are silent. The war welded the nation because we had a common purpose—to save our own necks. Germany and Japan no longer exist as enemies capable of inflicting physical harm.

But we face another kind of enemy—more difficult to overcome because we do not see him and cannot identify him. Who is that enemy? That enemy is the feeling which exists today—that we no longer have an obligation to our country or to our fellow citizens. Each one seems to think and act only in terms of himself.

If we are to attain to the destiny which history points for us—to take a leading part in maintaining world peace, in fostering the growth of the United Nations Organization—then we must first set our own house in order. Today we play a "Your money or your life game," each for himself and to blazes with the other fellow. If we are to survive as a nation, the interests of all must be placed above the interests of any one of us.

Let's get over the war hang-over and really go to work!

ROGER D. LAPHAM,
Mayor of San Francisco.

APPENDICES

APPENDIX A

Night Cable.

Released to Press December 30, 1945.

San Francisco, December 29, 1945.

Mr. B. Cohen, Chief of Section Committee 8, Preparatory Commission of the United Nations Organization, Church House, Dean's Yard, London S. W. 1, England.

On behalf of the San Francisco Bay Area, I respectfully urge reconsideration of the action of your committee which, on December 22, voted to eliminate the western part of the United States from any further consideration as the permanent site of the United Nations Organization.

You will recall your committee spent three weeks in discussion before they voted December 15 on the recommendation of the Executive Committee and named the United States as the nation in which the permanent site of the United Nations Organization should be located.

On December 17, your committee met again to discuss ways and means to determine the location of the exact site within the United States. At that time it was pointed out that four other delegations representing United States cities or locations were scheduled to present their applications to the subcommittee on December 20 and that necessarily no decision should be reached until those four delegations had been heard. At the general debate which ensued it was apparently agreed that whatever site might be chosen within the United States, it should be on the basis of merit—not only with respect to the criteria outlined in paragraphs 8 and 9 of chapter 10, section 2, Report by the Executive Committee to the Preparatory Commission (October 3, 1945), but also on the broader basis of where in the United States could a location be found which would best foster the growth and development of the United Nations Organization. The delegate from the United Kingdom, Mr. Noel-Baker, said that no site should be selected without a great deal of thought and consideration. It was his opinion that this would take considerable time, that no decision on an exact site should be recommended by the Preparatory Commission but that the matter should be passed on to the First Session of the General Assembly scheduled to meet in London, January 10. He further said that it would be doubtful whether the General Assembly could reach a final decision before the Second Session of the Assembly, scheduled to meet later in the year. Apparently all delegates present agreed that much time should be taken and that the determination of the site should be based on merit alone.

At the committee meeting held on December 20, it was decided to appoint an interim committee of twelve to examine the factual data submitted by the various cities which had asked for the permanent headquarters; and it was suggested, I believe, that this committee name the six most desirable sites on the basis of merit and also take into consideration differences in geographical location. It was further understood that this committee would make its report to the First Session of the General Assembly next January.

At a later meeting held the next day, the question of narrowing the subcommittee's field of choice was brought up and the suggestion made that the western part of the United States be eliminated. Action on this proposal was postponed until the next day, December 22,

when the committee voted 25-5, with 10 abstaining and 11 absent, to eliminate that section of the United States lying west of the Mississippi River.

This action, of course, was quite contrary to the opinions expressed at the meeting of December 17—and certainly contrary to the decision reached at the meeting held December 20. By this action, your committee blocks out certain sections of the United States, irrespective of whether any cities within that area meet the criteria set forth in paragraphs 8 and 9 of chapter 10, section 2, Report by the Executive Committee to the Preparatory Commission (October 3, 1945), and irrespective of whether any sites within that blocked-out area would be most desirable from the standpoint of fostering the growth and development of the United Nations Organization.

I cannot help but feel that action of this kind is unfair to any location in that part of the United States which has been eliminated without proper consideration of its merits.

It must be assumed that when the United States was chosen on December 15 that all qualified sites within the United States were intended to be investigated and considered. The later action of your committee vitiates the final decision taken December 15.

For the reasons set forth above, I earnestly ask reconsideration of the hasty action taken by your committee on December 22 and would appreciate if you would transmit a copy of this cable to every member of your committee.

ROGER D. LAPHAM,
Mayor of San Francisco.

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APPENDIX B

Comments on the Cable Sent to Mr. B. Cohen, Chief of Section Committee 8, Preparatory Commission of the United Nations Organization, London, England.

Release to the Press.

San Francisco, December 31, 1945.
11:00 A. M.

The Mayor referred to the criteria outlined in paragraphs 8-9, chapter 10, section 2, Report by the Executive Committee to the Preparatory Commission of the United Nations (October 3, 1945). These two paragraphs read as follows:

“Criteria Governing the Choice of a Site

“8. The following are some of the criteria which should govern the choice of a site:

“(a) Political conditions in the host state, and the general character of its press and public opinion should be in harmony with the spirit of the Preamble and of Article 1 of the Charter. The United Nations should be so situated as to be free from any attempt at improper political control or the exercise of undesirable local influences.

“(b) The site should offer easy accessibility from and to the world at large, and it must, therefore, possess adequate and satisfactory means of travel to and communication with any area where immediate action might appear to be necessary. Location at a place too far removed from normal routes of world communication or with prevailing unfavourable atmospheric conditions would not be suitable.

“(c) Unrestricted and uninterrupted contact between the United Nations and all countries in the world, particularly in

cases of emergency, must be maintained. In order to guarantee this contact a radio station and airport are essential.

"9. It is desirable that the site should enjoy such features as:

"(a) Climatic conditions which would not entail hardships likely to affect the health or efficiency of permanent or temporary residents connected with United Nations;

"(b) General use by the local population of either of the working languages of the United Nations, together with favourable cultural conditions, suitable living accommodations, and educational, health and recreational facilities;

"(c) Sufficient facilities for the immediate establishment of the necessary offices, including specifically printing facilities, and the possibility of acquiring, on satisfactory terms, such lands or buildings as the United Nations may need; and

"(d) The grant by the host state to private individuals, of reasonable facilities for travel to the seat of the United Nations."

Calling this the housekeeping criteria, the Mayor was emphatic that the San Francisco Bay Area would fulfill the requirements certainly as well, and in most instances, better than other applicant cities. He emphasized that the San Francisco Bay Area site offers easy accessibility from and to the world at large; that it possesses adequate and satisfactory means of travel to and communication with any area where immediate action might appear to be necessary. It is a transportation terminal—steamship, rail, and air. He remarked that the \$20,000,000 bond issue voted last month to improve the city airport indicated how alert San Francisco is to the growth of air transportation.

The Mayor further emphasized the climatic advantages here compared to Eastern and Mid-western locations—no snowfall, and a temperature daily maximum 62.6 F. and daily minimum 50.4 F. The highest temperature on record is 101.2 F. and the lowest, 27.0 F.

As to suitable sites for the location of permanent U. N. O. headquarters, the Mayor said that many suitable sites in the immediate area of San Francisco were available, whether 50, 500 or 1,000 acres were needed. He also emphasized the fact that temporary facilities of all kinds could be provided during the period necessary to construct the permanent headquarters which might take three or more years. He said that San Francisco had demonstrated its ability to provide whatever was necessary in this respect last Spring and that the City could do this again.

The Mayor said that the general purpose of the United Nations Organization is to prevent wars and to maintain peace—that that objective should always be kept in the foreground. Asked why he thought the San Francisco Bay Area would provide a site which would be most favorable for fostering the growth and the development of the U. N. O., he said:

"While California was early settled by the Spaniards and Mexicans, it is a new country in the sense that it was not really opened up until the Gold Rush of 1849 when thousands from all nations flocked to its shores. As a new country, it is a friendly country, less tied to custom and tradition and more hospitable to new ideas than older communities within the United States.

"San Francisco, itself, is a cosmopolitan city, although not as large as other cities in the East and Middle West. And for that reason the United Nations Organization would play a more important part in the life of the local community than it would in that of larger cities. There is no doubt that California and the entire Pacific Coast would

welcome the U. N. O. and do everything possible to advance the growth and development of the Organization.

"The Pacific Coast is the most neutral part of the United States, in the sense that it is far removed from Washington, the capital, than the larger cities of the Atlantic Coast. For this reason, the U. N. O., if located in the San Francisco Bay Area, would be less subject to pressure groups, political and otherwise, than if located nearer the Nation's capital.

"San Francisco was the birthplace of the United Nations Organization—and there is every reason to believe this same birthplace would lend itself unreservedly to the growth and development of the Organization."

The Mayor admitted that he is a special pleader and undoubtedly prejudiced in favor of the San Francisco Bay Area; and he added: "If in its judgment the General Assembly should decide that some other location within the United States is better fitted to foster the growth and development of the U. N. O., I will have no hard feelings provided the location is selected on its merits and not solely for geographical reasons. I feel the final decision as to location by the General Assembly should not be based on placating the special interests of any one nation or group of nations. If the U. N. O. is to grow and develop, national and selfish interests should be subordinated to the interest of the whole. After all, millions of men and women have made the supreme sacrifice in the last two world wars. It is up to our generation to save the generations to come from the agony of another world war. It is to be hoped that delegates to the General Assembly will hold to the highest level of statesmanship possible."

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APPENDIX C

Budget Message.

MAYOR'S OFFICE

April 30, 1945.

The Honorable, the Board of Supervisors,
City Hall,
San Francisco, California.

Gentlemen:

As required by Section 72 of the Charter, I am transmitting to your Honorable Board tomorrow the following:

The consolidated 1945-46 budget estimates for all city departments and offices of the City and County;

The proposed 1945-46 budget;

The detailed estimates of all 1945-46 revenues of each department;

The estimate of the 1945-46 requirements to meet bond interest and redemption and other fixed charges and revenues applicable thereto;

The draft of the 1945-46 annual appropriation ordinance prepared by the Controller.

The net departmental budget requests for 1945-46 as submitted to me was an increase over the 1944-45 budget as adopted of \$13,900,149 including the various departmental estimates of automatic increments in salaries resulting from the salary standardization ordinance adopted last year and made effective in the budget for the current fiscal year.

This year I continued the practice inaugurated last year of considering jointly with your Finance Committee the budgets of the various departments. Thus the time of the department heads, and in many cases of the departmental commissioners, was saved by having one hearing instead of two. I have recommended reductions in which your Finance Committee concurred, as follows:

Civilian Defense	\$ 54,820
Police Department	84,417
Fire Department	237,300
Park Department	289,680
Recreation Department	126,594
Library	67,500
California Palace of the Legion of Honor	29,780
Superior Court	31,114
Juvenile Court (including Probation Office, Detention Home, Log Cabin Ranch and Laguna Honda Children's School)	85,172
Health Department	62,342
Public Utilities:	
Lighting Streets and Buildings	140,300
San Francisco Airport	49,260
Municipal Railway	450,490
Water Department	808,185
Hetch Hetchy Water	42,050
Hetch Hetchy Power	79,783
Civil Service Commission	19,545
Retirement System:	
1. The so-called deficit in the "Old" Police and "Old" Fire Relief and Pension Funds	6,976,303
2. In the request for appropriations to set up actuarial reserves for the group not now under the general retirement system	610,214
Miscellaneous smaller items	123,970
Total	\$10,368,819

The major items of increase remaining after the foregoing reductions are:

Mayor	\$ 56,446
Assessor	28,340
City Attorney	68,650
Sheriff	24,503
Police Department	174,759
Fire Department	226,307
Juvenile Court (including Probation Office, Detention Home, Log Cabin Ranch School and Laguna Honda Girls' School)	214,714
Registrar of Voters	120,826
Department of Public Works	346,230
Controller	25,038
Park Department	113,085
Recreation Department	88,629
Library Department	146,089
Special Road Improvement Fund	47,094
San Francisco Unified School District	1,292,939
Employees' Retirement System	833,699
Public Utilities:	
Bureau of Light, Heat and Power	355,746
Airport	76,473
Municipal Railway	410,241

Of the increase in the Mayor's budget, \$25,000 represents the salary and expense of the City's legislative representative, carried last year in the Supervisors' budget, and transferred during the year to the Mayor's budget. The other increase is for the addition of eight (8) positions in the Mayor's Office, and the proposed reclassification of one position.

The reclassified position is that held by Mr. Eneas J. Kane, now titled Public Service Assistant. Because of increased duties and responsibilities, I propose a new classification of Public Service Director, with an increase in the maximum salary from \$375 to \$450 per month. I also provided one new position of assistant to Mr. Kane; one additional General Clerk-Stenographer; and six new positions to comprise a budget staff for the Mayor's Office.

Few people realize or understand the extent of the duties and responsibilities imposed on the Mayor by the Charter. Among other things, the Mayor is required to supervise the administration of departments under boards and commissions appointed by him; to coordinate and enforce cooperation between the various departments in the City and County government; and he is responsible for the review and submission of the annual budget. Properly to discharge these various duties, an adequate staff is essential.

When I took office, my technical staff consisted of one Administrative Assistant, the scope of whose duties is beyond the physical capacity of any one man. The Civil Service statement of duties for this job reads:

"Subject to administrative approval: makes analyses of annual budget requests and estimates submitted by the various departments of the municipal government and makes such other collateral studies as may be necessary and makes reports thereon for the information and consideration of the Mayor; makes continuing analyses of departments, trends and needs; investigates the need for proposed supplemental appropriations or transfers of funds which may be recommended or requested, and makes reports thereon to the mayor; investigates requests for the creation of new positions or the filling of vacated positions, and makes reports and recommendations thereon; makes analyses of capital investments and proposed expenditures for personal and non-personal services, and makes reports thereon to the end that maximum economy in governmental operations will be promoted; makes analyses of proposed new functions and services and makes reports thereon; makes analyses of fiscal problems and policies, and makes reports thereon; directs the work of subordinates; and performs related duties as required."

In the current year's budget one assistant (an accountant) was added to my technical staff, which has helped to a limited extent.

Having completed the review and submission of my second annual budget, I am more than ever impressed by the difficulties any Mayor faces in passing on a budget as large and detailed as ours in the time allotted by the Charter. On March 15, the Controller delivers the consolidated budget to the Mayor. The Charter requires the Mayor to submit his budget recommendations to the Board of Supervisors not later than May 1. These recommendations must be accompanied by a draft of the annual appropriations ordinance prepared by the Controller.

The Controller must have time to prepare the appropriation ordinance and that means that the Mayor's recommendations should be

completed not later than April 20. This year there were 120 separate budgets—a very bulky document consisting of over 700 pages.

I am convinced that the time allotted for the Mayor to review the budget—taking into consideration all his other duties—is not sufficient to do a proper job. Obviously, the Mayor himself cannot make intelligent recommendations without assistance and he must depend upon his technical staff for that assistance.

This matter I discussed with your Finance Committee, and the three members of that committee agreed that the Mayor's technical staff should be increased. It is my intention that this staff, under the direction of my Administrative Assistant, will study the requirements of the various departments of the City government throughout the year, thus developing definite facts so that when the time comes for the Mayor to review the budget on March 15, he, as well as the Finance Committee of the Board of Supervisors, can be fully informed of the needs of the various departments and thus be in a position to make more realistic recommendations.

Your Finance Committee having agreed that such a staff is desirable and necessary, we discussed whether six additional men was the proper number to begin with. Your committee felt that six were not too many. However, since transmittal of my budget to the Controller, I have given further thought to the size of my technical staff.

It is now my considered opinion that inasmuch as this is a new departure, it would be best to make haste slowly. Therefore, I now suggest and recommend that your Board cut my own recommendation to provide for an additional technical staff of three instead of six. I now propose the creation of a new position immediately secondary to my Administrative Assistant, together with two other subordinate positions. This I have recommended to the Civil Service Commission.

I realize that this proposed budget staff is a new departure in San Francisco government, but it is not a new idea in other city governments. It has been operating for several years in the city of Los Angeles, where the Bureau of Budget and Efficiency is set up by the Charter, with a minimum tax rate to be levied for its support each year. I have been informed by Mayor Bowron that in his opinion this Bureau (with more than twenty jobs provided for) more than "earns its salt." The County of Los Angeles has a Bureau of Administrative Research; similar bureaus are to be found in other cities, such as St. Louis, Baltimore, Pittsburgh and Seattle. There is no doubt in my mind that a city as large as San Francisco should have a permanent budget staff agency devoted to year-round, full-time budgetary research activities serving the entire City and County government. Apparently, previous mayors have not attempted to exercise in full the duties and responsibilities imposed on the Mayor by the Charter. The fact that this has not been done before is all the more reason why it should be done now. However, to secure maximum effectiveness, the City should endeavor to obtain the best qualified men, and to effect this, salaries adequate to attract qualified men should be paid for these positions.

In passing upon the budget requests for 1945-46 I followed generally the same policy as for the current fiscal year, in that I did not approach the budget from the standpoint of the tax rate alone. As last year, there were many items in the 1945-46 budget for capital improvements which I deemed imperative—for example, fire stations and police stations. I personally visited some of these stations and found the buildings old and dilapidated—unquestionably they should have long since been replaced. I am convinced that we cannot afford to further delay long overdue replacements. In the budget this year

I allowed, and the Finance Committee approved, funds for the replacement of three fire stations as well as a new Mission Police Station.

And here let me comment on the situation of the Water Department. I said in my budget message last year that the Public Utilities Commission had submitted to me their proposed capital improvement program for the Water Department for the next several years. I further stated that it appeared that practically all the excess revenue or surplus earnings of the Water Department for the next several years would be necessary to catch up with the Department's program of additions and betterments. That condition still is true. In previous years, the surplus earnings of the Water Department, instead of being used to expand the plant in anticipation of the future needs of the City, have been siphoned off into the general fund to help reduce the tax rate. In 1943, a mayoralty election year, there was a 15 per cent reduction in the water rates of the City. It seems to me the Public Utilities Commission might well consider the restoration of this 15 per cent cut to take effect in the immediate future. It seems logical that the Water Department be permanently placed on a pay-as-you-go basis, not only as to current operating costs but including betterments as well as replacements and extensions.

We can either allow the Water Department to use its surplus earnings for necessary additions to its plant or we can go along as we have in the past and within a few years be faced with the necessity for a bond issue—just the same as we had to do with the sewers. For your information there is attached (Appendix A) data on Water Department budget requests, budget allowances, receipts and water deliveries in previous fiscal years.

With respect to the 15 per cent cut in water rates posted in the fall of 1943, it is estimated that this has resulted in a loss of over \$1,000,000 a year in revenue to the Water Department and that means that a \$1,000,000 tax load has been added to the real property tax payers. This water rate reduction penalized the real property owners for the benefit of the water rate payers, many of whom own no property and pay no taxes to the City.

A recapitulation of the larger amounts recommended in the 1945-46 budget for land, improvements, equipment and repairs may be of interest:

Police Department—

New Mission Station	\$ 100,000
Repairs to other stations.....	54,000

Fire Department—

Three new stations and land	290,000
Equipment	146,300

Log Cabin Ranch School—

Buildings and improvements	55,000
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Department of Public Works—

Street extensions and widening.....	300,000
Reconstruction and replacement of sewers.....	1,355,000

Park Department—

Improvements	179,400
Land	102,800

Recreation Department—

Land	30,000
Repairs to building	41,000

Library—Two new branch libraries and land 120,000

School Department—Post-war Fund 1,000,000

Utilities

Bureau of Heat, Light and Power—	
Construction of street lighting system	200,700
Reconstruction and repair	41,000
Airport—Improvements	34,850
Municipal Railway—	
Reconstruction and replacements	987,500
Additions and betterments	200,000
Water Department—	
Additions and betterments	1,655,080
Replacements and reconstruction	130,000
Hetch Hetchy Water—	
Reconstruction and replacements	38,000
Hetch Hetchy Power—	
Reconstruction and replacements	138,245

With the exception of the Municipal Railway and the Water Department, all these items if approved by your board will be reflected in the tax rate unless additional sources of revenue are developed. In my annual message to your board I mentioned the necessity of developing additional revenues, and herewith renew my recommendations that this be done. Supervisor MacPhee has suggested that a Reconstruction and Replacement Fund be established for the purpose of funding all such items as listed hereinabove. This appears to be a good idea and I am passing it on to the committee I recently appointed to study post-war programs and the means of financing them.

Some of the increases in next year's budget are mandatory, and some are special non-recurring items such as the increase in the budget of the Registrar of Voters totaling \$120,826. This increase is due to the fact that in 1944-45 there was only one election whereas in the next fiscal year two elections are anticipated.

A sizeable increase immediately attributable to the vote of the people is the budget of the Retirement System, which shows an \$833,699 increase. The majority of this—over \$600,000—is a result of the Charter Amendment adopted by the voters last November, adding Section 168.1 to the Charter which revised the police pension system. Under this amendment, retirement has been greatly facilitated, allowing for retirement at 55 years of age with 25 years of service, and retirement at any age with 30 years of service. The Secretary-Actuary of the Retirement System, under the charter amendment, is required to estimate the annual contributions by the City to the revised police retirement system and the increase of over \$600,000 is his estimate.

The largest single increase in any department is reflected in the budget of the School Department, showing \$1,292,939 more than in the current fiscal year. Of this \$1,000,000 is an amount to be set aside as a Special Accumulative Building Fund. Neither the Mayor nor the Board of Supervisors may reduce the School District budget. The only opportunity for reduction is in that portion attributable to County expense instead of School District expense.

Sizeable increases have been recommended in the budgets for the Juvenile Court and the Log Cabin Ranch School. In the former, an increase of \$10 per month per child for foster-home care adds \$140,000 for next year. This increase in rate was made effective during the current year, on the representation of all interested agencies that the then current basic rate of \$32.50 per month was so inadequate that foster homes were refusing to take children at that rate.

With respect to the Log Cabin Ranch School, this is rapidly becoming an institution and we must either recognize it as such and provide

adequate facilities, or abandon it altogether. Allowance has been made in the 1945-46 budget for farm buildings and equipment for this place.

The Citizens' Protective Corps (Civilian Defense) budget has been sharply reduced. All but one Air Raid Ward Battalion Headquarters have been closed and the personnel released. The Unappropriated Reserve has been eliminated. War Service Activities (Dormitories, War Housing Center, War Price and Rationing Boards, etc.) have been transferred to the Chief Administrative Officer.

I have just recently received the resignation of Mr. John D. McKown, as Coordinator of the Citizens' Protective Corps, and while I have expressed to him my appreciation of his good work I want to take this opportunity to publicly recognize his valuable assistance.

Because of the shortage of police personnel a program has been worked out whereby the Auxiliary Police will render a certain amount of regular police duty each week in return for which they are paid a maximum of \$50—not \$50 per month nor \$50 per year but \$50 and that is all. These Auxiliaries—800 active men—have been of great assistance to the Police Department during the past few months.

It has been brought to my attention that the San Francisco Water Department owns considerable land which is not used in its operations and which also is not a part of the watershed property. On much of this land we pay taxes to other counties and it appears to me poor business to continue to hold inoperative land even though in some cases we do get revenue therefrom. I am directing the attention of the Public Utilities Commission to this situation, with the suggestion that they consider adopting a policy of disposing of all land not a part of the watershed and not needed in the operation of the Water Department, when a good price is offered. The City also owns other property not used in City operations, and I believe the same general policy should apply in these cases also—that we should canvass the advisability of disposing of all property not used by the City and for which no future use can be foreseen. I do not believe the City should engage in, or stay in, any business or activity other than those necessary to the functioning of the City and County government.

I made my recommendations for the expenditure budget after giving due consideration to the amounts which would have to come from the several sources of revenue to finance it. Certain of the budget increases are offset by increases in revenue. This is true of the Municipal Railway, and the Water Department; in other departments such as the Park, increased revenues during the current fiscal year indicate a sizeable increase in the revenues to be anticipated for next fiscal year. This is true to a lesser degree in other departments. Considerable surplus will have developed in the Compensation Reserve of the various funds, as a result of the non-filling of vacated permanent positions. Under the procedure of the Compensation Reserve, funds appropriated for any permanent position which is not filled, are transferred by the Controller at the end of each month to the Compensation Reserve, and this reserve can be used only for salary purposes.

An undetermined amount of increase in payrolls will result if the Board of Supervisors adopts certain provisions contained in the salary ordinance for 1945-46, as proposed by the Civil Service Commission. In the proposed salary ordinance five holidays have been added to the six already made official holidays for the City and County. This I know will mean an increase in the costs of the Utilities and in the hospitals and other institutions which must operate continuously. Certain other liberalizing changes have been made by the Civil Service Commission, which will increase the costs to a

lesser degree. If your Board adopts these provisions, supplemental budget requests must be filed by the departments affected, to take care of the resulting changes in salary costs.

So far, comparatively few supplemental budget requests have been received. These, and any others which may be submitted, will be considered jointly with your Finance Committee. As was the case last year, no items have been deleted from the various budgets, to be submitted later as supplemental requests.

Sincerely,

/s/ R. D. LAPHAM,
Mayor.

Appendix A (To Budget Message)

SAN FRANCISCO WATER DEPARTMENT

Fiscal years 1934-35 to 1943-44

Fiscal Year	Annual deliveries of water— in million gallons	Receipts from sale of water	Additions, Betterments, Replacements and Extensions		Contributed to General Fund
			Requested by P.U.C.	Allowed in Budget	
1934-35	18.156	\$ 6,237,976.18	\$ 316,230	\$ 316,230	\$ 1,374,941
1935-36	18.502	6,128,653.80	290,600	218,700	1,171,179
1936-37	21.240	6,405,652.49	364,185	209,385	1,407,984
1937-38	21.223	6,424,387.84	559,505	323,200	1,734,330
1938-39	23.202	6,547,188.29	332,590	228,590	990,826
1939-40	26.084	6,808,974.93	395,450	295,450	902,898
1940-41	24.919	6,798,083.47	917,000	500,643	1,227,709
1941-42	25.981	7,168,169.39	1,305,000	552,500	979,955
1942-43	28.393	7,696,564.33	677,500	677,500	1,534,080
1943-44	32.067	7,819,127.16	1,397,577	53,500	2,567,297
Total	239.765	\$68,034,777.88	\$6,555,637	\$3,375,698	\$13,891,199

* * * * *

APPENDIX D

Funds Available for Capital Expenditures, Improvements and Equipment.

OFFICE OF THE MAYOR

October 26, 1945.

TO ALL DEPARTMENTS, BOARDS AND COMMISSIONS:

Under date of July 2, 1945, I sent a letter to those departments whose 1945-46 budgets contain appropriations for improvements, rehabilitation and equipment. This letter solicited the cooperation of each department affected, in the wise and careful expenditure of the sums appropriated.

Attached for your information is a compilation showing appropriations made prior to 1945-46 and carried forward to the current year, together with current appropriations. This list shows a total of over \$14,000,000 available for expenditure, over and above appropriations for current operating expense.

Now that the war is over, materials and manpower should become available soon, and undoubtedly the desire to begin many long-delayed projects will be strong in many instances. Realizing this, I repeat my previous request that each department make every effort to see that these appropriations are expended wisely.

Sincerely,

ROGER D. LAPHAM,
Mayor.

Funds Available for Capital Expenditures, Improvements and Equipment

Detail of Balances of Prior Years carried forward June 30, 1945, and
Totals of Appropriations for Fiscal Year 1945-46, summarized from prior list.

CARD OF SUPERVISORS—	<i>Detail</i>	<i>Amount</i>	<i>Total</i>
1945-46 Appropriations—prior list			\$ 12,000.00
DEPARTMENT—			
1945-46 Appropriations—prior list			5,000.00
DEPARTMENT—			
1945-46 Appropriations—prior list			6,000.00
POLICE DEPARTMENT—			
Appropriated prior to 1945-46:			
Improvements, Police Range		\$ 320.87	
1945-46 Appropriations—prior list		240,234.00	240,554.87
FIRE DEPARTMENT—			
Appropriated prior to 1945-46:			
Fire houses, Parkside and Park-Merced		\$ 106,094.41	
1945-46 Appropriations—prior list		448,850.00	554,944.41
PARK DEPARTMENT—			
Appropriated prior to 1945-46:			
Equipment—Park General	\$ 5,994.73		
Rehabilitation of convenience station ..	10,529.00		
Alamo Square drainage corrections	1,000.00		
Fleishhacker Playfield miniature railroad	2,364.61		
Rehabilitate and modernize			
Fleishhacker Pool	7,844.01		
McLaren Memorial Rhododendron Dell			
improvements	3,000.00		
Golden Gate Park—Arguello Boulevard			
entrance stair rehabilitated ..	3,170.47		
Golden Gate Park Conservatory painting	5,000.00		
Children's quarters amphitheatre	10,000.00		
Water supply and irrigation system	35,342.00		
Engineering and architectural service—			
Prepare plans for post-war projects .	200.00		
Main Yard improvements—garage			
concrete platform, barn strength struct.	1,750.00		
San Francisco Zoological Gardens—			
Construct chimpanzee house	8,811.00		
Harding Park—			
Installation of pumping plant	7,500.00		
Golden Gate Park Recreation Field—			
Two baseball backstops	1,800.00		
Kezar Stadium—Rehabilitation of			
running track and rolling door	3,800.00		
Lincoln Park—Tool and equipment shed	2,000.00		
Yacht Harbor—			
Replace piles, surfacing walks	2,691.05		
Park drives drainage corrections	1,106.05		

PARK DEPARTMENT (Cont'd)	<i>Detail</i>	<i>Amount</i>	<i>Total</i>
Appropriated prior to 1945-46 (cont'd)			
Golden Gate Park Conservatory—			
Construct two greenhouses	\$ 7,500.00		
Balboa Park Nursery—			
Paint greenhouses and lathhouses ...	2,000.00		
Painting Murphy Mill	1,500.00		
Small parks and squares, various jobs..	3,810.49		
Fleishhacker Playfield—			
Fence, surface parking space, etc.....	6,018.50		
San Francisco Zoological Gardens—			
Heat and ventilate animal bldgs., etc.	5,241.66		
Children's quarters, Sharon Building ..	8,500.00		
Stow Lake—Construct			
combination convenience station.....	18,218.00		
McLaren Park land	2,855.53		
San Francisco Zoo—Equipment	6,152.51		
Fencing work and construction of walks at giraffe and camel paddocks	3,675.00	\$ 179,374.61	
1945-46 Appropriations—prior list		292,225.00	471,598

RECREATION DEPARTMENT—

Appropriated prior to 1945-46:

Wawona Bowling Green—			
Convenience stations	\$ 9,200.00		
St. Mary's Park—			
Additional drainage work	19,949.40		
Folsom—Night lighting	5,633.47		
Longfellow—Playground unit	24,846.03		
North Beach—Night lighting	10,922.22		
Ike Dye Children's Camp—			
Engineer, grounds and plans	3,915.60		
Sigmund Stern Grove—			
Storm water drainage	839.60		
Aptos Playground	9,800.00		
Hayes Valley Community Center—			
Rehabilitation	8,806.23		
Bayview—Land	4,917.11		
Eureka Valley—Land	2,049.77		
Haight, Ashbury and Grattan—Land ..	4,775.87		
Miraloma Park—Land	9,800.00	\$ 115,455.30	
1945-46 Appropriations—prior list		186,003.00	\$ 301,458

PUBLIC LIBRARY—

1945-46 Appropriations—prior list

131,420

DE YOUNG MUSEUM—

Appropriated prior to 1945-46:

Reconstruction of skylight

17,000

JUVENILE COURT—	Detail	Amount	Total
PROBATION DEPARTMENT—			
Appropriated prior to 1945-46:			
Buildings, structures & improvements	\$ 5,000.00		
Equipment	51.60		
	<u>\$ 5,051.60</u>		
1945-46 Appropriations—prior list	10,000.00	\$ 15,051.60	
JUVENILE DETENTION HOME—			
Appropriated prior to 1945-46:			
Improvements to Home	\$ 61.27		
Equipment	285.53	346.80	
	<u> </u>		
LOG CABIN RANCH—			
Appropriated prior to 1945-46:			
Improvements—Log Cabin Ranch	\$ 3,045.72		
Equipment	4,265.71		
	<u>\$ 7,311.43</u>		
1945-46 Appropriations—prior list	61,452.00	68,763.43	\$ 84,161.83
PURCHASER OF SUPPLIES—			
1945-46 Appropriations—prior list			12,000.00
REAL ESTATE DEPARTMENT—			
AUDITORIUM—			
Appropriated prior to 1945-46:			
Improvements	\$ 45,000.00		
Equipment	42,779.37		87,779.37
	<u> </u>		
DEPARTMENT OF PUBLIC WORKS—			
GENERAL OFFICE—			
1945-46 Appropriations—prior list		\$ 125,000.00	
BUILDING REPAIR DEPARTMENT—			
1945-46 Appropriations—prior list		75,000.00	
BUREAU OF ENGINEERING—			
Appropriated prior to 1945-46:			
Storm and sanitary sewers:			
Design and construction	\$ 103,842.09		
Engineering	22,228.29		
Inspection	2,698.02		
Right of way and property damage	355.06		
Emergency pumping unit (Comm. St. Station)	80.00		
Sewage pump station and disposal plant stds.	48.57		
Sewers, major street and highway replacements	15,369.58		

DEPARTMENT OF PUBLIC WORKS (Cont'd) Detail	Amount	Total
BUREAU OF ENGINEERING (cont'd)		
Appropriated prior to 1945-46 (cont'd)		
Lincoln Highway storm drain and Great Highway system \$	7,211.40	
Engineer, inspect, Lincoln Way storm drain	5,500.00	
Islais Creek storm and sanitary sewer, design and construct	25,000.00	
Alta St., Montgomery to Sansome, storm and sanitary sewers, design and construct	10,000.00	
General engineering, undistributed . .	12,450.31	
Field engineer and inspect.-constr., La Playa St. sewer, etc.	4,800.00	
North Point sewage treatment plant, land	700,000.00	
North Point sludge treatment plant, land	500,000.00	
	<u>\$1,409,583.32</u>	
1945-46 Appropriations—prior list	1,507,500.00	\$2,917,083.32
SEWAGE PUMPING STATIONS—		
1945-46 Appropriations—prior list		36,180.00
SPECIAL ROAD IMPROVEMENT—		
Appropriated prior to 1945-46:		
City aid:		
Silliman St. at Ord \$	700.00	
Pacheco at 45th Ave.	950.00	
45th bet. Ortega and Pacheco	1,600.00	
Land purchase:		
Stanley St. Park	10,884.42	
Bernal Heights Blvd.	2,225.94	
Mt. Davidson Park and approaches . . .	1,768.06	
Trumbull St. widening	4,014.73	
Hunters Point sewer easement	986.70	
For realignment of Melrose and Stillings Avenues	441.61	
Street constr., Bernal Ave. Protec. . .	37,950.00	
Engineering services, Bernal Ave. W/S .	547.31	
Engineering services, Clara St. bet. 4th and 6th Sts.	366.06	
Street constr., Alpha St., Wilde Ave. and Tioga, land	1,296.80	
Street constr., Douglass & Corwin, land	2,851.50	
Easement, Army St. to 26th St.	900.00	
Purchase part of lot, DeLong and San Diego Ave.	50.00	
Preparing plans and specifications, 3rd St. over Islais Creek, new bridge	11,226.38	

DEPARTMENT OF PUBLIC WORKS (Cont'd) Detail	Amount	Total
SPECIAL ROAD IMPROVEMENT (cont'd)		
Appropriated prior to 1945-46 (cont'd)		
Preparing plans and specifications, Broadway Tunnel	\$ 10,582.73	
Diamond drill core holes, Bgr. bet. Mason & Larkin Sts.	515.10	
Preparing plans and specifications, widening and reconstr. Mission St...	17,110.97	
Improving Teresita Blvd.	6,000.00	
Street constr., engineering services, plans and specifications	690.20	
Receipts from sale of Market Street Railway rails removed	14,312.62	
Miscellaneous appropriations	70.56	\$ 128,041.69
<hr/>		
SPECIAL GAS TAX STREET IMPROVEMENT—		
Appropriated prior to 1945-46:		
Surveys, plans—Widening San Jose Ave., Army to Brook	\$ 1,096.36	
San Jose-Guerrero, Army to Brook, land	512.80	
Surveys, plans, Stanley Dr., Junipero Serra to Orizaba	236.02	
Surveys, plans, Marina Blvd., Lyon to Laguna	2,582.60	
Stanley Dr., Junipero Serra to Alemany, land	802.25	
Webster St., Duboce to Market	1,737.04	
Right of way, Webster St. Extension..	971.75	
Grade-separation, Stanley Dr. at Junipero Serra	500.02	
Trumbull St., Mission to Alemany ...	1,394.88	
Land, Trumbull, Mission to Alemany.	611.34	
Persia Ave., Ocean to LaGrande Ave., surveys and plans	438.15	
Persia Ave. Ext., Mission St. to Ocean Ave., surveys, plans, land....	36,562.59	
Surveys, plans, Sunset Blvd. Ext., G. G. Park South Drive to Fulton..	1,267.40	
Surveys, plans, const. 4th St. bridge at Channel St. waterway	201.30	
Surveys, plans, 4th St. bridge over Channel St. waterway	1,054.41	
Engineering services, 19th Ave. bet. Junipero Serra and Lake St...	1,088.30	
3rd St., Custer Ave. to Bayshore Blvd., construction—additional	43,000.00	
Surveys, plans, Junipero Serra Blvd., Ocean to 19th Ave.....	2,429.61	
Land, engineering service, widening Market St. and Portola Dr., Proj. 39	1,993.33	

DEPARTMENT OF PUBLIC WORKS (Cont'd) Detail	Amount	Total
SPECIAL GAS TAX STREET IMPROVEMENT (cont'd)		
Appropriated prior to 1945-46 (cont'd)		
Land, Market St. and Portola Dr., services of Real Estate Dept. \$	1,479.18	
Army St., South Van Ness Ave., Guerrero, land	123,492.47	
Surveys, plans, Army St., Bryant to San Jose	149,085.91	
Surveys, plans, Army St., Guerrero to Sanchez	528.16	
Field inspection and engineering, 3rd St. widening from 4th to Mariposa to 23rd St.	3,006.42	
Survey, plans, 3rd St., Channel to Mariposa	385.24	
Field inspection and engineering, 3rd St. widening, Mariposa to 23rd to Custer	2,033.10	
Service of Real Estate Dept., widening 3rd St.	12,105.06	
Survey and plans, reconstruction of Market St., Gough to 17th & Castro	519.12	
Widening and reconstruction roadway, 9th St. bet. Market and Division .	5,433.10	
Service road right of way, Junipero Serra Blvd.	250.00	
Clipper St. Extension	726.63	
Land, Clipper St. Extension	19,041.87	
13th, Mission to Bryant, land	919.48	
Survey and plans, 6th St. to Brannan to 3rd St. right of way	86,000.00	
Surveys, plans, 6th St., Brannan to 3rd	3,034.09	
Surveys, plans, Alemany Blvd., San Jose to Junipero Serra	873.53	
Land, third St. at Islais Creek	951.41	
Improvements, El Camino Del Mar at Point Lobos Ave.	8,000.00	
Surveys and plans, Guerrero St., 14th to San Jose Ave.	505.76	
Surveys, plans, Webster St., Duboce to Broadway	1,367.91	
Surveys and plans, California St., 8th Ave. to 32nd Ave.	2,879.47	
Evans Ave. near Army St. bridge, construction, additional	23,000.00	
Engineering, Evans Ave. bridge	261.91	
Geneva Ave., Mission to Alemany	671.14	
Geneva Ave. Extension, Mission St. to Alemany Blvd., surveys, plans, land	702.25	
California St., Sansome to Montgomery St., surveys and plans	190.25	
Surveys and plans, Anza St., Masonic to Parker Ave.	1,423.00	
Land, Anza Street, Parker to Masonic	920.90	
Great Highway Protection, engineer services	662.79	
Miscellaneous appropriations	511.42	
	\$ 549,441.72	\$3,830,747

DEPARTMENT OF ELECTRICITY—	<i>Detail</i>	<i>Amount</i>	<i>Total</i>
Appropriated prior to 1945-46:			
Installation Fund			\$ 1,118.58
BLIC HEALTH DEPARTMENT—			
CENTRAL OFFICE ADMINISTRATION—			
1945-46 Appropriations—prior list		\$ 12,100.00	
SAGUNA HONDA HOME—			
1945-46 Appropriations—prior list		14,550.00	
SAN FRANCISCO HOSPITAL—			
1945-46 Appropriations—prior list		93,190.00	
EMERGENCY HOSPITALS—			
Appropriated prior to 1945-46:			
Equipment		1,046.76	120,886.76
CONTROLLER—			
1945-46 Appropriations—prior list			9,426.00
BLIC UTILITIES—			
BUREAU OF HEAT, LIGHT AND POWER—			
Appropriated prior to 1945-46:			
Alterations to secure lower rates, heat, light and power	\$ 1,315.81		
Miscellaneous lighting construction and emergency replacements	1,368.77		
Installation of lights on Lombard, Van Ness Ave. to Lyon St.	32,400.00		
Installation of lights on Army St., Harrison to Bartlett, conduit only ..	1,800.00		
Current reconstr. and replacements ...	10,000.00		
Installation of lights on 3rd St., 23rd to Custer	15,500.00		
Street light conduits, 3rd St., Burke Ave. to Bayshore Blvd.	7,500.00		
Construction of street lighting system on Geary, Stockton, Powell and Post, fronting on Union Square	11,000.00		
	\$ 80,884.58		
1945-46 Appropriations—prior list	164,200.00	\$ 245,084.58	
SAN FRANCISCO AIRPORT—			
Appropriated prior to 1945-46:			
Current reconstruction and replacements	\$ 11,718.53		
Reconstruction of taxiways— partial (Nos. 1 and 2) Contract 75 .	229.19		
	\$ 11,947.72		
1945-46 Appropriations—prior list	34,850.00	46,797.72	

PUBLIC UTILITIES (Cont'd)	Detail	Amount	Total
MUNICIPAL RAILWAY—			
Appropriated prior to 1945-46:			
Engineer, legal, accounting and miscellaneous services, re acquisition Market Street Railway	\$ 276.14		
Equipment, Municipal Ry. Oper.	34,848.38		
Additions and betterments, Oper.	89,942.36		
Balboa St. Ext., Municipal Ry. Oper. ...	39,900.15		
Judah St. Extension, Oper.	9,480.00		
Crossover, Market near Gough St.	2,692.24		
Right hand crossover con. outbound tracks on Market bet. Kearny and Grant	957.99		
Construct spur track, Turk and Fillmore carhouse	4,715.00		
Equipment, Municipal Ry. Oper.	2,718.67		
Additions and betterments, Oper.	160,357.44		
Reconstruction and replacements	518,606.11		
Market St. Ext., reconstruct & replace Municipal Ry., surplus fund	41,596.08		
Miscellaneous appropriations	83.46		
	<u>\$ 942,865.00</u>		
1945-46 Appropriations—prior list	1,247,125.00	\$2,189,990.00	
WATER DEPARTMENT—			
Appropriated prior to 1945-46:			
Equipment, water operating	\$ 27,022.32		
Water extension	1,025,230.59		
Water Department surplus	427,413.78		
Reconstruction and replacement	250,256.77		
	<u>\$1,729,923.46</u>		
1945-46 Appropriations—prior list	1,855,850.00	3,585,773.46	
CIVILIAN DEFENSE—			
1945-46 Appropriations—prior list		5,000.00	
HETCH HETCHY WATER SUPPLY—			
Appropriated prior to 1945-46:			
Reconstruction and replacement ...	\$ 347,700.67		
1945-46 Appropriations—prior list	52,220.00	399,920.67	
HETCH HETCHY POWER DIVISION—			
1945-46 Appropriations—prior list		138,245.00	
OTHER UTILITIES—			
1945-46 Appropriations—prior list		13,255.00	
CAPITAL FUND—			
Appropriated prior to 1945-46:			
1932 Hetch Hetchy Constr. Bond ..	\$ 66,792.17		
1938 Airport Bond	3,687.37		
Reserve for Land Purchase	9,483.58	79,963.12	\$6,704.02

SCHOOL DEPARTMENT—	<i>Detail</i>	<i>Amount</i>	<i>Total</i>
Appropriated prior to 1945-46:			
Metropolitan Housing Project School..	\$ 6,693.00		
Land acquisition, condemnation proceedings	89,395.95	\$ 96,088.95	
1945-46 Appropriations—prior list		1,584,390.00	\$1,680,478.95
GENERAL CITY CAPITAL FUNDS—			
Appropriated prior to 1945-46:			
1938 Hospital Bond		\$ 4,354.55	
1927 Boulevard Bond		106,501.74	
1929 Hospital Bond		1,135.35	
1929 Sewer Bond		665.35	
General City Land Purchase		1,606.57	114,263.56
TOTAL			<u><u>\$14,384,868.52</u></u>

APPENDIX E

**REPORT OF THE CITIZENS' POSTWAR
PLANNING COMMITTEE**

This report, like the United Nations Charter, was created out of honest differences of opinion and conceived in the spirit of compromise.

Quibbling over details can split our united front and defeat our great objective which is to build a metropolis worthy of its glorious traditions and well equipped to meet its challenging future.

**CITY AND COUNTY OF SAN FRANCISCO
CITIZENS' POSTWAR PLANNING COMMITTEE**

August 20, 1945.

Honorable Roger D. Lapham
Mayor
Room 200, City Hall
San Francisco 2, California.

Dear Mr. Mayor:

The Citizens' Postwar Planning Committee, appointed by you on April 5, 1945, pursuant to Resolution No. 4229 of the Board of Supervisors, herewith submits its report and findings on postwar municipal construction projects. The report has the approval of the entire Committee, qualified by the specific exceptions made by Messrs. MacPhee, Nasser, Phillips and Uhl, attached to the report.

The Committee met and organized on April 13, 1945. The following procedure was adopted:

1. The Committee reviewed the six-year program submitted to the Mayor by the San Francisco City Planning Commission and discussed it with representatives of that Commission and of the other City departments concerned.

2. It gave public notice that all other projects recommended by municipal departments and those advocated by civic organizations or individual citizens would be considered at the completion of the review of the City Planning Commission's six-year program. Special meetings were devoted to these hearings.

3. The Committee held a series of executive sessions at the close of the public meetings in order that the members could discuss frankly all aspects of the plans submitted before arriving at the final decisions to be embodied in its report.

The Committee is composed of 14 members, signatory to this report. The 15th member resigned because of inability to attend meetings. There are 12 alternates whose names are listed at the conclusion of this report. The Vice-Chairman served as alternate for the Chairman. Alternates acted in the absence of the regular members whom they represented and frequently attended meetings together with their principals. They participated in all discussions but voted only in the absence of their principals.

The Committee held 15 public hearings during which 71 citizens, appearing either as representatives of organizations or as individuals,

were interviewed and a record was made of their testimony. A great amount of additional information was assembled for use of the Committee. No record was kept of the discussions taking place in executive sessions.

Under the Chairmanship of Mr. Leland M. Kaiser, a Sub-Committee on Revenue and Taxation, composed of five members of this Committee and three experts on municipal finance, devoted nearly two months to the preparation of a report on revenue and taxation which is submitted as Exhibit A* and is the basis for our General Committee's recommendations on revenue and taxation on pages 92 through 95 of the attached report. The Sub-Committee also heard full expressions of opinion by individual citizens, city officials and representatives of organized groups.

Mr. T. R. Letts, Executive Secretary to the Mayor of San Francisco, served with the Committee and participated in its discussions. He prepared agenda for meetings and supervised the secretarial personnel. His advice and assistance were of inestimable value.

The Committee desires to pay tribute to the City Planning Commission and its staff, under the direction of Mr. L. Deming Tilton, for its cooperation in submitting statistical and engineering data, and other information; for the help extended by Honorable T. A. Brooks, Chief Administrative Officer, and Honorable Harold J. Boyd, Controller.

It also wishes to express its appreciation to representatives of the various City departments who impressed it as being conscientious and thorough in their representations and to those men and women who appeared on behalf of civic organizations or as individuals. Almost without exception their proposals have merit, and while all could not be included in the recommendations made by this Committee, the enthusiasm and interest displayed by these citizens reflect a wholesome condition. Their attitudes are indicative of the fact that the people of San Francisco are aware of the deficiencies in the City's facilities and are determined to do their part toward building a greater San Francisco. The names of all who appeared before the Committee are appended. (See Exhibit B, page 112.)

From the outset the Committee recognized the necessity of a Master Plan to guide the future development of the City, and of weighing the many plans for postwar construction in their relation to such a plan. It rejected the idea of approving individual project as such and instead considered their relative importance to the over-all needs of the City. It believes that the programs of all City departments should be better interrelated than has been the practice in the past, and that they should be coordinated with the Master Plan. All programs and plans should be subject to constant reexamination and expansion as the needs of a growing city dictate.

In order that this reexamination can be assured and the postwar construction plans furthered, the Committee urges most strongly that there be appointed by the Mayor, with the approval of the Board of Supervisors, a small working committee consisting of citizens and key City officials. When a postwar program is adopted, this committee should be charged with the responsibility of seeing the program through, and making such adjustments in it from time to time as would be required by changing conditions.

We believe that San Francisco has become careless and allowed itself to "run down at the heels." The situation is far from hopeless, but it can become very serious in a surprisingly short time unless

*Exhibit A is not reproduced herewith. It was a recommendation of the Sub-Committee on Revenue and Taxation and these recommendations were superseded by "Recommendations for Financing the Program" in this report (page 92). A limited number of copies of the Sub-Committee's report are available at the Mayor's Office.

the City proceeds to correct its deficiencies and takes advantage of the opportunities now knocking at its door.

Our City is the undisputed capital of the West. It was that long before the United Nations Conference met here. But our own complacency and, later, military secrecy concerning war activities in the Bay Area, have tended to obscure the real facts.

San Francisco's future has been recognized by important business interests of the East and other sections of the country, as evidenced by the extensive investments recently made by such nationally-known firms as R. H. Macy of New York, F. W. Woolworth, Western Crown Cork and Seal, Bullock-Magnin, Sears-Roebuck and Company, and Apparel City Corporation. Several large downtown real estate transactions involving in excess of \$500,000 each, hotel and apartment house sales, as well as announced expansion of many leading department stores, all attest to the fact that business has faith in San Francisco.

San Francisco must have faith in itself! It must meet the challenge by planning courageously, building solidly and constructively, so that it will be equipped to meet its destiny as one of the first cities of the world.

Yours respectfully,

Adrien J. Falk, <i>Chairman</i>	Nadeau Bourgeault
Wm. G. Merchant, <i>V-Chairman</i>	Ralph R. Brunton
Lloyd H. Fisher	Chester R. MacPhee
Leland M. Kaiser	Wm. J. Nasser
Silas H. Palmer	Carroll Newburgh
Wendell Phillips	Adolph Uhl
Mrs. Paul Eliel, <i>Secretary</i>	Carl F. Wentz

Alternate Members:

F. S. Baer	Sylvester J. McAtee
Charles P. Burgess	Dewey Mead
Mrs. Morse Erskine	Alfred Henry Meyer
Arnold Grunigen, Jr.	Edward L. Siller
Cyril Magnin	Lloyd Taylor
Edward T. Mancuso	Virginia Woods

CITIZENS' POSTWAR PLANNING COMMITTEE

On October 1, 1944, the San Francisco City Planning Commission issued a preliminary six-year program for planning, land acquisition and construction. It selected 277 projects totaling \$131,179,000 out of 553 projects totaling \$280,969,000 submitted by all departments of the City government and the City Planning Commission itself.

Under date of April 24, 1945, the City Planning Commission amended its six-year program to projects totaling \$131,847,294. It reported that \$42,839,898 of this total represented funds on hand or anticipated from revenue producing departments and \$89,007,396 funds which would have to be provided.

The City Planning Commission's report has been carefully thought out and is the basis for many of the recommendations made by this Committee. This Committee goes further and recommends, in addition to a six-year program, a continuing program that encompasses a Master Plan.

Based on the July, 1945, assessment roll, the amount of general bonds which still can be issued, for other than water purposes, is limited to \$103,734,369, computed as follows:

Charter limitation (12% of assessed valuation)		*\$146,009,369
Bonds outstanding and unmatured		29,025,000
		<hr/>
		\$116,984,369
Bonds authorized but presently unsold		
Sewers	\$12,000,000	
Juvenile Home	1,250,000	13,250,000
	<hr/>	<hr/>
Maximum which can be authorized		\$103,734,369

*(This limit could be increased by amendment to the City Charter, if in the opinion of the City officials this is deemed the proper course to expedite the program of postwar construction.)

The City Planning Commission's amended report recommends the raising of funds totaling \$89,007,396 out of this maximum of \$103,734,369. It distributes these funds so that each department will participate to some extent. It does not attempt to project the rest of the Master Plan or its financing.

This Committee has run into the very difficulties that confronted the Planning Commission. We concur in its findings that traffic, transit and related projects are of first consideration. Unless means are found to move people freely in and out of the City and within the City limits and to provide adequate off-street parking facilities, our community cannot reach its full development, business cannot expand and there is the danger that business normally done in the City will be forced away. This would bring about a reduction of our over-all assessed valuation.

The key to the traffic and transit problem lies in the relief of congestion on Market Street. It cannot be effected within the available bond limit of \$103,734,369, and at the same time construct the Airport and complete the other necessary features of the program. This means that within the available funds, we can expect only the beginning of the solution to the Market Street problem in the years immediately ahead.

Following is a table listing all the projects that have been approved by this Committee in the order of their urgency and importance as we see it. Note on Table No. 2 (Page 90) that the funds allocated to the Recreation, Fire and Police Departments and for Tideland Development have in each instance been divided into two parts carrying different priorities.

Table No. 1.

PROJECTS

Priorities

PROJECTS	Submitted by City Department	Approved by City Planning Commission in 6-Year Program	Approved by this Committee	Method of Finance		
				Include in Annual Budgets	Revenue Producing (pay-as-you-go or Bond Issue, as required)	General Bond Issue and Funds Derived From Other Sources
1. San Francisco Airport.....	\$20,000,000	\$20,000,000	\$20,000,000		\$20,000,000	\$20,000,000
2. Market Street Problem Engineering Studies and Detailed Plans and Specifications.....			3,000,000			3,000,000
2. Street Railway Rehabilitation: ¹						
Construction.....	8,030,426	5,500,000	8,030,426		\$ 8,030,426	
Rolling Stock.....	15,338,700		15,338,700		15,338,700	
2. Streets and Highways.....	32,355,600	18,694,000	17,544,000			17,544,000
2. Motor Terminals—Off-Street Parking—						
Revolving Fund.....		3,000,000	3,000,000			3,000,000
3. School Department.....	15,575,000	6,957,500	15,575,000	\$15,575,000		
3-13. Recreation Department.....	10,468,715	3,613,701	10,468,715	2,468,715		8,000,000
3. Public Health Department Remodelling—						
Additions—Repairs.....	2,630,000	705,400	2,630,000	2,630,000		
3. Water Department } Supply and Distbn. } \$26,233,669	9,962,000	9,962,000	9,962,000 ²		9,962,000 ²	
Less Funds on hand or Anticipated.....						
Anticipated.....	16,271,669					
4. Sewers.....						
Less Funds Provided.....	9,694,975		9,694,975	9,694,975 ³		
DPW Report 5/2/45.....						
4. Board of Public Works.....						
Warehouse for Voting Machines.....	1,373,000	1,373,000	1,373,000			1,373,000
Yards, Offices and Shops Maintenance Bureau.....						
Urban Redevelopment Sites.....		2,100,000	2,100,000			2,100,000
6-22. Tidelands Development.....		4,000,000	4,000,000			4,000,000
7. Street Lighting.....	4,309,300	1,138,150	4,309,300	4,309,300		

¹ Street Railway Rehabilitation: Based on Newton Report.

² San Joaquin Valley Pipeline.

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As the foregoing Table No. 1 shows, this Committee has approved projects totaling \$177,454,040 to be financed in the following ways:

1. Inclusion in annual budgets	\$41,829,164
2. Revenue producing (pay-as-you-go or bond issue, as required)	33,331,126
3. To be financed by general bond issues and funds derived from other sources	102,293,750
Total	\$177,454,040

1. Program approved for inclusion in annual budgets ... \$41,829,164

School Department	\$15,575,000
Sewers	9,694,975
All other departments	16,559,189

The sum approved for sewers includes \$7,470,000 for construction of the North Point Sewage Treatment Plant. This Committee was prepared to recommend a general bond issue for this purpose but refrained from doing so on the advice of Mr. Thomas A. Brooks, Chief Administrative Officer, who stated that in all probability funds for this construction would be forthcoming from either State or Federal sources.

The sums approved above for inclusion in annual budgets for departments other than the School Department total \$26,254,164, and are largely for alterations, repairs and renewals.

The following table discloses that these same departments (exclusive of the School Department) were allotted in the 1945-46 budget, \$2,827,348 for capital expenditures and improvements of which \$2,524,502 were for improvements and land purchases.

Provision in annual budgets of approximately the same amounts for nine or ten consecutive years would finance the alterations, repairs and improvements covered in this section of our report.

	Approved by this Committee	Capital Expenditure and Improvements Mayor Lapham's letter July 2, 1945	Improvements and Land Purchases Only (submitted by analyst of Board of Supervisors)
Sewers.....	\$9,694,975	\$1,514,500	\$1,462,500
Recreation Department....	2,468,715	177,828	119,552
Public Health Department..	2,630,000	97,650	2,550
Street Lighting.....	4,309,300	164,200	143,700
Fire Department.....	1,904,000	302,550	290,000
Police Department.....	697,000	157,000	103,000
Park Department.....	3,715,500	282,200	282,200
Public Library.....	501,800	131,420	120,000
Museums.....	332,874	1,000
	\$26,254,164	\$2,827,348	\$2,524,502
Juvenile Department.....	55,000	55,000
Public Buildings.....	98,000	12,000
Public Works (General)....	125,000
	\$26,254,164	\$3,105,348	\$2,591,502
School Department.....	15,575,000	1,500,000	1,500,000
	\$41,829,164	\$4,605,348	\$4,091,502

2. Revenue Producing (pay-as-you-go or Bond Issue, as required)	\$33,331,126
Street Railway rehabilitation	\$23,369,126
Water Department	9,962,000

Street Railway Rehabilitation

We concur in the recommendation of our Sub-committee on Revenue and Taxation that the cost of rehabilitating the street railway system should be provided from the revenues of this utility. It may become necessary on occasion to issue some bonds for construction purposes or for the purchase of rolling stock in advance of the receipt of revenues available for such purposes. This can be done either with general obligation or revenue bonds. It is noteworthy to consider that general obligation bonds will be less costly.

Water Department

The Water Department's over-all requirements for supply and distribution total	\$26,233,669
The Department reports that it has funds on hand or anticipated from revenues	16,271,669
This leaves additional requirements of the Department of	9,962,000

The principal capital requirement of the Department is the building of a second San Joaquin Valley Pipeline at an approximate cost of \$10,000,000. This Committee recommends that the construction of this pipeline be financed by the sale of \$10,000,000 general obligation bonds to be paid out of revenues. Such bonds are exempt from the general debt limit. However, it is our further recommendation that these bonds be offered for sale in two installments, the first, for \$5,000,000 to cover the first section of the pipeline which involves about one-half of the construction and would provide additional capacity of from 16 to 19 mgd. According to the Department, this additional capacity might suffice the needs of the district for the next ten years, in which event it would not be necessary to offer the remaining \$5,000,000 bonds until the expiration of that period.

3. *Projects to be financed by General Bond Issues (and funds derived from other sources)*..... \$102,293,750

Following is a table of all the projects that have been approved by this Committee, to be financed by general bond issues, and funds derived from other sources, listed in the order of their urgency and importance:

Table No. 2.

<i>Priority</i>	<i>PROJECT</i>	<i>Estimated Cost</i>
1.	San Francisco Airport.....	\$20,000,000
2.	Market Street Problem (Study and Plans).....	3,000,000
	Streets and Highways.....	17,544,000
	Army Street.....	\$ 300,000
	Islais Creek Bridge.....	1,250,000
	Portola Drive.....	5,500,000
	Division and 13th Street.....	1,070,000
	Waller Street.....	4,130,000
	Traffic Signals.....	500,000
	Industrial and Selby.....	480,000
	Mission Street Rehabilitation....	814,000
	Street Car Thoroughfares.....	3,500,000
	Motor Terminals—Off-Street Parking.....	3,000,000
3.	Recreation Department (First Allotment).....	4,000,000
4.	Board of Public Works Buildings.....	1,373,000
5.	Urban Redevelopment Sites.....	2,100,000
6.	Tideland Development—Land Purchase.....	215,000
7.	Fire Department (First Allotment).....	2,578,500
8.	Police Department—Hall of Justice.....	2,095,000
9.	Park Department.....	3,500,000
10.	6th-7th Street Freeway Extension.....	8,000,000
11.	6th Street Viaduct.....	5,000,000
12.	Separation of Grades—Division and Thirteenth Streets..	6,000,000
13.	Recreation Department (Second Allotment).....	4,000,000
14.	Broadway Tunnel.....	3,200,000
15.	Fire Department (Second Allotment).....	1,900,000
16.	Civic Auditorium—Remodeling.....	445,000
17.	Library Department—Main Library.....	705,000
18.	Courts Building and Alterations and Additions to City Hall and Civic Center Power House.....	6,409,000
19.	Municipal Garage.....	600,000
20.	County Jails.....	587,500
21.	Museums.....	841,750
22.	Tidelands Development—Fill, Etc. (Second Allotment)..	3,785,000
23.	Police Department—Traffic Courts Bldg. (Second Allot.).	350,000
24.	Triangle of Land—Civic Center.....	1,065,000

This Committee recommends that the Board of Supervisors submit two general bond issues to the voters of San Francisco as speedily as possible, namely:

1. \$20,000,000 to cover the San Francisco Airport development (already recommended in our letter of August 3, 1945 to the Mayor).
2. \$75,000,000 to apply against the other projects as hereinabove listed.

In addition to \$95,000,000 to be realized from the sale of bonds recommended by this Committee, there are on hand or available State matching funds for postwar plans and land purchases amounting to \$837,000. Therefore, the total sum available for capital improvements would be \$95,837,000.

Theoretically, if all the projects selected by this Committee were to be completed before income is derived from any other sources, it would result in the following deficit:

Funds available for all projects.....	\$ 95,837,000
Projects selected	102,293,750
Deficit	\$ 6,456,750

However, other income, which will be derived from the following sources, should be used to complete the program:

(1) Gas Tax refunds from the State of California (exclusive of those applying to the Bayshore Freeway which has just been approved at an estimated over-all cost of \$26,000,000, of which the City's share will be \$8,000,000. A portion of Gas Tax refunds payable to the City by the State of California will be allocated to defray the cost of this project.) A portion of the remaining Gas Tax refunds will be applicable to construction of designated major streets provided for in this program. However, it is inadvisable to count on any income from this source, as additional funds thus derived may be necessary for subsequent street improvements not considered as part of this program.

(2) Net income from San Francisco Airport, estimated by the Public Utilities Commission at \$7,157,552 for the first 15 years. Part of this net income undoubtedly will be necessary to further Airport development. The balance should be applied to the payment of interest and the redemption of bonds and to that extent would release tax moneys for additional improvements under our program.

(3) Ultimate recovery from sales of property used in development of motor terminals (off-street parking)—\$3,000,000. As this is a revolving fund, no recovery will be effected until it has served its purpose of helping provide motor terminals. This money would be used by the City to acquire necessary areas of property, which then would be sold to private interests for off-street parking purposes. When this program is completed, the money would revert to City funds for application against the general program.

(4) Ultimate recovery of a portion of the original investment, from sale of redevelopment sites, estimated at \$1,400,000. As this is a revolving fund no recovery will be effected until sites have been assembled and sold, and as this is accomplished progressively, the money will become available for other projects.

(5) Ultimate recovery from sale of property created by tidelands development—\$4,000,000. As this is a revolving fund, no recovery will be effected until areas have been developed and sold, and as this is accomplished progressively, the money will become available for other projects.

(6) Possible subventions from the Federal Government for Airport Development and sewerage and for any other projects included in this program.

(7) Possible subventions from the State of California for any projects listed in this program.

(8) Budgetary funds for capital outlays in excess of the \$2,591,502 appropriated for 1945-46 and recommended by this Committee to be continued over the next ten years to finance the \$26,254,164 pay-as-you-go program for departments listed on page 88 of this report.

(9) Income from adoption of the Boyd "Save-as-you-go" Plan, namely, the saving in annual interest and redemption charges in future years. Such charges decline sharply within the next several years from the current level, although these savings will be reduced by the sale of additional bonds previously authorized and others recommended in this report. The saving from the estimated peak level of debt service in the following ten years amounts to approximately \$10,000,000, assuming all recommended bonds are authorized and sold, or \$23,500,000 on the basis of the schedule on present outstanding bonds. Much larger amounts proportionately would accrue in 20 or 30 years.

* * * *

Over a period of years the gradual redemption of the bond issue recommended in this report will provide for additional bonding capacity applicable to this program.

* * * *

As an offset against anticipated income described in Sections 1 to 9 above, there will be additional annual maintenance charges attendant upon the enlarged or improved facilities of the various City departments created by this program. The extent of these additional costs can be determined through the Controller's office.

* * * *

It is recommended that consideration be given to setting aside income derived from the sources listed in Sections 1 to 9 above, which are in excess of the total amount necessary to complete this program, for the purpose of helping finance the clearance of Market Street, which is covered in detail later in this report.

RECOMMENDATIONS FOR FINANCING THE PROGRAM

The Committee recommends the following methods of financing our over-all program:

1. The Water Department should be financed by a suitable combination of bond issues and pay-as-you-go, all required revenues to be obtained from earnings of the system. We endorse a \$10,000,000 general obligation bond issue for the Hetch Hetchy pipeline.

2. The Municipal Railway program should also be self-sustaining from earnings, with construction money to be raised by bonds or pay-as-you-go, whichever method lends itself more appropriately to the fiscal schedule of the rehabilitation work. It is impossible to suggest specific methods of financing until the street railway program has been more definitely outlined by the responsible authorities.

If general obligation bonds are ultimately approved in lieu of higher costing revenue bonds or other financing methods, the Committee recommends that the Charter be amended to exclude such bonds from the general debt limit, with the provision that they be paid from revenues and not taxation.

3. Some \$41,829,164 of projects, including \$15,575,000 of School Department outlays and \$26,254,164 for other purposes, should be met on a pay-as-you-go basis. A portion of the school program may be paid from the sale of lands no longer required for school purposes. Annual budgetary appropriations for capital outlays at this year's rate of \$1,500,000 for schools and \$2,591,502 for general purposes would complete these improvements in approximately ten years. If State or Federal aid is received as anticipated, the term would be reduced accordingly.

4. The Committee recommends a \$95,000,000 general obligation bond issue, the service to be defrayed in part from certain sources of additional revenue and the balance from property taxes, all as outlined hereafter. This issue, together with \$837,000 from the State, should be sufficient to finance priorities 1 to 19 inclusive, having a gross cost of \$95,664,500.

5. The debt capacity provided by the retirement of existing bonds and those to be issued may be utilized, if desired, at a later date for financing priorities 20 to 24 inclusive, totaling \$6,629,250, and for such bonds as may later be approved for a solution of the Market Street problem. We estimate that more than \$50,000,000 of additional bonding capacity will become available through the fiscal year 1951-52. State and Federal subventions would have the dual effect of reducing the cost to the taxpayers and greatly expediting completion of the over-all program.

In addition to \$20,000,000 of bonds for the Airport and \$75,000,000 needed for projects 2 to 19 inclusive, provision must be made for the servicing of \$13,250,000 of sewer and Juvenile Home bonds now authorized but as yet unsold. This brings the total to be issued to \$108,250,000. The following table assumes that the bonds will mature over a 25-year period with reduced annual redemption requirements in the first five years and even maturities thereafter. An interest rate of 1½% is used. The schedule is subject to future adjustment to conform to the actual date and terms of the bond sale.

Fiscal Year	Present Interest and Redemption*	Add New Issues		Total Requirements†
		Interest	Redemption	
1945-46	\$4,948,007.50			\$4,948,007.50
1946-47	4,510,070.00	\$1,623,750.00	\$2,710,000.00	8,843,820.00
1947-48	4,270,865.00	1,583,100.00	2,985,000.00	8,838,965.00
1948-49	3,454,220.00	1,538,325.00	3,845,000.00	8,837,545.00
1949-50	2,786,957.50	1,480,650.00	4,310,000.00	8,577,607.50
1950-51	2,690,857.50	1,416,000.00	4,400,000.00	8,506,857.50
1951-52	2,595,777.50	1,350,000.00	4,500,000.00	8,445,777.50
1952-53	1,728,325.00	1,282,500.00	4,500,000.00	7,510,825.00
1953-54	1,493,750.00	1,215,000.00	4,500,000.00	7,208,750.00
1954-55	1,343,550.00	1,147,500.00	4,500,000.00	6,991,050.00

Note: Total requirements continue to decline in subsequent years until the final maturities in 1970-71.

*All municipal bond issues except for water and street railway.

†These totals would be reduced in the early years by the application of interest on temporary investments in government securities.

The difference between debt service requirements of the current year and the assumed figure for 1946-1947, which marks the peak of service requirements under the program, is just under \$3,900,000. Under date of June 15, 1945, our Sub-Committee on Revenue and Taxation submitted a report, made part of this record, in which it recommended a plan of taxation designed to support this program.

This Committee concurs in the findings of our Sub-Committee on Revenue and Taxation in principle, but has modified them in some particulars. Our recommendations follow:

Additional business licenses	\$1,000,000	25.6%
2½ cents amusement tax	1,000,000	25.6
Hetch Hetchy bond assumption	600,000	15.4
Additional real estate tax	1,300,000	33.3
	<u>\$3,900,000</u>	<u>100.0%</u>

A lucrative business license ordinance was repealed several years ago for technical reasons and never reenacted. The proposed additional revenue from this source would bring the per-capita receipts for San Francisco (including revenue from existing license fees) to about \$2 per-capita. Many cities exceed this figure substantially, and the current trend is in the direction of increased business license fees throughout the State.

The amusement tax is being used with increasing frequency among progressive cities of the nation desiring to broaden their tax bases. It is a tax which no one is required to pay. It is levied to a considerable extent in accordance with the ability to pay. This theory of taxation has been recognized by the Federal Government in its wartime excise tax program and can logically be taken advantage of by the City for postwar reconstruction. The amusement tax has the further advantage of securing a little income from the large commuting population using our facilities. The Committee believes that the amount of the tax should be graduated according to the price of the ticket, possibly at the rate of one cent in 20 or 25 on the base rate, as may be determined by a detailed survey.

The property taxpayer has been carrying a varying share of interest and redemption on Hetch Hetchy bonds for many years, even after considering the offsetting item of Water Department earnings applied to tax reduction. The Committee believes that the obligation to service these bonds (to the extent not met from power revenues) should be assumed in full by the Water Department as a stand-by charge, thus releasing tax money to service the postwar construction program to the extent of \$600,000 net annually, on the basis of current budget estimates.

The \$1,300,000 annual balance necessary to finance the program would be raised from general property taxes, necessitating an additional tax rate of about 15.3 cents per \$100. The charge on the real property owner would be reduced if completion of pay-as-you-go budgetary items were extended over a longer period because of necessity or otherwise.

Under the proposed bond interest and redemption schedule, requirements begin to drop off noticeably after 1948-49 and by 1952-53 are \$1,333,000 lower than in 1946-47. This lower level of debt service provides a margin in which additional bond issues may be serviced to help provide the solution of the Market Street problem to complete the lower rated priorities or for other projects that at the time shall have been determined essential to the public welfare. In lieu of floating additional bonds, a portion of the supplemental program may be financed in whole or part on a pay-as-you-go basis and from the possible receipt of State and Federal grants.

Our Sub-Committee on Revenue and Taxation has recommended that the entire \$108,250,000 of bonds authorized or to be voted should be sold at one time to enable the City to avail itself of present low interest rates. Our General Committee also considers it advisable to establish a ceiling on the cost of money to be borrowed. However, we would modify the recommendation of our Sub-Committee to this extent: The bonds should be fed out as the market will absorb them, at the lowest possible cost to the City. It is our opinion that under existing conditions, the entire issue, running from 1 to 25 years, could be sold in the neighborhood of 1½%. For example, the City of Oakland recently has sold \$15,754,000 of bonds to run from 1 to 40 years, at 1.22%.

Inasmuch as our program is a continuing one, the moneys realized from the sale of bonds could be reinvested in United States Treasury Bonds maturing at different times over a six-year period. Such investments might return an average of as much as 1¼%, thus resulting in little loss in interest costs to the City. If it were necessary to invest in

short-term Government Bonds, the return would be approximately $\frac{3}{4}\%$ to $\frac{7}{8}\%$.

GENERAL COMMENTS ON THE FOREGOING PROGRAM

In recommending a postwar construction program in the order of priority, this Committee realizes that changing conditions may bring about need for some modification or change in the plans.

The Committee believes that in order to insure this entire program being carried through to its conclusion, a small working committee consisting of citizens and key city officials, should be required by such legal means as would be necessary to keep this program active. This working committee should have the responsibility and authority for making such alterations in the program and the priorities of projects as changing conditions would necessitate. It should also be responsible for carrying out the program without undue delay and it is the recommendation of this Committee that within the scope of the finances available and of sound economy, every endeavor should be made to complete the program within six years from the time the projects are approved by the voters. Naturally the Committee will call upon the City Planning Commission and other departments and officials of the City Government for information and advice.

This Committee considers all the projects enumerated ultimately essential but recognizes that they must be treated with some tolerance.

There has been some discussion as to whether or not decisions regarding the order of priorities should be predicated on the degree to which they contribute to employment, based on the assumption that we may be headed for a period of business recession in which it will be necessary to create widespread employment through public works. While we do not subscribe to the theory that there need be any long or widespread business recession in this community, such possibilities must be kept in mind. We are satisfied that the projects recommended by this Committee will require as much labor, by and large, as any other group of projects that might be selected.

As soon as urgent projects involving practical living are disposed of, capital improvements for cultural programs should be supported generously. In the meantime, the cultural programs which are traditional and so vital to the life of this City should be sustained by adequate allocations in the annual budgets.

COMMENTS ON INDIVIDUAL PROJECTS

In the Order of Their Properties as Listed on Table No. 1.

Priority No. 1—*San Francisco Airport* \$20,000,000

In giving our unqualified endorsement to this development, the Committee wishes to make it plain that the \$20,000,000 which would be invested in this airport development would not be a subsidy to private airlines. Statistics developed by Captain B. M. Doolin, Manager of the Airport for the Public Utilities Commission, disclose that in the first 15 years of the enlarged airport's operation, revenue estimated at more than \$7,000,000 would be collected by the City. Furthermore, in exchange for land supplied to the domestic and foreign carriers seeking facilities at Mills Field, these carriers would, after a stated period, turn over complete title to the hangars and other buildings which they would construct. As of today, according to Captain Doolin, there are employed in civilian activities alone at the San Francisco Airport more than 4,500 persons receiving payrolls in excess of \$10,500,000 per year. Captain Doolin further estimates that the development of the airport as now planned by the Public Utilities Commission, with approval and support of numerous major air-

lines either presently operating there or desirous of entering those operations, will increase the employment at the airfield to 16,000 persons with an annual payroll of \$43,000,000.

When military conditions permit the full story of the role played by San Francisco and the Bay Area in wartime aviation to be told, it will at once become obvious to all concerned that San Francisco has had an exceedingly important position in the world aviation picture since Pearl Harbor. Competition among American cities for the aviation industry already is becoming very keen. New York has expended more than \$50,000,000 on La Guardia Field and has begun work on Idlewyde Airport which ultimately will cost \$100,000,000. Los Angeles voters recently approved by a majority of more than six to one a \$12,500,000 bond issue to go with \$3,000,000 already available for the development of Mines Field, which land requires little or no fill and all the money can be spent on run-ways, taxi-ways and airport buildings. Seattle and Tacoma recently have joined in a common airport venture and are making bids, not only for trans-continental, but trans-Pacific lines. Los Angeles also is competing for trans-Pacific business. At present, the San Francisco area has the Eastern terminus of the trans-Pacific services of the Army Transport Service, Navy Transport Service, Pan American Airways, United Airways, as well as domestic operations of several major airlines, and applications have been made before the Civil Aeronautics Board by 13 additional airline companies either to expand air carrier service to and from San Francisco or to inaugurate new service. Subsequent to those hearings, three applications already have been approved for short haul feeder service among the smaller cities of California and Oregon, all connecting with San Francisco. Other C.A.B. permits may be forthcoming and already the aviation industry has placed orders with manufacturers for more than \$150,000,000 worth of new aircraft. This figure belittles the total original cost of the entire fleet of airline airplanes operated by all domestic carriers at the start of this war, \$30,000,000. We must provide accommodations for these airlines, domestic and international, if San Francisco is to get the share of trade and travel which these airlines with their expanded services will bring. Facts upon facts pile up to make the airport development here not only an obvious necessity for San Francisco but one to be demanded at the earliest possible date.

Priority No. 2—*Market Street Traffic and Transit Correction — For Study, Engineering, and Working Plans*\$3,000,000

The problem of correcting the traffic and transit congestion of which Market Street is the crux has been given considerable preliminary study by the City Planning Commission, the Board of Public Works and the Public Utilities Commission. The department last named has only concerned itself in the mass transportation features of the problem. A number of plans have been under review, varying widely in scope. Some would reconstruct Market Street itself, others would clear the congestion by small or large loops through the central district, and others attempt to provide relief by the opening of parallel thoroughfares. For many weeks this committee has given this subject a great deal of consideration, but at this time it is not in position even to hazard an opinion as to which of the many plans suggested, or any combination or modification of them, is best.

We are convinced that no plan for the development of San Francisco will be complete or successful until it solves the difficulties presented by Market Street. It is our most important street, the principal artery of traffic and transportation throughout the central district. It is hopelessly congested. Intercommunication between the areas to the North and South of Market Street is seriously retarded because of its crowded condition and irregular broken development,

with large numbers of dead-end streets on the North side. To some degree the present congestion on Market Street will be relieved with the modernization of our transit system along that thoroughfare, but that will be only the first step in providing the essential free, unrestricted flow of travel.

This Committee favors the plan that will give the largest long-term dividends to the greatest number of our citizens. Some important suggestions have been made, but in our opinion they offer only partial remedies. The problem will not be solved alone by such individual projects as (1) extensions of streets across Market Street, (2) overhead or underground cross streets, (3) development of parallel or other relief streets, (4) surface improvements on Market Street, or (5) traffic control devices on Market Street. Important as each of these might be individually, they fail to reach the core of the traffic problem, which involves the entire central business area. Whatever project is finally determined, the capacity of Market Street for traffic and transit should be doubled.

With these thoughts in mind all plans for the removal of tracks and resurfacing of Market Street should be thoroughly scrutinized and evaluated so that they will fit into the ultimate program. No other related street improvements should be pursued unless they are calculated to synchronize with the ultimate development. For example, the Board of Public Works and the City Planning Commission had recommended the allocation of \$1,150,000 for the improvement of Sansome, Second and Montgomery Streets. This is largely a land purchase program and would result in the extension of Sansome Street across Market between First and Second Streets and then extending diagonally to connect with Second Street near Mission. While the project has considerable merit and would be a link in one of the downtown traffic loops under discussion, the Committee feels that this project should be deferred until the entire Market Street situation is determined. Then this particular proposal would be influenced by the decisions reached regarding the improvement of Market Street. For this reason, it would be inadvisable to proceed with land purchases now.

We are assured by the City Planning Commission that the related street and highway projects recommended in the report of this Committee are planned to conform with the over-all program.

The City has already made a number of studies at considerable cost for the solution of the problem presented by Market Street. This Committee does not recommend just another study, which might be done possibly for \$300,000. It does recommend a final study, together with the development of engineering and working plans, and for that reason has allocated \$3,000,000 for the purpose. It further recommends that the City Planning Commission and other City departments involved be directed to proceed to cooperate in the immediate solution of this problem. Furthermore, we recommend that as soon as a report is made acceptable to the City officials, the Board of Supervisors take steps to finance and complete the project.

We reiterate that in our opinion the Market Street traffic and transit problem deserves a priority second only to the San Francisco Airport. Our recommendations do not include a sum sufficient to cover the over-all Market Street project because it is still in a formative stage, so it would be both impractical and in conflict with Charter provisions to set aside funds for that purpose now.

Priority No. 2—*Street Railway Rehabilitation* \$23,369,126

The City Planning Commission estimates the cost of Street Railway Rehabilitation will be \$25,500,000. The Newton report lists it at \$23,369,126, which we have accepted.

The rehabilitation of the street railway system is a major priority. The voters of San Francisco recognized it when they approved a bond issue to purchase the Market Street Railway and consolidate it with the Municipal Railway.

It is not necessary to dwell here on the discomforts suffered by the public because of the inadequacies of present facilities. They are recognized by all, including the City officials. The Public Utilities Commission has planned to correct this condition just as soon as priorities for material and an easing of the labor situation will permit reconstruction, the purchase of new rolling stock and the additional employment of adequate personnel.

In touching on this subject briefly, the Committee does not wish to give the appearance of slighting the project, but in view of the fact that the Charter provides that each utility should be self-supporting, we feel it incumbent upon the Municipal Railway to devise its own financial program. This, therefore, eliminates the street railway rehabilitation program from our consideration, and the Committee only can express the conviction that this program is one the public demands be completed at the earliest possible date.

While the Public Utilities Commission and the Public Works Department generally cooperate in the repair and reconstruction of streets over which streetcars are operated, it is possible that some money could be saved and greater efficiency effected by long range coordinated planning between the two departments. When tracks are removed or replaced, the Public Utilities Commission is responsible for the center street area and two feet on either side of the tracks. The Public Works Department is responsible for the remainder of the street area. It may be advisable for one department to assume the responsibility for the entire work. This is particularly important in view of the fact that our street and highway program, described in the succeeding section, is one of considerable magnitude.

Priority No. 2—*Major Streets and Highways* \$17,544,000

The Committee has devoted much of its time to the general problem of streets and street improvements, believing it to be so correlated with the general problem of free movement in and out and within the City as to be at the very core of things affecting the City's future. Irrespective of the amount of travel, any resident of the City or visitor to the City should be able to travel from one section to another without undue delays.

San Francisco is a small area of barely 42 square miles and no part of the City should be more than 20 minutes from any other part. The recommendation of the Committee for major street improvements is in support of a joint program presented by the City Planning Commission and the Department of Public Works, and was arrived at by these two agencies June 27 after they had submitted separate programs to the Committee and these had been discussed over several meetings of the Postwar Committee.

Project No. 1—*Army St., San Jose Avenue, Guerrero St., Clipper St.* \$300,000

The Department of Public Works advises us that this sum is all that is needed to complete the financing of these four projects, that \$1,300,000 already is on hand.

The Army Street improvement would be for widening from Harrison to Guerrero, Guerrero Street from Army to north Market, and Guerrero Street south from Army continuing over San Jose Avenue to Bernal Cut, and Clipper Street, opening of street on western end from Portola Drive to Douglass.

These improvements would greatly ease traffic conditions in part

of the Mission District, and are ready for construction as soon as the \$300,000 is obtained.

Project No. 2—*Islais Creek Bridge* \$1,250,000

Testimony before the Committee points out that Third Street cannot be an effective main artery until the present Islais Creek Bridge bottleneck is corrected by the substitution of a new and wider structure. Inasmuch as Third Street serves an important residential area and also is a principal industrial thoroughfare, we agree with the suggestion that this requires early attention.

Project No. 3—*Portola Drive and Upper Market Street* .. \$5,500,000

This project was the object of considerable debate by witnesses before the Committee, there being the contention that a high-level tunnel for automobiles could be constructed at approximately the same cost as for the widening and improvement of upper Market Street and Portola Drive. Proponents of the tunnel claim that the existing upper Market Street and Portola Drive would provide adequate access for residences already built or planned for the Twin Peaks District, whereas the tunnel would handle the through traffic with less grades.

Spokesmen for the Department of Public Works said, however, that to provide a tunnel at a sufficiently low altitude to eliminate the grade would mean the expenditure of far more than the estimated improvement of existing streets. They contend further that the realignment of Market Street particularly, and the elimination of sharp curves, would make the entire route over the hill one easily traveled. In relation to the tunnel, they also said that the cost of installing a ventilating system to remove exhaust fumes and other dangerous gases would be so great as to approximate the cost of the tunnel itself.

Project No. 4—*Division and Thirteenth Streets* \$1,070,000

This would provide a connecting link between the new Bayshore Freeway (which the State has practically decided to construct through the Potrero District at a cost of \$26,000,000) and the San Francisco-Oakland Bridge. Thirteenth Street also would connect with the proposed Waller Street improvement, thereby increasing the importance of that cross-town lateral.

Thirteenth Street would be widened and improved from Market Street to where Bryant and Eleventh Streets intersect; and Division Street, breaking off to the east, would be improved from Bryant to the Bayshore Freeway situated between San Bruno Avenue and Vermont Street.

Project No. 5—*Waller Street* \$4,130,000

We concur in the recommendation that Waller Street should be widened from Stanyan Street to Market Street, to connect with Thirteenth Street. The Waller Street program calls for a tunnel under Buena Vista Heights. This project would provide an important cross-town thoroughfare serving the northern Sunset, southern Richmond, and Panhandle districts. It also would flow into Mission Street, reconstruction of which is another recommendation in this report.

Project No. 6—*Traffic Signals* \$500,000

It is the feeling of the City's experts that the traffic signal system will require modernization and installations in connection with the general street and highway improvements. The system should be synchronized City-wide to provide rapid, continuous flow of traffic for considerable distances.

Project No. 7—*Industrial and Selby Streets*.....\$480,000

The development of Selby Street south from Evans Avenue to where it meets Industrial Street and connects with Alemany Boulevard, at the San Bruno Avenue intersection, would provide an important link in the cross-city street system in the Butchertown area and would open up lands in that district. The private construction which would be encouraged in this area as a result of the street work would add to the assessment rolls sufficient properties to make this project a self-liquidating one in the long run.

Project No. 8—*Mission Street Reconstruction*..... \$814,000

Statistics of the Department of Public Works and of the City Planning Commission show Mission Street to be one of the really important arterials of San Francisco, servicing districts where possibly one-third to one-half of the City's residents either live or work. For this comparatively small sum the street can be improved for its entire length from the Embarcadero to the County line—an expenditure of great worth.

Project No. 9—*Streetcar Thoroughfares* \$3,500,000

This project is one planned to improve streets throughout the City in conjunction with the rehabilitation of the Municipal Railway system, the removal of certain streetcar tracks and other reconstruction.

It is sound economics to "kill two birds with one dollar" wherever possible, and we are informed that the institution of this program in conjunction with the Municipal Railway rehabilitation wherever possible would save many thousands of dollars by doing the two jobs simultaneously. Such a policy is followed at present by City departments.

All of us must agree that street improvements of vital necessity in many districts can provide the basis for the rehabilitation of those areas where blight is so apparent today. There are streets in other areas which also require attention.

The streets to be affected by this program are, according to the Public Utilities Commission engineers:

LIST OF TRACKS SUGGESTED FOR POSTWAR RECONSTRUCTION

<i>Street</i>	<i>From</i>	<i>To</i>
	<i>Market Street Railway Tracks</i>	
Carl	Clayton	Cole
Church	Duboce	Sixteenth St.
Embarcadero	Market	Mission
Fourth	Market	Townsend
Golden Gate Park	Lincoln Way	Fulton
Haight	Buchanan	Stanyan
Jackson	Steiner	Presidio Ave.
Lake	Arguello	Sixth Ave.
Market	Embarcadero	Valencia
Mission	Eighth St.	Sixteenth St.
Mission	College Ave.	Silver Ave.
Ocean Ave.	Junipero Serra	Onondaga
Onondaga	Ocean Ave.	Mission
Presidio Ave.	Jackson	California
Sacramento	Fillmore	Arguello Blvd.
Sixth Ave.	Fulton	Lake
Stanyan	Haight	Frederick
Sutter	Van Ness	Fillmore
Townsend	Third St.	Fourth St.

<i>Street</i>	<i>From</i> <i>Municipal Railway</i>	<i>To</i>
Brighton Ave.	Ocean	Grafton
California St. Line	Geary Blvd.	Fourteenth Ave.
California St.	Fourteenth Ave.	Thirty-Third Ave.
Eleventh St.	Market	Division
Geary Blvd.	Tenth Ave.	Thirty-Third Ave.
North Pt. etc.	Van Ness	Union
Potrero Ave.	Division	Eighteenth Ave.
Stockton	Market	Green
Twin Peaks Tunnel		
Van Ness, etc.	North Point	Scott

The foregoing list of street and highway recommendations, we repeat, is in support of a joint program prepared by the Department of Public Works and the City Planning Commission. The Committee feels that the projects listed are worthy individually and collectively, and realizes that it will be necessary to make such adjustment in the program as changing conditions will warrant. There were numerous other street and highway improvements or developments suggested and many of these are attached by letter in the report.

Priority No. 2—*Off-Street Parking* (Revolving Fund) . . . \$3,000,000

It would be pointless for the City to expend any important amount of money improving conditions for the flow of automobile traffic into the principal business and shopping districts if there were no places where the automobiles could be parked once they reached there. The Committee, therefore, has given a high priority to this recommendation with the additional thought that the development of adequate parking facilities should be encouraged by private funds, rather than by public funds, in the last analysis. The purpose of this \$3,000,000 revolving fund is for that encouragement.

The Committee believes that an investment of this type and size by the municipal government is of first importance but that the investment should be repaid over a period of years. Therefore, this project is one which actually should not cost the taxpayers a cent over the years because the money will be returned to the improvement fund and help to finance projects of lower priority.

Priority No. 3—*School Department* \$15,575,000

Under the law as it affects the City and County of San Francisco, the Board of Education is an autonomous body insofar as budgeting is concerned. It has announced its intentions of going through with a building program costing \$15,575,000, of which \$13,218,000 will be needed in the first six fiscal years. This money will be provided from the general fund and can be offset by some other incomes. The School Department owns 75 pieces of property not presently used for educational purposes. Some of these properties are occupied by other departments of the City government. In some instances the properties have been improved by the other departments. It is our recommendation that unless the School Department plans to use them, the titles should be transferred to the departments presently using them and steps taken to reimburse the School Department at fair value. Such sums, together with funds realized from the sale of other school properties not used for school purposes, should be credited to the School Department's capital fund for the purpose of financing post-war improvements. Any additional sums needed should be raised on a tax-as-you-go basis.

Priorities Nos. 3 and 13—*Recreation Department* \$10,468,715

San Francisco has for many years operated with a Recreation Department whose facilities have been far from adequate to provide the services to which our residents of all ages are entitled. The Department submitted an over-all program costing approximately \$11,532,715. The Committee feels strongly that the development of recreational facilities will pay dividends in many ways, but particularly from the social and public health standpoints.

The Committee recommends allocation of these funds, as follows:

From Annual Budgets	\$2,468,715
Priority No. 3 from proceeds of bond sales	4,000,000
Priority No. 13 from subsequent bond proceeds or income derived from other sources	4,000,000

Priority No. 3—*Public Health Department* \$2,630,000

The Public Health Program involves \$2,630,000. This does not include any major capital investment although considerable rehabilitation work has been requested for the City and County Hospital. The Committee recommends, therefore, that the Public Health requirements be included in annual budgets.

It has been suggested that instead of extending the present emergency hospital system by a construction program, the City should contract with private hospitals for the care of emergency cases in districts where emergency hospitals are not operated by the City at present. We recommend that the proper City officials be directed to study and report to the Mayor and Board of Supervisors on this proposal.

Priority No. 3—*Water Department* — San Joaquin Valley
Pipeline \$5,000,000

According to the San Francisco Water Department, installation of this line, costing approximately \$10,000,000, could, from an economic point of view, be laid in several sections. The first section, estimated to cost \$5,000,000, involves about half of the line, extending from a connection with the present line at the San Joaquin River to the Tesla Portal. This would provide additional capacity of from 16 to 19 mdg. and is necessary to meet the rapidly increasing consumption. This additional capacity would provide for the next ten years, assuming estimated increase in system consumption is approximately correct. The second and third sections would be installed as required to provide ultimate additional capacity.

This Committee favors a second San Joaquin Valley Pipeline and recommends the authorization at \$10,000,000 general obligations bonds, payable from revenues of which \$5,000,000 should be sold as soon as authorized for construction of the first section.

Additional requirements of the Water Department, involving problems of supply and distribution within the City, should be financed out of revenues as required under the Charter. The Committee therefore is not concerning itself with these particular improvements. It is obvious, of course, that as the City grows, utilities must be expanded. Once again the Committee intends no slight to a department in giving such brief treatment to its presentation. We give it complete endorsement.

This Committee further recommends that a survey be made to determine the actual cost of water sold to consumers in and out of San Francisco. All consumers should pay their proper share of such cost.

Priority No. 4—*Sewers* \$9,694,975

The Board of Public Works has submitted an estimate for their requirements of \$9,694,975, which is approved by this Committee, to be included in the budget.

Of this amount, \$7,470,000 is for the construction of a sewage treatment plant near the Embarcadero, at the foot of North Point, Bay, Francisco and Chestnut Streets. The Department states that at a later period an additional treatment plant will have to be constructed in the general neighborhood of Hunters Point to take care of our easterly beaches.

The continual pollution of the Bay waters immediately adjacent to San Francisco not only is a hazard to public health but is rendering useless the beach facilities at the Aquatic Park Casino and also fouling other potential bathing areas in the Marina district further west. At this writing, it is generally expected that the State and possibly Federal authorities may enforce this development and certainly San Francisco would be in a much better position if it would do this job as soon as priority materials become available instead of eventually having to be ordered to do it. Another sewage treatment plant will have to be built subsequently, but conditions demand that the North Point treatment plant be built first. It serves an area of a daytime population of possibly more than 500,000 persons.

This Committee was prepared to recommend a general bond issue of \$7,470,000 for construction of the North Point Sewage Treatment Plant but refrained from doing so on the advice of Mr. Thomas A. Brooks, Chief Administrative Officer, who stated that in all probability funds for this construction would be forthcoming from either State or Federal sources.

The voters approved a \$12,000,000 bond issue last year for sewer improvements and extensions which, together with funds in hand, should complete the greater part of the sewage program, excepting the treatment plants.

Priority No. 4— <i>Corporation Yard and Buildings</i>	\$1,185,000
(and Warehouse for Voting Machines)	188,000
	\$1,373,000

For some years, we are advised, there has been a serious need for an improved layout of yards, offices and shops for the maintenance bureau of the Department of Public Works. Here are stored many expensive pieces of machinery used for road construction and repairs, as well as trucks, automobiles and other vehicles. Many of these today are stored in an open lot and deteriorate as they stand for months at a time when not being used. Mechanics working on these machines often must make their repairs outside in the rain because of inadequate shop space. These factors alone point to the urgency for additional buildings, but it will be necessary for the entire unit to be moved elsewhere, probably at an early date, because the Thirteenth Street widening, which would connect the Waller Street development and the Bayshore Freeway and Mission Street developments, will require a portion of the present yard space. A yearly rental of \$5,400 is being paid by the City now for storage of voting machines in a private warehouse, so the City is justified in erecting its own building for that purpose.

Priority No. 5—*Urban Redevelopment* \$2,100,000

It is estimated that the direct recovery from the investment in redevelopment sites will be in the neighborhood of 75 per cent. The shrinkage should be more than offset by the resultant increase in assessed property values.

Priorities Nos. 6 and 22—*Tideland Development* \$4,000,000

The City Planning Commission reports that all the tidelands available for purchase consist of 91 acres north of Hunters Point and 56 acres south of Hunters Point, a total of 147 acres, which it estimates can be purchased for \$215,000, based on 2½ times the assessed valuation. In addition there would be a recovery of 51 acres in public streets north of Hunters Point and 40 acres in public streets and channels south of Hunters Point, a total of 91 acres. The over-all acreage thus redeveloped would be 238 acres. This is irrespective of some 30 acres of tidelands owned by the State of California.

This Committee approves the project, to be financed by general bond issue, as follows:

Priority No. 6 for purchase of land \$ 215,000

Priority No. 22 for fill, street work, etc. \$3,785,000

There is some question whether the reclamation of tidelands can be effected at a cost which will permit resale of the property at relatively competitive prices. It is recommended that the City Planning Commission and the City Engineers make a further careful study and analysis of this matter before the bonds for fill and street work are offered for sale.

Priority No. 7—*Street Lighting* \$4,309,300

On the recommendation of Utilities Manager, E. G. Cahill, the Committee suggests that these improvements and extensions be cared for within the regular budgets. In line with established City policy, they would be made coincident with street improvements where possible. This program, with three exceptions, is composed of small items from \$70,000 down to \$4,300; the three exceptions being Mission Street from South Van Ness to the City limits, \$213,500; Geary Boulevard from Presidio Avenue to Forty-second Avenue, \$105,600; and Alemany Boulevard from Bayshore to Junipero Serra, \$99,000.

Priorities Nos. 7 and 15—*Fire Department* \$6,382,500

This Committee recommends the allocation of funds, as follows:

From annual budgets for repair of engine houses
and construction of new engine houses \$1,904,000

Priority No. 7 from proceeds of bond sales 2,578,500

Priority No. 15 from subsequent proceeds of bond
sales or income derived from other sources 1,900,000

It is also recommended that the Mayor's policy of combining new police stations and engine houses to save the additional cost of separate properties and buildings should be continued.

Priorities Nos. 8 and 23—*Police Department* \$3,142,000

This Committee recommends the allocation of funds, as follows:

From annual budgets \$697,000

Priority No. 8 from proceeds of bond sales, for
Hall of Justice \$2,095,000

Priority No. 23 from subsequent proceeds of bond
sales or income derived from other sources, for
Traffic Courts Building \$350,000

The amount of \$44,000 has been included in the current budget for remodeling of the Potrero, Richmond, Southern and Golden Gate Park stations. The balance of \$66,000 for repairing four other district stations and a \$7,000 item for a garage in the Golden Gate Park,

and the \$15,000 for plans and \$235,000 for construction of a new pistol academy and training grounds by Lake Merced next to the Pistol Range should likewise be included in the budget.

The Department's two remaining items are \$2,095,000 for a new headquarters building which would be situated on Kearny Street, from Merchant Street to Clay Street, and \$350,000 for a Traffic Courts Building, probably on Gough Street, near Page Street. We are advised that the present Hall of Justice because of its extremely heavy construction would require an amount of money far out of proportion for the remodeling which would result and that Department facilities would not be adequate at the completion of that work. It is the Police Department's suggestion, and this Committee's recommendation, that funds be provided for a new headquarters building, on the site mentioned hereinabove, and a Traffic Bureau Building. This would make possible the sale of the present property which would reduce the over-all cost of these projects and provide a metropolitan police force with facilities commensurate with its importance in this seaport city.

Priority No. 9—*Park Department* \$7,215,500

The Park Department has submitted an over-all program totaling \$12,017,500. This Committee recommends the allocation of \$7,215,500 as follows:

From annual budgets \$3,715,000
 Priority No. 9 from proceeds of bond sales 3,500,000

This Committee heartily favors an adequate Park system. It recognizes that because of insufficient budget appropriations the Park plant has deteriorated considerably in recent years. We urge generous budget appropriations hereafter.

The recommendations made by this Committee should start the Park Department well on its road of rehabilitation and construction, although we realize that there is more work to be done when this program is completed.

With reference to McLaren Park the Committee believes that as soon as boundaries of this projected development are determined finally, efforts should be made to provide baseball fields, possibly swimming facilities and other recreational areas by which many residents in the southern part of the City can be accommodated.

Priority No. 10—*Sixth-Seventh Freeway Extension* \$8,000,000

The construction of this project would in effect be a continuation of the proposed Sixth Street Viaduct and would be means of overpassing Market Street just west of Sixth and Taylor Streets, continuing into approximately Ellis and O'Farrell, where a major off-street parking facility should be built.

In addition to providing an uninterrupted traffic artery into the mid-town area for private automobiles and trucks, this would also be a means whereby an express bus service from outlying districts could be operated.

Priority No. 11—*Sixth Street Viaduct* \$5,000,000

Both from the standpoint of commuters who spend many of their dollars in San Francisco, and from the standpoint of our own residents, the situation in the Third and Townsend Street areas is today almost unbearable and will probably become worse when peacetime conditions bring additional automobiles on to the streets. With this thought in mind, the Committee recognizes the importance of constructing a viaduct across the Southern Pacific yards at a point approximately at Sixth Street, commencing approximately at Brannan

Street, and connecting with the Third Street Boulevard approximately at Seventeenth Street.

This would eliminate many of the traffic jams caused by trains blocking traffic at Third Street and at other crossings within the railroad yards proper, and also would provide an effective by-pass for the Channel Street Bridge which is raised several times daily to permit the passage of vessels in the Third Street channel.

Construction of this viaduct would mean a concrete saving of many thousands of dollars to San Franciscans because of time which would be saved to individuals and in the hauling of merchandise. Under present conditions, literally scores of passenger automobiles and trucks are delayed long periods of time day in and out because of blockades of traffic from the warehouse and industrial districts. Without having obtained actual figures, the Committee is convinced that the savings in drayage costs would be sufficient to justify some reduction in the cost of consumer goods, and thereby result in a direct saving in over-the-counter prices to San Francisco and Bay Area shoppers.

Priority No. 12—*Division and Thirteenth Streets Separation of Grades* \$6,000,000

We are informed that the State Highway Commission has practically decided to construct the Bayshore Freeway at a cost of \$26,000,000 running from Seventh Street, curving between Bryant and Harrison on a line through the Potrero District east of the San Francisco Hospital to the County line. This will provide high-speed access to the Bay Bridge and central business district. The separation of grades on Division and Thirteenth Streets should be done at the same time this Freeway is constructed. This grade separation would be important because it would also feed Tenth Street.

Priority No. 14—*Broadway Tunnel* \$3,200,000

Construction of a tunnel on Broadway, from the present westerly terminus of the street in the North Beach District at Mason Street, to a point on the western side of Russian Hill, between Larkin and Hyde Streets, would provide an important connection and faster flow of traffic between the Marina, Richmond, Northern and Western Addition areas, and the downtown district where so many of these residents either work or shop. It also would serve to ease traffic congestion in the North Beach district.

It is also recommended that both ends of the Broadway Tunnel be constructed so that the whole will constitute a fitting war memorial for those who served in the Armed Forces of the United States in World War II.

Priority No. 16—*Civic Auditorium Remodeling* \$445,000

The Committee has had various requests, principally from the San Francisco Convention and Tourist Bureau, urging the construction of a new auditorium large enough to accommodate conventions attracting 25,000 delegates in normal years and providing maximum exhibit space for trade shows and similar events. A discussion of these proposals is contained later in this report.

The present Civic Auditorium will seat a maximum crowd of about 7,200. It was constructed in 1915 and the Committee is advised that the shell of the building is in excellent shape. The building interior, however, has shown its years of constant use and the main auditorium is poor from an acoustical standpoint.

The Committee has a recommendation from the City Art Commission that \$445,000 be expended for the complete remodeling of the auditorium's interior so that it will seat probably 9,500 persons and also have improved acoustical qualities. Whether it would be practical to recommend this improvement and at the same time give consideration to any construction of a new auditorium within the next ten years is questionable. This Committee, therefore, recommends that a decision on the latter project, as important as it may be to the business and cultural interests of the City, be deferred until the general situation can be determined more clearly. In the meantime, we recommend remodeling of the present auditorium.

Priority No. 17—*Public Library* \$1,206,800

This Committee recommends the allocation of funds as follows:

From annual budgets\$501,800

Priority No. 18, addition to Main Public Library.... 705,000

It is recommended that the cost of all extensions of the library system be included in annual budgets with the exception of the addition to the main Public Library.

In line with the policy of including other items in the budget, there is in the current municipal budget \$120,000 for the construction of branch libraries in the Marina and North Beach districts.

Priority No. 18—*Courts Building, City Hall Alterations and Civic Center Power House Development* \$6,409,000

This recommendation involves the following improvements:

Civil Courts Building \$5,350,000

City Hall Alterations 904,000

Addition to Civic Center Power House 155,000

Completion of the Civic Center building program by the erection of a Courts Building on Larkin Street on the City owned site presently occupied by the Hospitality House would serve the dual purposes of making possible the proper grouping of City and County offices and providing a material addition to the appearance of the City.

By constructing this building it would be possible to have in one structure the Courts, County Clerk's Office, County Recorder's Office, Law Library, City Attorney, Sheriff and the Public Administrator. A shifting of these offices, most of which are now in the City Hall, would make possible the inclusion within the City Hall of many auxiliary offices of City departments for which \$43,045 tax monies are spent annually for space rented in various buildings about the City. This in turn would provide for more orderly arrangement of offices, allow for the expansion of some departments such as the Assessor and Controller (which are particular examples of cramped quarters) and in general add to the efficiency of departmental operations.

The Committee heard testimony from Messrs. Arthur Brown, John Bakewell and Frederick Meyer who were architects for City owned and other municipal buildings to the effect that the City Hall as originally planned was never meant to include courts but only regular business offices.

In the completion of the Civic Center program there also is the corner of McAllister and Polk Streets where a gasoline service station presently is situated on City owned property. This property originally was purchased as the site for a Fire Department Headquarters Building.

Priority No. 19—*Municipal Garage* \$600,000

From time to time there have been discussions of the possible construction of a municipal garage where municipally owned automobiles could be stored and serviced in the immediate Civic Center area. The construction of a subterranean garage similar to Union Square in Civic Center has been mentioned; also the placing of garage facilities beneath the Commerce High School Athletic Field. Another suggestion is for the inclusion of sub-basements in the proposed Courts Building to house City automobiles. The Committee believes that this subject requires additional study because of the various suggestions and also because numerous civic employees must take City owned automobiles home at night and on week-ends for stand-by service in the event of utility disruption and for other reasons. There is no doubt that this subject has merit but the Committee would like to see full and proper study made before arriving at any commitments. No definite estimates have been made as to the cost of a municipal garage, but based on statements made by officials of the Board of Public Works, we have projected it arbitrarily at \$600,000.

Priority No. 20—*County Jails* \$587,500

This recommendation involves additions to cell blocks involving expenditures of \$137,500 in County Jail No. 1, and \$450,000 in County Jail No. 2, which the sheriff states are necessary to the proper conduct of his department.

Priority No. 21—*Museums* \$1,174,624

The De Young Museum has submitted a budget of \$1,095,724, and the Legion of Honor, \$78,900.

This Committee recommends the financing of these projects as follows:

From annual budgets	\$332,874
Priority No. 22 from proceeds of bond sales	841,750

This Committee is of the opinion that the emphasis which San Francisco has placed on its cultural activities should be continued and that as soon as urgent projects involving practical living are disposed of, capital improvements for cultural programs should be provided. However, there are many small items which the Committee believes could be included within the regular budgets from year to year, thereby caring for phases of these cultural activities without unnecessary delays.

	Estimated
Priority No. 24— <i>Triangle of Land, Civic Center</i>	\$1,065,000

This triangle of land is bounded by Hyde, Fulton and Market Streets. It was originally intended that the improvements in this section facing the Civic Center should be made to conform with the general architectural features of the Center. In acquiring this land it is recommended that only those parts facing the Center and necessary for architectural harmony should be retained by the City. The rest should be continued as private business property and the continuity of business facing on Market Street should not be disturbed.

This Committee endorses the following projects which do not require financing by the City of San Francisco:

Public Housing

The San Francisco Housing Authority has a projected budget of \$5,500,000 most of which is scheduled for construction in the first

postwar year. This Committee endorses the program. It was not called on and is not prepared to pass on its adequacy.

There is a great need for adequate housing in San Francisco for low income groups which, if not supplied by private capital, should be constructed with public funds.

This Committee has not included the San Francisco Housing Authority's program in the foregoing recommendations involving bond issues or revenue measures, because it is financed entirely from Federal funds.

World Trade Center

This is a venture of first magnitude to San Francisco, involving an investment of approximately \$35,000,000. It is in the capable hands of a body of public-spirited citizens who have incorporated and propose to finance it with private capital. There will be no call for public funds so it is not included in the foregoing financial program. It has unqualified endorsement of this Committee and requires and is deserving of the united support of the community.

We suggest that consideration be given to the inclusion of the proposed Exposition Building and Civic Auditorium in the World Trade Center program.

Produce Market

The City Planning Commission recommended \$500,000 for the acquisition of land for a new produce market. Merchants and property owners in the present produce district have formed an organization and have projected plans for an adequate produce terminal. As long as there is assurance that this necessary improvement will be carried out with private capital we do not recommend the use of public funds for the purpose. For this reason the Committee has not included it in the foregoing financial budget.

Central Passenger Terminal for Railroads And Possibly Other Forms of Transportation

The existing condition of scattered, and in some instances wholly inadequate railroad and bus terminals should be remedied at the earliest possible moment. In our opinion, the over-all traffic and transit problem will not be solved by the fulfillment of the program recommended by this Committee unless a central passenger terminal is included.

It should be located to permit quick and easy flow of travel between outlying areas and the destinations of the greatest number of travelers. The location and means of access to and from this terminal should be articulated with the general over-all transit plan envisioned in this report.

In the erection of its Union Terminal, Los Angeles is a notable example of the value of a properly located and commodious central terminal. Prior to its erection, there was considerable confusion in travel, and criticism by residents and travelers. Since then the situation has been alleviated and is subject to much favorable comment.

This Committee recommends that the Mayor immediately take steps to insure the construction of an adequate Central Passenger Terminal.

Sundry

(1) There are several other projects recommended by the City Planning Commission which, in the opinion of this Committee, deserve prompt attention. They do not involve capital expenditures and therefore were not included in our financial recommendations.

We do recommend that they be provided for in the next annual budget. They are:

War Memorial—repair work	\$145,000
Public Welfare Commission	40,000

(2) We think it important that the several departments of the City government should provide out of their budgets, the necessary funds to accomplish certain relatively simple but desirable improvements. Among them are:

The inauguration of a tree planting program.

The improvement of the easterly end of Yacht Harbor (Gas House Cove).

Kirkland Yard Hold.

(3) For the purpose of conserving land hereafter, consideration should be given to building playgrounds over new reservoirs and over old ones capable of carrying a live load. The Park, Recreation and School Departments should work cooperatively to provide more general use of all recreational facilities, including swimming pools, and to avoid unnecessary duplication of such facilities.

RECOMMENDED FOR FURTHER STUDY

Projects Which Can Be Financed by State or Private Funds

This Committee recommends thorough study of the following projects which could be financed by State or private funds.

1. *Divisional Highway.* A divisional highway across San Francisco from north to south paralleling Scott and Divisadero Streets.

2. *California Academy of Sciences.* This Committee is informed by Mr. Norman B. Livermore, President of the Board of Trustees, California Academy of Sciences, that that organization has on hand about \$500,000, various sums of which are ear-marked for application solely to the following projects to be constructed in Golden Gate Park:

1. Auditorium.
2. Extension to African Exhibit Hall.
3. Extension to Herbarium.
4. Extension to Library.
5. Planetarium.

Two hundred and fifty thousand dollars of the sum on hand is set aside for the Planetarium, which we believe would be a great asset in the educational life of the community.

The California Academy of Sciences is licensed by the State of California and under its charter makes an annual report to the Governor. The organization is desirous of having the afore-mentioned building projects participate in funds which the State has set aside or will set aside for postwar projects.

The Academy cannot directly participate in these State funds. However, we are informed that the State authorities have intimated that if a joint request is made by the City of San Francisco and the Academy, it might receive favorable consideration for an appropriation of approximately \$500,000.

In the opinion of this Committee, the projects hereinbefore listed, and particularly the Planetarium, have considerable merit. Planetariums in New York, Chicago and Los Angeles have been centers of great interest with the public and the attendance has been large.

If the project is approved, the State would furnish the additional funds, but the City of San Francisco would cooperate in the application and furnish a site for the buildings adjacent to the present Academy buildings in Golden Gate Park.

This Committee recommends that the proper City officials explore this proposal promptly with the view to determining whether or not it is to the benefit of the City to include this \$500,000 item in the application to be made by this City for State participation in postwar City and County construction.

New Auditorium and Exhibit Halls \$8,000,000 to \$10,000,000

While the Committee has received a strong recommendation in favor of the construction of a new auditorium to seat 20,000 to 25,000, together with adequate exhibit halls, it has no factual data upon which to base an accurate estimate of its probable cost. Spokesmen for the project have stressed the fact that the convention business is an important one to any city and that convention delegates bring new money into a community and thereby add to its prosperity. The Committee agrees with this logic but at the same time feels that other improvements are of more immediate vital concern to San Francisco. In making this assertion, we realize that changing conditions may influence this judgment as time goes on. There is, for example, a private project, the World Trade Center, in the making. It is getting serious attention from a group of progressive local citizens who estimate its cost at \$35,000,000. As this World Trade Center plan is developed, it might be practical business for the City to invest a sizable sum in a new auditorium which would comprise one of the buildings in the World Trade Center group.

GENERAL COMMENTS

Bayshore Freeway \$26,000,000

The construction of this Freeway has been authorized by the State Highway Commission. It will be State financed with partial assistance of State gas tax refunds to the City.

Reber Plan

The Committee gave consideration to the Reber Plan which is of tremendous scope and challenges the imagination. However, as it involves other municipalities as well as the State and Federal Governments, this Committee does not consider it within its province to make any recommendation in relation to it. It is a matter for consideration by representatives of the communities it would affect.

CONCLUSION

This Committee recognizes that there is nothing static about San Francisco and that its need for improved facilities will be continuing. If the recommendations contained in this report are adopted and the so-called Master Plan eventually completed, the growth of the City will require further planning and construction. Some additional projects, such as completion of the Marginal Freeway to encircle the City, are already obvious. We are not attempting to recommend a plan that will suffice for all time, but we feel that the recommendations contained in this report will go a long way toward fitting San Francisco to meet its most pressing needs for years to come.

EXHIBIT B

List of Persons Who Appeared Before Committee.

Meeting Date, 1945	Name	Affiliation
April 13	George W. Johns, Member, L. Deming Tilton, Director,	City Planning Commission. City Planning Commission.
April 18	L. Deming Tilton,	Director, City Planning Commission.
April 26	E. G. Cahill, Manager, Nelson Eckart, Manager, Bernard Doolin, Manager,	Public Utilities Commission. Water Department. San Francisco Airport.
May 2	John Reber, Thomas A. Brooks, Harry C. Vensano, L. Deming Tilton,	Reber Plan. Chief Administrative Officer. Department of Public Works. City Planning Commission.
May 9	Josephine D. Randall, Geo. W. Kemper, T. M. Grabow,	Superintendent, Recreation Commission. President, Library Commission. Engineer, Park Department.
May 16	Chief Chas. W. Dullea, Inspector John Butler, J. Wesley Howell, L. Deming Tilton,	Police Department. Police Department. Commissioner, Police Department. City Planning Commission.
May 23	Eldridge T. Spencer, Thomas A. Brooks, Walter A. Swanson, L. Deming Tilton, Harold Mills,	Art Commissioner. Chief Administrative Officer. San Francisco Convention & Tourist Bureau. City Planning Commission. San Francisco Chamber of Commerce.
May 31	Chief Albert Sullivan, Charles Page, J. W. Mailliard, Jr., Dr. Walter Heil, Dr. Jermayne MacAgy,	San Francisco Fire Department. Commissioner, Fire Department. President, State Board of Harbor Commissioners. Director, de Young Museum. Director, California Palace of the Legion of Honor.
June 6	Leland Cutler, Ernest Ingold, Olaf Hansen, Irving C. Easton, Walter Swanson, Harry H. Hilp, Raymond D. Smith, Mr. Brett,	President, World Trade Center. World Trade Center. Vice-President, World Trade Center. San Francisco Produce District. Vice-President and General Manager, Convention and Tourist Bureau. Director, Convention and Tourist Bureau. President, San Francisco Real Estate Board. San Francisco Real Estate Board.
June 12	Harry C. Vensano, Sherman P. Duckel, M. D. Johnson, Thomas A. Brooks, Russell Wolden, Judge T. I. Fitzpatrick,	Director, Department of Public Works. Engineer, Department of Public Works. Engineer, Department of Public Works. Chief Administrative Officer. Assessor. Superior Court.

Meeting Date, 1945	Name	Affili.
June 15	Geo. S. Hill, an individual.	
	Ralph Bates, Donald Warren Company.	
	Elwood M. Gill, Parkside Improvement Club.	
	Harry P. Lutzen, an individual.	
	R. J. O'Rourke, President, San Francisco Property Owners' League.	
	Mrs. Nora Brady, Vice-President, San Francisco Property Owners' League.	
	Jeremiah Mahoney, Upper Noe Valley Improvement Assn.	
	Captain Carlson, U.S.N. Retired.	
	Chris. Christenson, President, Mission St. Merchants' Association.	
	Walter J. Walsh, an individual.	
	Fred Detmering, President, Visitacion Valley Improvement Association.	
	Henry L. Rogers, an individual.	
	Dr. T. B. Spitzer, an individual.	
	M. C. Hermann, Veterans of Foreign Wars.	
	Alma Spreckels, an individual.	
	Allen Spivock, Central Council of Civic Clubs.	
	Commander Howard McKinley, an individual.	
June 20	Morgan Gunst, San Francisco Planning and Housing Association.	
	Arthur Brown, Architect.	
	John Bakewell, Architect.	
	Frederick Meyer, Architect.	
	George Wilson, C.I.O. Committee.	
	Edward Keil, Attorney, California Theatres Association.	
	Vining T. Fisher, Downtown Association.	
	Mrs. Hulda McGinn, California Theatres Association.	
June 25 (4:00 p.m.)	Edward Keil, Attorney, California Theatres Association.	
	Damon Miller, San Francisco Baseball Club.	
	Charles Hardy, International Vice-President, Building Service Employes' Union.	
	George W. Johns, American Federation of Labor.	
June 25 (7:00 p. m.)	Dr. George Lyman, an individual.	
	Fred Drake, real estate operator.	
	C. Brown, an individual.	
	C. R. Kenison, an individual.	
	John Craig, Secretary, West of Twin Peaks Council.	
	Dr. Bernard Cody, Secretary, Marina Civic Improvement Association.	
	Ernest West, President, Marina Civic Improvement Association.	
	Clyde H. Osborn, Junior Chamber of Commerce.	
	Violet Fowler, Marina Home Owners Protective Assn.	
	W. H. Williams, Jr., an individual.	
	Anna Lindsay, President, Fairmount Improvement Assn.	
	L. M. Bertaud, an individual.	
June 27	L. Deming Tilton, Director, City Planning Commission.	
	Michel Weill, President, City Planning Commission.	
	Sherman P. Duckel, Engineer, Department of Public Works.	
	A. V. Bowhay, Engineer, Department of Public Works.	
	Glenn Woodruff, Consultant, City Planning Commission.	
	John Reber, Reber Plan.	
	Mr. Nishkian, Engineer for Reber Plan.	

MINORITY REPORT TO MAYOR'S POSTWAR PLANNING COMMITTEE

Submitted by Chester R. MacPhee

The increasing use of our public streets and boulevards by the automobile and truck since the advent of the automotive age has added cost upon cost to the property taxpayer. This is reflected in maintenance costs and extensions far beyond the subventions received from gasoline tax funds by the City and County of San Francisco. This is particularly true of the increased costs resulting from our boulevard lighting, traffic control, emergency hospital service, Police Department, Department of Electricity and others. Assessed valuations on real property have also been affected as a result of street widening and extensions. A notable example of this is in connection with the new Bayshore Freeway which will remove from the assessment roll some \$6,000,000 in assessed valuations.

Included in the recommendations of the Mayor's Postwar Planning Committee for major street improvements are amounts in excess of \$40,000,000 (exclusive of street railway rehabilitation). In appearing before the Postwar Committee, the Chief Administrative Officer of the City and County of San Francisco advised that existing and anticipated gas tax funds are only sufficient to care for normal street work maintenance and repairs. Therefore, the expenditure of some \$40,000,000 for the proposed street improvement program must be paid from taxes imposed on real and personal property taxpayers.

If we subscribe to the theory that a public utility should be operated for the benefit of the people and should not provide a monetary profit or loss to the taxpayer, we can as well expect the major street improvements to be paid for at least, in a large measure by those who will receive the greatest benefits therefrom. This, of course, is the automobile and truck user. An increase of .01 cents in the gasoline tax collected in San Francisco and retained in its entirety for street repairs and extensions is a common sense way to pay for this needed work. San Francisco should not attempt to do this alone but should join forces with and provide the leadership in effectuating such a program throughout the eight counties of the Bay Area. These other eight counties have almost the same problem as do we, and it is my belief that these counties will respond to such a program if properly and intelligently presented.

Respectfully submitted,

(Signed) CHESTER R. MacPHEE.

* * * *

August 16, 1945

Honorable Roger D. Lapham, Mayor
Room 200, City Hall
San Francisco 2, California

My dear Mr. Mayor:

MINORITY REPORT OF THE CITIZENS' POSTWAR PLANNING COMMITTEE

The undersigned members of the Citizens' Postwar Planning Committee appointed by you on April 5, 1945 pursuant to a resolution of the Board of Supervisors, herewith submits a minority report of the undersigned members dissenting from the opinions and findings expressed in the majority report.

It is the opinion of those members of your committee who are

making this minority report that the projects suggested in the majority report are, in the main, projects which are helpful to the area surrounding the City and County of San Francisco, as well as advantageous to the citizens of the City and County of San Francisco. The tax burden, however, suggested to be imposed by the majority committee report requires the citizens of San Francisco to bear completely the tax burden of these advantages which would have the effect of benefiting the residents of wealthy suburban communities at the expense of those districts in San Francisco in which people in lower income brackets reside. If a broader tax base is sought, it should be created by geographical expansion rather than increasing the tax load upon the bona fide residents of the City and County of San Francisco. The projects themselves suggested by this Committee, while worthy, suggest an immediate viewpoint rather than a viewpoint over a period of time in keeping with the ability of San Francisco citizens to pay for these suggested projects without occasioning unfavorable tax rates assessed in this City in comparison to nearby communities.

In particular, the members forwarding to you for submission this minority report are in opposition to the proposed tax program suggested by the majority members of the Committee as outlined in the majority report on page 93 and following pages. We are particularly opposed to the so-called amusement tax suggested by the majority report. The burden of this proposed tax would fall upon the motion picture theatres in San Francisco. The motion picture theatres in the City and County of San Francisco are owned and operated primarily by residents of San Francisco and the great percentage of the theatres are owned by the operators and exhibitors who operate the theatres as their source of livelihood. We respectfully submit that to assess an amusement tax in San Francisco would be an act of gross discrimination against one type of business.

At the present time, motion picture theatres in San Francisco pay a license tax based upon their business capacity. They are the only business in San Francisco which is paying any license tax whatsoever.

This additional tax is not levied at the theatres primarily, but is leveled at persons seeking low-cost amusement. It is suggested by the majority report that this tax is a luxury tax. If the tax is a luxury tax, patterned, as the majority report indicates, after the Federal luxury tax, to be logical it should cover all amusements and all luxuries of all kinds, not merely theatre and movie tickets. In other words, business such as night clubs, restaurants, dance rooms at hotels, furs, jewelry, perfumes, and all other items classified in the Federal luxury tax should be likewise included in this tax. We do not urge such municipal taxation but urge that if it be adopted all business bear a per capita tax on their customers and not limit the "customer tax" to theatres. We submit that it is patently unfair to seek to tax a family form of amusement and to leave unscathed by municipal taxation night clubs and hotel dancing resorts which are patronized by persons in the higher income brackets who have the funds at hand to expend in such a fashion.

In this sense, this tax is discriminatory on the poor man and leaves the rich man untaxed in this field.

Secondly, we submit that it is to be remembered that the theatrical business is one which suffers severely in times of depression and thus the anticipated revenue from this form of taxation may fall far below the optimistic estimates suggested in the majority report. These estimates have been made by members of the Committee who have had no experience of any kind in theatrical business.

In the decade from 1930 to 1940, the Tivoli Theatre was not opened at all, the Alcazar Theatre was rarely opened, the Hippodrome on O'Farrell Street and the Orpheum on O'Farrell Street and the Colum-

bia on Ellis Street, all at one time first-class theatres, were torn down because of lack of patronage and because the owners of those premises did not deem it advisable to pay the taxes upon the structures built upon the property. In the light of this historical record, we believe the amusement tax would unduly burden an already taxed industry and not bring the financial benefits claimed for it.

Thirdly, the tax is particularly discriminatory upon the theatrical industry in that it requires the theatre industry to pay, by the figures submitted through the majority report, 25.6 per cent of the total amount to be raised to finance new improvements in San Francisco and asks all of the other business enterprises in San Francisco to contribute only a like percentage. The 25,000-odd businesses in San Francisco have to pay for the privilege of doing business in San Francisco only as much as 70 motion picture houses are required to pay for the privilege of doing business in San Francisco.

It is further to be noted that other cities who have adopted this type of taxation have made it solely a war measure to end at the conclusion of the war. In other smaller California cities where a similar tax has been enacted, such as Richmond, the citizens on referendum rejected the tax.

Fourthly, both the American Federation of Labor and the Congress of Industrial Organization have considered this proposed amusement tax both in San Francisco and in other communities, and both great labor organizations have opposed this type of taxation as being levied on the poor and working man.

The undersigned members of your Committee ask your earnest consideration of the discriminatory nature of the proposed amusement tax, its unpopularity, and the inherent danger in singling out a specific industry or business to bear a lion's share of local taxation, and respectfully ask that, before the majority report is accepted by you, a further study be made by you on this matter.

Respectfully submitted,

/s/ W. J. NASSER,

/s/ RICHARD SPIER.

* * * *

August 17, 1945

Honorable Roger D. Lapham
Room 200, City Hall
San Francisco, California.

Dear Mr. Mayor:

As a member of the Citizens' Postwar Planning Committee appointed by you on April 5, 1945, I am, with great reluctance, forced to dissent from the recommendations of the Committee on two items. I do this only because I feel that these items are of extreme importance. In doing so, I wish to pay tribute to the other members of the Committee for their complete fairness and willingness to compromise. I have tried to approach the many problems which faced the Committee in the same spirit.

The first item with which I disagree appears on page 90 of the Committee's report. It is recommended that the amount of \$215,000 for the purchase of land for the Tidelands Development project be placed in priority No. 6. With this recommendation I am in complete accord. I feel, however, that the amount of \$3,785,000 to complete the project which is being recommended as priority No. 22 should also be contained in priority No. 6. It is my feeling that the development of land for industrial sites is of major importance to the City and County of San Francisco. As you know, our geographical area is extremely limited. It wouldn't be of very great value to purchase

the tidelands without making provision for their reclamation and use. In my opinion, San Francisco must be in a position to provide suitable sites for industrial development.

The other item upon which I find myself in disagreement appears on page 93 of the report. The Committee makes certain recommendations to raise the necessary funds for the debt service charges and retirement of the bond issue which is being recommended. It is my opinion that in the field of taxation, municipalities are pretty definitely limited to general property taxation as a source of revenue. Sales and excise taxes, as well as consumer taxes generally, are the main source of revenue of our State Government and an important part of our Federal tax.

While this is my general feeling on the subject, in a spirit of compromise I concur in all of the Committee's recommendations on taxes with the exception of the proposed 2½ cent amusement tax. With respect to this proposal I call to your attention the fact that there is already a heavy Federal tax on amusements. An additional tax would fall most heavily on workers and people in the low income groups who are least able to pay additional taxes. The main source of relaxation of these groups is an occasional movie for themselves and their families. I believe that the amount proposed to be raised by this tax should be transferred to an additional real estate tax. I call your attention further to the fact that workers constitute the largest number of real estate tax payers in this community, but in my opinion they would be more willing to pay increased real estate taxes than they would be to pay an amusement tax.

With these two exceptions I concur in all of the other recommendations of the Committee.

Sincerely yours,

/s/ W. J. PHILLIPS.

* * * *

August 20, 1945

Adrien J. Falk, Chairman
Citizens' Postwar Planning Committee
City Hall
San Francisco, California

Preparedness for the unemployed requires listing and financing of Postwar Projects.

Two factors are involved:

1. Unemployed.
2. Taxpayers.

Projects totaling \$70,000,000 are proposed by the Postwar Committee appointed by the Mayor and requires financing by general bond issue. The Mayor's instructions to the Committee:

"It is my desire that you aid the Commission in the development of a practical and economically sound Postwar improvement projects."

Increasing the taxpayers burden by a substantial amount is not economically sound.

The Public Utility Commission informed the Committee:

"Net income from the San Francisco Airport (when operating) is estimated by the Public Utility Commission at \$7,157,552, for the first 15 years."

For the first 15 years the Public Utilities Commission has not taken into account the amount of interest, bond redemption and San Mateo taxes that must be paid. As a matter of fact, at the end of the third year of Airport operation, the Airport operating deficit will be approximately \$1,000,000.

Following important statement by sub-committee:

"The interest requirement, plus principal repayments of the \$70,000,000 bond issue would (at today's levels) be around \$3,600,000 annually, equivalent to 43 cents in the tax rate. The sub-committee believes that the general property taxpayer is already bearing a disproportionate share of the cost of local government."

In order to lighten the taxpayers burden, the Committee decided upon the following allocations:

Additional business licenses	\$1,000,000	annually.
2½¢ Amusement Tax	1,000,000	"
Hetch Hetchy Assumption	600,000	"
Taxes on real estate	1,300,000	"

The real estate tax amounts to 17½¢ approximately, in the tax rate.

Many worthwhile projects have been listed. In my opinion, the Committee made a wise decision in the making of major streets No. 1 Priority, \$17,544,000. Included in said amount is \$3,500,000 for streetcar thoroughfares. As soon as the Public Utility Commission accumulates the funds covering the railway portion of the work, same will provide a large amount of labor.

The proposed \$3,000,000 for study, engineering and working plans *smirks of a subway scheme*, objected to: there being no necessity for "engineering study and working plans" on Market Street surface traffic involving \$3,000,000.

The following items should be eliminated, not being necessary at this time:

Street lighting—from annual budgets	\$4,309,300
Sixth Street Viaduct—bond issue	5,000,000
Motor Terminals—general bond issue	3,000,000
Traffic Signals	500,000

Table No. 1 shows that the Committee has approved projects totaling \$177,450,040 as follows:

Inclusion in annual budgets	\$41,829,164
Revenue producing (pay-as-you-go)	33,331,126
To be financed by general bond issue and funds derived from other sources	102,293,750
Total	\$177,450,040

The above covers a six year plan.

Passage of a general bond issue requires a two-thirds vote. If, as might be the case, the defeat of a bond issue; unemployment will be deeply affected, therefor it would be economically sound to present the proposed financing in two periods. *In the interim, Federal and State subventions are possible.*

Throughout the series of meetings of this Committee, I have continuously borne in mind the fact that our purpose is to outline projects which will create employment, meanwhile being cognizant of the taxpayers' burden. My conclusions are based accordingly.

(signed) ADOLPH UHL.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore passed for second reading, were taken up:

Amending Salary Ordinance, Section 1.35, Public Utilities Commission, by Deleting From Docks and Shipping Section 1 U51 Supervisor of Docks and Shipping and Adding 1 B234 Head Clerk; and by Adding 1 B222 General Clerk to List of Employments Authorized to Work in Excess of 40 Hours a Week in Alameda Section.

Bill No. 3832, Ordinance No. 3621 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), Section 1.35, PUBLIC UTILITIES COMMISSION by deleting from Docks and Shipping section 1 U51 Supervisor of Docks and Shipping and adding 1 B234 Head Clerk; and by adding 1 B222 General Clerk to list of employments authorized to work in excess of 40 hours a week in Alameda section.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.35, is hereby amended to read as follows:

Section 1.35. PUBLIC UTILITIES COMMISSION

	Classification	No. Positions	No. Hours
General Office	O1 Chauffeur	1	8
San Francisco	B408 General Clerk-Stenographer .	1	8
Airport	B412 Senior Clerk-Stenographer .	1	4
	B512 General Clerk-Typist	2	8
	C102 Janitress	2	8
	C104 Janitor	3	8
	C107 Working Foreman Janitor ..	1	8
	O58 Gardener	1	8
Hetch Hetchy Water Supply, Power and Utili- ties, Utilities Engineering	O1 Chauffeur	1	8
Water Supply, Power Operative	B222 General Clerk	1	4
	B222 General Clerk	1	8
	B408 General Clerk-Stenographer .	1	4
	C104 Janitor	1	8
	F406 Assistant Engineer	1	4
	O60 Sub-Foreman Gardener	1	8
Municipal Railway	B4 Bookkeeper	7	4
	B6 Senior Bookkeeper	1	4
	B10 Accountant	2	4
	B102 Teller	4	8
	B103 Cashier C	1	8
	B210 Office Assistant	4	4
	B222 General Clerk	17	8
	B222 General Clerk	44	4
	B228 Senior Clerk	5	4
	B228 Senior Clerk (Shops)	1	8
	B234 Head Clerk	4	4
	B308a Calculating Machine Opera- tor (Key Drive).....	14	4

	Classification	No. Positions	No Hours
	B308b Calculating Machine Operator (Rotary)	2	4
	B408 General Clerk-Stenographer	25	4
	B454 Telephone Operator	8	4
	B458 Chief Telephone Operator	1	4
	B512 General Clerk-Typist	12	4
	B512 General Clerk-Typist	1	8
	B516 Senior Clerk-Typist	3	4
	C52 Elevator Operator	2	8
	C104 Janitor	All	4
	C104.1 Car Cleaner	All	4
	C107 Working Foreman Janitor	All	4
	M72 Bus Dispatcher	1	8
	O173 Superintendent of Cable Machinery	1	8
	O294 General Foreman of Street Repair	1	4
	S122 Senior Inspector	1	8
Water	B247 Meter Reader	All	8
	M270 Superintendent of Machine Shop and Equipment	1	8
	O1 Chauffeur	1	8
	O52 Farmer	1	8
House Service	C52 Elevator Operator	1	8
	C104 Janitor	1	8
	C104 Janitor	5	4
	C107 Working Foreman Janitor	1	4
Agricultural Division	V30 Assistant Superintendent	1	4
Docks and Shipping	B234 Head Clerk	1	4
	U125 Hoseman, Ships and Docks	4	8
General	O172 Chief Operating Engineer	1	8
City Distribution General	O172 Chief Operating Engineer	1	8
Millbrae Station	B228 Senior Clerk	1	8
	B354 General Storekeeper	1	4
	O60.1 Foreman Gardener	1	8
	U228 Meterman Country	1	8
Alameda	B222 General Clerk	1	8
	B512 General Clerk-Typist	1	8
	O58 Gardener	1	8
Civilian Defense	B454 Telephone Operator	2	8
	U231 Assistant Superintendent, Alameda Division	1	4
Functional As Needed	F604 Surveyor's Field Assistant	1	8
	M266 Foreman Meter Repairer	1	8
	U136 General Foreman, Service and Meters	1	8
	U140 General Foreman, Main Pipe	1	8
	U230 Maintenance Foreman	3	8

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Salary Ordinance, Section 1.13, Police, by Increasing the Number of B408 General Clerk-Stenographer Authorized to Work 4 Hours in Excess of 40 Hours Per Week From 2 to 4; Decrease the Number of B408 General Clerk-Stenographer Authorized to Work 8 Hours in Excess of 40 Hours Per Week From 3 to 1; Decrease the Number of B512 General Clerk-Typist Authorized to Work 4 Hours in Excess of 40 Hours Per Week From 9 to 7; and Increase the Number of B512 General Clerk-Typist Authorized to Work 8 Hours in Excess of 40 Hours Per Week From 5 to 7.

Bill No. 3834, Ordinance No. 3622 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.13, POLICE, by increasing the number of B408 General Clerk-Stenographer authorized to work 4 hours in excess of 40 hours per week from 2 to 4; decrease the number of B408 General Clerk-Stenographer authorized to work 8 hours in excess of 40 hours per week from 3 to 1; decrease the number of B512 General Clerk-Typist authorized to work 4 hours in excess of 40 hours per week from 9 to 7; and increase the number of B512 General Clerk-Typist authorized to work 8 hours in excess of 40 hours per week from 5 to 7.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.13, is hereby amended to read as follows:

Section 1.13 POLICE

Classification	No. Positions	No. Hours
B4 Bookkeeper	1	4
B310 Tabulating Machine Operator	4	4
B408 General Clerk-Stenographer.	4	4
B408 General Clerk-Stenographer.	1	8
B412 Senior Clerk-Stenographer..	2	4
B454 Telephone Operator	14	8
B512 General Clerk-Typist.....	7	4
B512 General Clerk-Typist.....	7	8
Q25 Inspector of Motor Vehicles.	1	8
Q28 Range Master.....	1	8

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Salary Ordinance, Section 71, Public Utilities Commission, Hetch Hetchy Water Supply, Power and Utilities Engineering Bureau, by Increasing the Number of Employments Under Item 13 From 1 to 2 B408 General Clerk-Stenographer at \$160-200; and by Increasing the Number of Employments Under Item 15 From 1 to 3 B512 General Clerk-Typist at \$160-200.

Bill No. 3835, Ordinance No. 3623 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 71, PUBLIC UTILITIES COMMISSION, Hetch Hetchy Water Supply, Power and Utilities Engineering Bureau, by increasing the number of employments under item 13 from 1 to 2 B408 General Clerk-Stenographer at \$160-200; and by increasing the number of employments under item 15 from 1 to 3 B512 General Clerk-Typist at \$160-200.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 71 is hereby amended to read as follows:

Section 71. PUBLIC UTILITIES COMMISSION—HETCH HETCHY WATER SUPPLY, POWER AND UTILITIES ENGINEERING BUREAU

These positions are paid from appropriations for temporary or interdepartmental services. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	A106	Building Inspector	\$260-325
2	2	A154	Carpenter	12.00 day
3	1	A160	Foreman Carpenter	(g 276.50
5		A204	Cement Finisher	12.00 day
6	2	A354	Painter	(i 307.50
7		A404	Plumber	13.60 day
8		B4	Bookkeeper	175-225
9	1	B10	Accountant	275-325
10		B14	Senior Accountant	325-400
12		B352	Storekeeper	160-200
13	2	B408	General Clerk-Stenographer	160-200
14		B412	Senior Clerk-Stenographer	200-250
15	3	B512	General Clerk-Typist	160-200
15.1	1	C152	Watchman	140-165
16	8	E150	Lineman's Helper	(i 218
19	11	E154	Lineman	(i 323
20		E155	Cablesplicer's Helper	10.00 day
21		E156	Cablesplicer	13.60 day
22		E161	General Foreman Lineman	(i 374

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Salary Ordinance, Section 71.1, Public Utilities Commission—Hetch Hetchy Water Supply, Power and Utilities Engineering Bureau (Cont'd), by Adding 34 New Employments and Abolishing 3 Employments in the Engineering Service.

Bill No. 3837, Ordinance No. 3624 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 71.1, PUBLIC UTILITIES COMMISSION—Hetch Hetchy Water Supply, Power and Utilities Engineering Bureau (Cont'd), by adding 34 new employments and abolishing 3 employments in the Engineering service.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 71.1 is hereby amended to read as follows:

**Section 71.1 PUBLIC UTILITIES COMMISSION-HETCH
HETCHY WATER SUPPLY, POWER AND
UTILITIES ENGINEERING BUREAU (Cont'd.)**

(INTERDEPARTMENTAL AS NEEDED)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	F100	Junior Draftsman	\$180-225
1.1	2	F102a	Draftsman (Architectural)	225-280
2	3	F102c	Draftsman (Civil)	225-280
2.1	2	F102e	Draftsman (Electrical)	225-280
2.2	2	F102f	Draftsman (Mechanical)	225-280
3	3	F104b	Senior Draftsman (Civil)	280-325
3.1	1	F104d	Senior Draftsman (Electrical)	280-325
5	1	F202	Inspector of Public Works Construction	200-250
6	2	F356	Electrical Engineering Inspector...	260-325
8	6	F401b	Junior Engineer (Civil)	225-280
8.1	3	F401a	Junior Engineer (Electrical)	225-280
8.2	2	F401e	Junior Engineer (Mechanical)	225-280
9	3	F406g	Assistant Engineer (Electrical) ...	300-375
9.1	4	F406c	Assistant Engineer (Civil)	300-375
9.2	2	F406h	Assistant Engineer (Mechanical) ..	300-375
10	4	F410d	Engineer (Civil)	375-450
10.1	1	F410a	Engineer (Electrical)	375-450
11	1	F604	Surveyors Field Assistant.....	200-250
12	6	F654	Traffic Checker	180-220

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating the Sum of \$1,000 Out of the Surplus Existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to Provide Funds for the Payment of Temporary Salaries in the Office of the County Clerk.

Bill No. 3838, Ordinance No. 3625 (Series of 1939), as follows:

Appropriating the sum of \$1,000 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide funds for the payment of temporary salaries in the office of the County Clerk.

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

Section 1. The sum of \$1,000 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 531.120.00, to provide funds for the payment of temporary salaries in the office of the County Clerk.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Director, Department of Finance & Records.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating the Sum of \$3,100 from the Surplus Existing in Appropriation No. 400.000.00, General Fund Reserve for Adjustment, to Provide Funds for Alterations to Room No. 207, Hall of Justice, for Use by the District Attorney.

Bill No. 3840, Ordinance No. 3626 (Series of 1939), as follows:

Appropriating the sum of \$3,100 from the surplus existing in Appropriation No. 400.000.00, General Fund Reserve for Adjustment, to provide funds for alterations to Room No. 207, Hall of Justice, for use by the District Attorney.

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

Section 1. The sum of \$3,100 is hereby appropriated from the surplus existing in Appropriation No. 400.000.00, to the credit of Appropriation No. 538.213.05, to provide funds for alterations to Room No. 207, Hall of Justice, for use by the District Attorney.

Recommended by the District Attorney.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Final Passage.

The following recommendation of Police Committee, heretofore passed for second reading, was taken up:

Providing Minimum Fine of \$5.00 for Violations of Section in Traffic Code Regulating Parking on Grades.

Bill No. 3806, Ordinance No. 3620 (Series of 1939), as follows:

An ordinance amending Article 3, Chapter XI, Part II of the San Francisco Municipal Code (Traffic Code), by adding thereto a new section numbered 58½, providing for penalties for violations of Section 58, Article 3, Chapter XI, Part II of the San Francisco Municipal Code, "Parking on Grades Regulated."

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

Section 1. Article 3, Chapter XI, Part II of the San Francisco Municipal Code, is hereby amended by adding thereto a new section numbered 58½, to read as follows:

SEC. 58½. Penalty. Any person, firm or corporation violating any provision of Sec. 58 of this Article shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than Five (\$5.00) Dollars nor more than Fifty (\$50.00) Dollars, or by imprisonment in the County Jail for a term of not less than five (5) days nor more than thirty (30) days, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Cancellation of Taxes on Property Acquired by the State of California and the Veterans Welfare Board of the State of California.

Proposal No. 5333, Resolution No. 5195 (Series of 1939), as follows:

Resolved, In accordance with the consent of the City Attorney, and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor, be, and he is hereby authorized and directed to cancel the first installment of real property taxes for the year 1945-1946, which became a lien on the first Monday in March, 1945, on the following described property:

Lot	Block
1B, 2	2976
17	2901D
8A	2111
36B	1799
13	2334A
3	3278
20	1767
5	1672
1B	2742
12	2026

Said property has been acquired by the State of California and the Veterans Welfare Board of the State of California.

Approved as to form and cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Cancellation of Taxes on Property Acquired by the State of California.

Proposal No. 5334, Resolution No. 5196 (Series of 1939), as follows:

Resolved, In accordance with the consent of the City Attorney, and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor be, and he is hereby authorized and directed to cancel the second installment of real property taxes for the year 1945-1946, which became a lien on the first Monday in March, 1945, on the following described property:

Lot	Block
5, 23	3976
2, 9, 14, 17, 21, 22, 29	4157
3, 8, 28	4215
15, 22	4261

Said property has been acquired by the State of California.

Approved as to form and cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5335, Resolution No. 5197 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, discontinuances and other transactions, effective January 1 and January 2, 1946, or as noted, are hereby approved;

Further Resolved, That the Public Welfare Department recommendations for care of Needy Aged Persons in County Hospital, as provided under Section 2160.7, Welfare and Institutions Code, State of California, effective as noted, are hereby approved;

Further Resolved, That the Public Welfare Department recommendations for care of Needy Blind Persons in County Hospital, as provided under Section 3044.1, Welfare and Institutions Code, State of California, effective as noted, are hereby approved;

Further Resolved, That the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Re-reference to Committee.

Recommending That Chief Administrative Officer Be Requested to Make \$37,500 Available to State Department of Public Works for Study Concerning Additional Bridge Across San Francisco Bay.

Proposal No. 5336, Resolution No. . . . (Series of 1939), as follows:

Whereas, the imperative need for a second bay bridge crossing is recognized by all interests in the San Francisco Bay area, and

Whereas, a request has been made to the San Francisco Board of Supervisors by the State Department of Public Works for a contribution of Thirty-Seven Thousand Five Hundred (\$37,500) Dollars to permit the Toll Bridge Authority to conduct a study for an additional bridge across the San Francisco Bay; now, therefore, be it

Resolved, That this Board of Supervisors recommend that the Chief Administrative Officer be requested to make the sum of Thirty-Seven Thousand Five Hundred (\$37,500) Dollars available out of monies under his control to the State Department of Public Works, subject to the following conditions:

1. That such a study encompass all forms of crossings, including a low level bridge, a high level bridge, or an earth and rock filled causeway.
2. That such bridge or causeway be such as will provide for transcontinental train service entering San Francisco.

On motion by Supervisor MacPhee, pursuant to suggestion by Supervisor Mancuso, the foregoing proposal was *re-referred to Finance Committee.*

Passed for Second Reading.

Amending Annual Salary Ordinance, Park Department, by Adding 1 Chief of Party at \$275-325.

Bill No. 3811, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 14.1 Park Department-Personal Services-Permanent Salaries-

General Division (Continued), by adding item 18.2, 1 F610 Chief of Party at \$275-325.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 14.1 is hereby amended to read as follows:

**Section 14.1. PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—GENERAL DIVISION
(Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
14.1	1	F256	Cartographer and Art Designer	\$225-280
15	1	F401d	Junior Engineer (Civil, Park)	225-280
16	1	F406a	Assistant Engineer (Architectural)	300-375
17	1	F406f	Assistant Engineer (Mechanical, Park)	300-375
18	1	F410e	Engineer (Landscape Design and Construction)	375-450
18.1	1	F604	Surveyor's Field Assistant	200-250
18.2	1	F610	Chief of Party	275-325
19	1	J12	Labor Foreman	(i 183
20	1	O1	Chauffeur	(l 210
21	184	O58	Gardener	150-175
21.1	15	O58	Gardener	(l 150-175
22	1	O59	Insecticide Spray Operator	175-185
23	24	O60	Sub-Foreman Gardener	175-210
24	17	O60.1	Foreman Gardener	210-240
25	1	O61	Supervisor of Grounds	250-300
26	1	O70	Supervisor of Maintenance	300-350
27	1	O74	Supervisor of Arboretum and Botanical Research	300-350
28	2	O76	Chief Nurseryman	250-300
29	1	O80	Nurseryman	175-210
30	3	O166.1	Junior Operating Engineer	200
31	5	O168.1	Operating Engineer	250
32	1	O175	Chief Operating Engineer, Activated Sludge Plant	275-325
33	1	O360	Supervisor of Construction, Roads and Paths	250-300
34	1	W2	Superintendent, Park Department	(a 650
35	1	W4	Assistant Superintendent, Park Department	350-450
36	1	J70	Hostler	(g 170

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Sale of City Land in Assessor's Block 355.

Bill No. 3850, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of City land in Assessor's Block 355.

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

Section 1. In accordance with the recommendation of the Director of Property the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at the southeasterly corner of Lot 78 as per "Map of Yerba Buena Park, Park Avenue and City Hall Avenue" filed November 16, 1896, in Map Book "E and F" at page 38 Official Records of the City and County of San Francisco; and running thence northwesterly along the north-easterly line of said Lot 78, a distance of 14.722 feet to the southeasterly line of Grove Street as per "Map of Civic Center showing streets opened and closed" filed November 30, 1935, in Map Book "N" at page 24, Official Records of the City and County of San Francisco; thence deflecting 54° 14' 09" to the left and running southwesterly along said line of Grove Street 30.810 feet to the southwesterly line of said Lot 78; thence deflecting 125° 45' 51" to the left and running southeasterly 32.729 feet to the southwesterly corner of said Lot 78; thence at right angles northeasterly 25 feet to the point of beginning.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Sale of Certain City Owned Land in Assessor's Block 6285-A.

Bill No. 3854, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain City owned land in Assessor's Block 6285-A.

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

Section 1. In accordance with the recommendation of the Director of Property the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the easterly line of Hahn Street with the northerly line of Sunnydale Avenue as per map of Sunnydale Housing Project Showing Street Opening recorded December 30, 1941, in Map Book "O" at page 57 Official Records of the City and County of San Francisco; running thence along the northerly line of Sunnydale Avenue south 70° 36' east 110 feet; thence north 19° 24' east 288 feet; thence north 70° 36' west 110 feet to a point on the easterly line of Hahn Street; thence along last named line south 19° 24' west 288 feet to the point of commencement.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$1,700, Water Department, for Compensation of 1 Assistant Engineer at \$340 per Month, Abolishing Position of 1 Senior Draftsman at \$325.

Bill No. 3855, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$1,700.00, from Appropriation No. 566.199.00, Water Department—Compensation Reserve, to credit of Appropriation No. 566.110.04, Water Department—Engineering, to provide for compensation of one F406c Assistant Engineer at \$340.00 per month, abolishing position of one F104 Senior Draftsman at \$325.00.

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

Section 1. The sum of \$1,700.00 is hereby appropriated from Appropriation No. 566.199.00, Water Department—Compensation Reserve, to credit of Appropriation No. 566.110.04, Water Department—Engineering, to provide for compensation of one F406c Assistant Engineer at \$340.00 per month (veteran returning from military leave.)

Section 2. The position of one F406c Assistant Engineer at \$340.00 per month is hereby created; the position of one F104 Senior Draftsman at \$325.00 is hereby abolished.

Approved as to form by the City Attorney.

Approved as to funds by the Controller.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Water Department, by Adding 1 Assistant Engineer at \$300-375, and Deleting 1 Senior Draftsman at \$280-325.

Bill No. 3846, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill No. 3510, Ordinance No. 3313 (Series of 1939), Section 73.3, PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT (Continued), by decreasing the number of employments under item 22 from 2 to 1 F104b Senior Draftsman (Civil, Public Utilities) at \$280-325; and by adding item 23 1 F406c Assistant Engineer (Civil, Public Utilities) at \$300-375.

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

Section 1. Bill No. 3510, Ordinance No. 3313 (Series of 1939), Section 73.3 is hereby amended to read as follows:

**Section 73.3. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
17.1	1	B239	Statistician	(1) \$225-275
18	1	B330	Photographer	200-250
19	1	B512	General Clerk-Typist	160-200
20	1	F100	Junior Draftsman	180-225

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
21	1	F102c	Draftsman (Civil)	225-280
22	1	F104b	Senior Draftsman (Civil, Public Utilities)	280-325
23	1	F406c	Assistant Engineer (Civil, Public Utilities)	300-375
24	3	F410d	Engineer (Civil, Public Utilities)	375-450
25	1	F412b	Senior Engineer (Civil, Public Utilities)	450-575

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Refused Adoption.

The following recommendation of Judiciary Committee was taken up:

Present: Supervisors Mancuso, MacPhee.

City Attorney to Prepare Charter Amendment Authorizing the Issuance of Revenue Bonds for Revenue Producing Utilities.

Proposal No. 5324, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the City Attorney be and is hereby requested, as soon as possible, to prepare and submit to this Board, draft of a charter amendment to provide that with the approval of the Manager of Utilities, the Public Utilities Commission, the Mayor and two-thirds of the members of the Board of Supervisors, the Public Utilities Commission may issue, and maintain outstanding, revenue bonds to the extent of ten (\$10,000,000) million dollars to provide funds for the construction or improvement of revenue producing utilities.

January 7, 1945—Consideration continued until January 14, 1945.

Discussion.

Supervisor MacPhee, who had presented the foregoing proposal to the Board, explained the matter. While this type of legislation was not immediately necessary, he asserted, it would take care of emergencies.

Mr. James Turner, Manager of Utilities, in reply to questioning by Supervisor Colman, stated that the Public Utilities Commission had not originated the idea of revenue bonds, nor did the Commission have the matter under consideration, but he believed such method of finance would be a good tool for the Commission to have. The Commission believes its program, based on increased revenues, will see it through, but he still felt that revenue bond financing would be a good method. That, Mr. Turner stated, was his own opinion—not the opinion of the Commission.

Supervisor Colman opposed the proposal. Revenue bonds make it too easy to get into debt, and he was opposed to letting down the bars where the City's credit was concerned. The legislation is unnecessary at this time. He would vote "No."

Supervisor Meyer stated that he was in favor of the proposal.

Supervisor Brown opposed the proposal.

Mr. Alfred Smith, of the Bureau of Governmental Research, opposed the proposal to authorize revenue bonds.

The Clerk presented, and read communication from the San Francisco Chamber of Commerce, commenting on revenue bond method of financing, and while "not expressing disapproval of revenue bond financing as a revenue-raising method but do disapprove of submission of the proposed Charter Amendment until such time as it shall be definitely established that a need for such financing actually exists."

The Controller, in answer to question by Supervisor MacPhee, stated that it was his impression that the Board could, without further legislation, except ordinance, issue revenue bonds.

Thereupon, Supervisor MacPhee stated that what he was proposing was to go to the people and get their approval for something which it appeared the Board might already do.

Supervisor Mead announced that he was not opposed to revenue bonds, in themselves. In view of the recent increase in streetcar fares, he could not vote for revenue bonds at this time. If he were to ask the City Attorney to prepare legislation for revenue bonds, he would have to vote to submit the matter to the people.

After further brief discussion, in which Supervisor Colman again voiced his opposition, the roll was called and the foregoing proposal was *Refused Adoption* by the following vote:

Ayes: Supervisors MacPhee, Mancuso, Meyer—3.

Noes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, McMurray, Mead, Sullivan—8.

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

Report on State Post-War Legislation.

Supervisor Gallagher announced that he had attended a meeting of the Supervisors Unit, Redwood Empire Association, and had learned that several bills had been introduced in Sacramento, one of which was for an appropriation of \$154,000,000 for construction of State buildings, etc. He and Supervisor Meyer had attended the meeting with the San Francisco delegation. He believed the Board of Supervisors should take a stand as being in favor of the \$154,000,000 appropriation. San Francisco's Assemblymen are willing to go along with San Francisco, but they want to know just what legislation the Board of Supervisors will approve. He believed that the County, State and National Affairs Committee should arrange for a meeting on some week end, and invite the Chief Administrative Officer, the Mayor, San Francisco's Assemblymen, the Secretary of the County Supervisors Association, and others to attend and discuss the entire situation.

Supervisor MacPhee stated that it was his recollection that the Board of Supervisors had supported the \$90,000,000 program.

The Chief Administrative Officer stated that he so understood, also. He then explained the program submitted to the State by the City and County of San Francisco.

After further brief discussion, the Chair instructed the Clerk to contact San Francisco's Assemblymen and invite them, and others, to attend a meeting of the County, State and National Affairs Committee on Saturday, January 19, 1946, at 10:00 a. m.

Passed for Second Reading.

The following recommendations of the Finance Committee, not appearing on the Calendar, were taken up:

Appropriating \$156,980, Fire and Police Departments, for Increase in Salaries Pursuant to Provisions of Charter Amendment.

Bill No. 3860, Ordinance No. (Series of 1939), as follows:

Appropriating the sum of \$156,980 out of the surplus existing in the General Fund Compensation Reserve to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for the three months effective January 1, 1946, and ending March 31, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by voters at election held November 6, 1945.

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

Section 1. The sum of \$156,980, is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve to the credit of the following appropriations:

Appropriation No.

509.110.00	Permanent Salaries, Police Department	\$130,730
510.110.01	Permanent Salaries, Fire Department	25,065
510.110.02	Permanent Salaries, Fire Department (Fire Boats)	1,185

to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for three months effective January 1, 1946, and ending March 31, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by voters at election held November 6, 1945.

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and Annual Salary Ordinance.

Recommended by the Chief of Police.

Recommended by the Chief Engineer of the Fire Department.

Approved by the Fire Commission.

Approved by the Police Commission.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Police Department, to Provide Increased Salaries as Provided in Charter Amendment.

Bill No. 3861, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) amending Sections 11, 11.1, and 11.2 POLICE DEPARTMENT, to provide salaries as set forth in Charter Amendment No. 4, retroactive to January 1, 1946, which Charter Amendment was adopted at the election held on November 6, 1945.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Sections 11, 11.1, and 11.2 are hereby amended to read as follows:

Section 11. POLICE DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3		Commissioner	(b) \$100
2	1		Chief of Police	(b) 750
3	1		Deputy, Chief of Police	(b) 625
4	1		Property Clerk	(b) 415
5	1		Police Surgeon (part time)	(b) 250
6	1	B4	Bookkeeper	175-225
7	1		Department Secretary	(b) 500
8	4	B310	Tabulating Machine Operator	175-210
9	1	B408	General Clerk-Stenographer	(a) 230
10	3	B408	General Clerk-Stenographer	160-200
11	2	B412	Senior Clerk-Stenographer	200-250
12		B421	Court Reporter (as needed), \$12.50 day plus transcription	
13	11	B454	Telephone Operator	160-200
14	6	B512	General Clerk-Typist	160-200
15	1		Director of Criminal Information	(b) 425
16	1		Director of Personnel	(b) 425
17	1		Director of Special Services	(b) 325
18	1		Secretary, Police Commission (Captain)	(b) 415

Section 11.1. POLICE DEPARTMENT (Continued)

BUREAU OF INSPECTORS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
18.1	1	B408	General Clerk-Stenographer	\$160-200
19	8	B512	General Clerk-Typist	160-200
20	1		Captain of Inspectors	(b) 550
21	95		Inspectors	(b) 300
22	21	Q2	Policeman (Assistant Inspector), 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
23	10	Q2	Policeman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
24	3	Q20	Policewoman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
25	4	Q50	Sergeant (Assistant Inspector)	(b) 290
26	9	Q60	Lieutenant	(b) 325
27	1	Q62	Photographer, Police Dept.	(b) 275
28	1	Q63	Criminologist	(b) 415

Section 11.2. POLICE DEPARTMENT (Continued)

UNIFORMED FORCE (and Miscellaneous)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
29	1		Supervising Captain	(b) \$500
30	1		Captain of Traffic	(b) 450
31	1	Q25	Inspector of Motor Vehicles	225-260
31.1	1	Q28	Range Master	225-260

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
32	1		Inspector of Junior Traffic	(b) 300
33	1		Inspector of Horses and Equipment	(b) 300
34	1	B33	Assistant Department Secretary, Police Dept.	200
35	1	D54	Head Jail Matron	200-230
36	7	D52	Jail Matron	165-200
37	2	I 2	Kitchen Helper	110-135
38	1	I 14	Junior Chef	(i) 251.50
39	1	I 204	Porter	115-140
40	10	J70	Hostler	(i) 205
41	4	O158	Motor Boat Operator	200-225
42	913	Q2	Policeman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
42.1	35	Q2	Policeman	(b) 225
43	60	Q2	Policeman (2 wheel motorcycle operation) at \$15 per month in addition to regular salary	(b) 225
43.1	10	Q20	Policewoman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
44	25	Q30	Police Patrol Driver, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
45	160	Q50	Sergeant	(b) 290
46	5	Q50	Sergeant (2 wheel motorcycle operation) at \$15 per month in addition to regular salary	(b) 290
47	39	Q60	Lieutenant	(b) 325
47.1	1	Q60	Lieutenant (2 wheel motorcycle operation) at \$15 per month in addition to regular pay	(b) 325
49	13	Q80	Captain	(b) 415

Section 2. This ordinance is hereby made retroactive so as to become effective as of January 1, 1946.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Fire Department, to Provide Increased Salaries as Set Forth in Charter Amendment.

Bill No. 3862, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), amending Sections 12 and 12.1 FIRE DEPARTMENT, to provide salaries as set forth in Charter Amendment No. 4, retroactive to January 1, 1946, which Charter Amendment was adopted at the election held on November 6, 1945.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Sections 12 and 12.1 are hereby amended to read as follows:

Section 12. FIRE DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3		Commissioner	(b \$100
2	1		Chief Engineer	(b 750
3	1	B6	Senior Bookkeeper	225-275
4	1	B67	Secretary, Fire Commission	400-500
5	1	B306	Multigraph Operator	150-190
6	4	B408	General Clerk-Stenographer	160-200
7	1	B412	Senior Clerk-Stenographer	200-250

Section 12.1. FIRE DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
8	973	H2	Fireman, 1st year	(b \$225
			2nd year	(b 233.33
			3rd year	(b 241.66
			4th year	(b 250
8.1	72 (1	H2	Fireman, 1st year	(b 225
			2nd year	(b 233.33
			3rd year	(b 241.66
			4th year	(b 250
9	34	H10	Boiler Operator	(b 275
10	4	H15	Engineer of Fire Engines	(b 275
11	124	H20	Lieutenant	(b 300
12	73	H30	Captain	(b 325
13	26	H40	Battalion Chief	(b 425
14	1	H42	Chief, Division of Fire Prevention and Investigation	375-475
15	1	H44	Supervising Inspector, Bureau of Fire Investigation	300-375
16	7	H50	Assistant Chief Engineer	(b 500
17	1	H152	Inspector of Fire Department Apparatus	225-260
18	1	L360	Physician (part time)	275

Section 2. This ordinance is hereby made retroactive so as to become effective as of January 1, 1946.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Fire Department, to Provide Salaries as Set Forth in Charter Amendment.

Bill No. 3863, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), amending Sections 12.3, 12.4 and 12.5 FIRE DEPARTMENT, to provide salaries as set forth in Charter Amendment No. 4, retroactive to January 1, 1946, which Charter Amendment was adopted at the election held on November 6, 1945.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Sections 12.3, 12.4, and 12.5 are hereby amended to read as follows:

Section 12.3. FIRE DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
26	10	H102	Marine Fireman of Fire Boats	(b \$255
27	10	H110	Marine Engineer of Fire Boats	(b 325
28	5	H120	Pilot of Fire Boat	(b 325

Section 12.4. **FIRE DEPARTMENT** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
29	35	H202	Fireman, Salvage Corps, 1st year	(b) \$225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
30	6	H206	Lieutenant, Salvage Corps	(b) 300
31	1	H208	Captain, Salvage Corps	(b) 325

Section 12.5. **FIRE DEPARTMENT** (Continued)**CIVILIAN DEFENSE**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
34	1	H20	Lieutenant	(b) \$300
35	1	H30	Captain	(b) 325

Section 2. This ordinance is hereby made retroactive so as to become effective as of January 1, 1946.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Adopted.

Requesting Retirement System for Actuarial Report on Minimum Retirement Allowance.

Proposal No. 5337, Resolution No. 5198 (Series of 1939), as follows:

Resolved, That the San Francisco City and County Employees' Retirement System be requested to make an actuarial report on the cost of proposal to provide that all employees compulsorily retired at age 65 who have a minimum of 15 years of service shall receive a retirement allowance of not less than \$50 per month.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Making It the Duty of the Assessor Annually to Value the Properties in San Francisco Under the Jurisdiction of the Public Utilities Commission on the Basis That Other Utility Property Is Assessed for Ad Valorem Taxation in This State.

Supervisor MacPhee presented:

Bill No. 3864, Ordinance No. (Series of 1939), as follows:

Making it the duty of the Assessor annually to value the properties in San Francisco under the jurisdiction of the Public Utilities Commission on the basis that other utility property is assessed for ad valorem taxation in this State.

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

Section 1. It is hereby made the duty of the Assessor annually to make a valuation of the property, both real and personal, under the jurisdiction of the Public Utilities Commission which is located or held in San Francisco. The valuation shall be made on the same basis that the property, both real and personal, of privately owned utilities is assessed for ad valorem taxation in this State.

Section 2. The Assessor shall each year, and not later than the first day of May, report his findings to the Board of Supervisors.

Section 3. The Public Utilities Commission shall make available to the Assessor such books, records, and other information as may be required by the Assessor to make the valuation and report provided for herein.

Referred to Judiciary Committee.

Regulating Street Benches Used for Advertising Purposes.

Supervisor Mancuso presented:

Bill No. 3865, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending Chapter X (Public Works Code), Part II, of the San Francisco Municipal Code, by adding thereto a new article numbered 16, including title and table of contents, Sections 800 to 814, inclusive, thereof; providing procedure for regulating the installation and maintenance of benches used for public convenience and advertising purposes along public streets, and providing fees therefor.

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

Section 1. Chapter X (Public Works Code), Part II, of the San Francisco Municipal Code, is hereby amended by adding thereto a new article numbered 16, including title and table of contents, Sections 800 to 814, inclusive, thereof, to read as follows:

ARTICLE 16

BENCHES ALONG PUBLIC WAYS

- Sec. 800. Definitions.
- Sec. 801. Permit required.
- Sec. 802. Benches—Where prohibited.
- Sec. 803. Application for permit—Fees.
- Sec. 804. Permittee to furnish insurance policy or bond—Conditions.
- Sec. 805. Liability under insurance policy or bond.
- Sec. 806. Permit—Fees—Expiration Date.
- Sec. 807. Denial or revocation of permit.
- Sec. 808. Removal of benches.
- Sec. 809. Installation and maintenance of benches.
- Sec. 810. Advertising and signs on benches.
- Sec. 811. Renewal of permit—Fees.
- Sec. 812. Refunds not permitted—Exception.
- Sec. 813. Enforcement.
- Sec. 814. Permit not exemption from any other provision of Code.

SEC. 800. **Definitions.** As used in this Article, the following words shall have the following respective meanings:

(a) "Bench" shall mean a seat located upon public property along any public way for the accommodation of passers-by or persons awaiting transportation.

(b) "Street" shall mean any public thoroughfare or way, including the sidewalk, the parkway, and any other public property bordering upon a public way.

(c) "Person" shall mean any corporation, association, joint stock company, partnership, club, Massachusetts business or common law trust, society, or individual.

(d) "Director" shall mean the Director of Public Works of the City and County of San Francisco.

SEC. 801. Permit Required. It shall be unlawful for any person to install or maintain any bench on any street without first obtaining a permit therefor from the Director as hereinafter provided for.

SEC. 802. Benches—Where Prohibited. It shall be unlawful to install or maintain any bench as follows:

(a) Within Traffic Zone No. 1, as defined in Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code.

(b) In any alley.

(c) At any location where the distance from the face of the curb to the property line is less than ten (10) feet.

(d) At any place except an existing street railway stop or passenger stop.

SEC. 803. Application for Permit—Fees. Every person requiring a permit as provided for in this Article shall make written application to the Director for such a permit on forms provided by the Department of Public Works. Said application for a permit shall contain all information deemed relevant by the Director and, in addition thereto, shall set forth the proposed location of each bench, the advertising matter, if any, to appear thereon, and detailed plans and specifications of each bench.

Said application shall be accompanied by a written statement signed by the owner or other person in lawful possession or control of the property abutting upon the public street at the place where the bench is proposed to be located, giving such person's consent to the installation and maintenance of such bench.

An initial inspection fee of One (\$1.00) Dollar for each bench for which a permit is requested shall be paid by the applicant to the Director at the time of filing said application for a permit.

SEC. 804. Permittee to Furnish Insurance Policy or Bond—Conditions. No permit shall be issued pursuant to the provisions of this Article until the applicant shall post and maintain with the Director an insurance policy or bond, approved by the Director, and conditioned as follows:

The insurance policy or bond shall run to the City and County of San Francisco and to any person who shall sustain any injury or loss covered by said insurance policy or bond. Said insurance policy or bond shall be executed by the applicant as principal and by a surety or sureties licensed by the Insurance Commissioner of this State to transact such business, as surety. The insurance policy or bond shall be conditioned that the principal will indemnify any and all persons from any and all loss, costs, damages, expenses, or liability which may result from or arise out of the granting of the subject permit, or the installation or maintenance of the bench for which the permit is issued, and that the principal will pay any and all loss or damage that may be sustained by any person as a result of, or which may be caused by or arise out of, such installation or maintenance. Such insurance policy or bond shall remain in full force and effect until the permit of the principal expires, unless renewed in accordance with the provisions of this Article, or is revoked, or until the insurance policy or bond is cancelled by the surety. The surety may cancel said insurance policy or bond and be relieved of further liability thereunder by giving fifteen (15) days written notice to the Director. In the event that two (2) or more permits are issued to one (1) permittee, one (1) such insurance policy or bond may be furnished to cover two (2) or more benches.

SEC. 805. Liability Under Insurance Policy or Bond. The minimum amount of recovery in such insurance policy or bond, posted pursuant to the provisions of this Article, shall not be less than the following sums:

For the injury of any one (1) person or the death of any one (1) person in any one (1) accident, Five Thousand (\$5,000.00) Dollars.

For the injury of two (2) or more persons or the death of two (2) or more persons in any one (1) accident. Ten Thousand (\$10,000.00) Dollars.

For the injury or destruction of property in any one (1) accident, One Thousand (\$1,000) Dollars.

The insurance policy or bond shall contain a provision for a continuing liability thereunder up to the full amount of the penalty thereof notwithstanding any recovery thereon.

Any person who, while such insurance policy or bond is in effect, sustains any injury or loss covered by such insurance policy or bond, may, in addition to any other remedy that he may have, bring an action in his own name upon the insurance policy or bond for the recovery of any damage sustained by him; provided, however, that no such action may be brought and maintained after the expiration of one (1) year from and after the time of the alleged injury or loss complained of may have occurred.

SEC. 806. Permit—Fees—Expiration Date. Upon receipt of said application as provided in this Article, the Director shall cause to be investigated the statements made therein and the financial and business status of the applicant, and may grant the permit unless it appears that the provisions of this Article are not complied with or, if in the opinion of the Director, such bench is not required or that the financial or business status of the applicant does not warrant such a permit or that a different applicant is more capable of supplying such need for a bench. In the exercise of sound discretion, the Director may deny said permit. If the Director approves the granting of said permit, he may issue a permit to said applicant upon the payment by the applicant to the Director of a fee of Five (\$5.00) Dollars for each bench for which a permit is granted. Said permit shall be serially numbered and shall expire on the last day of June of the calendar year in which issued.

Whenever a bench for which a permit has been issued is sold, or title or control thereof assigned or transferred, and the continued use of the bench, as provided for in this Article, is desired, a new permit must be obtained for its maintenance.

SEC. 807. Denial or Revocation of Permit. (a) The application for a permit shall be denied if the Director shall find that the maintenance of the bench would tend to obstruct passage along any public way or to create a hazard or would otherwise be detrimental to the public safety, welfare or convenience.

(b) Any permit may be revoked, or the renewal thereof denied, for any violation of any of the provisions of this Article; for any fraud or misrepresentation in the subject application for a permit; or for any reason which would have been grounds for denial of the subject application for a permit.

(c) When the abutting property owner or other person in lawful possession of the property withdraws his consent to the continued maintenance of the subject bench and gives written notice thereof to the Director, then, at the expiration of the current term of the permit, the application for the renewal of the permit shall be denied. The Director shall notify in writing the permittee of the receipt of such notice of withdrawal of consent.

(d) The application for a permit shall be cancelled and denied if the applicant fails to deposit with the Director the annual fee and accept the permit within ten (10) days after written notice of the approval of the application for the permit.

(e) Any permit issued under the provisions of this Article may be cancelled and revoked if the permittee fails to install said bench within sixty (60) days after the date of the issuance of the permit; provided, materials are available therefor.

(f) The application for a permit shall be cancelled and denied, or the permit revoked, as the case may be, if sixty (60) per cent of the property owners and/or tenants living or having their place of business within two hundred (200) feet of the location of said bench protest the same.

SEC. 808. Removal of Benches. After the revocation of any subject permit, the Director may remove and store the bench if the permittee fails to do so within ten (10) days after written notice of such revocation.

The permittee may recover the bench if, within sixty (60) days after the removal thereof, he pays to the Director the cost of such removal and storage, which shall not exceed Two (\$2.00) Dollars for removal of each bench and Five (\$5.00) Dollars a month, or fraction thereof, for storage of each bench. After sixty (60) days the Director may sell, destroy or otherwise dispose of the subject bench at his discretion. All of the foregoing shall be at the sole risk of the permittee, and shall be in addition to any other remedy provided by law for the violation of this Article.

SEC. 809. Installation and Maintenance of Benches. (a) No permittee shall locate or maintain any bench at a point less than eighteen (18) inches or more than thirty (30) inches from the face of the curb, and each bench must be kept parallel with the curb.

(b) No bench shall be more than forty-two (42) inches high nor more than two (2) feet six (6) inches wide nor more than seven (7) feet long, over all.

(c) Each bench shall have displayed thereon, in a conspicuous place, the name of the permittee and the current permit number.

(d) It shall be the duty of the permittee to maintain each bench at all times in a safe condition and at its proper and lawful location, and to inspect each bench periodically.

SEC. 810. Advertising and Signs on Benches. No advertising matter or sign whatever shall be displayed upon any bench except upon the front and rear surfaces of the backrest, and not more than seventy-five (75) per cent of each such surface shall be so used. No picture or other representation in irregular contour shall appear on any such bench. All advertising on such bench shall be subject to the approval of the Director.

No advertisement or sign on any bench shall display the words "STOP," "LOOK," "DRIVE-IN," "DANGER," or any other word, phrase, symbol, or character which may interfere with, mislead or distract traffic.

SEC. 811. Renewal of Permit—Fees. Application for the renewal of a permit shall be made to the Director, on forms provided by the Department of Public Works, at least ten (10) days prior to the expiration of the current permit. At the time of filing such application a fee of Three (\$3.00) Dollars for each bench shall be paid to the Director for such annual renewal. In the event said application for the renewal of the permit is not made within the time specified, the permit authorized by this Article shall become thereupon null and void. Hereafter application for a permit shall be made in the manner provided for such original application for a permit and the fees set forth for such original application and permit paid.

SEC. 812. Refunds Not Permitted—Exception. No fees paid pur-

suant to this Article shall be refunded in the event any subject application for a permit is denied or the permit revoked, except that when, for any cause beyond the control of the permittee, a permit is revoked within sixty (60) days after the date of the issuance or last renewal thereof the fees therefor for the current year may be refunded to the permittee upon written demand on the Director and filed with him within six (6) months after the date of the revocation.

SEC. 813. Enforcement. The Director shall enforce the provisions of this Article and shall have complete authority over the installation and maintenance of benches, subject to the provisions of this Article.

SEC. 814. Permit Not Exemption From Any Other Provision of Code. The issuance of a permit under the provisions of this Article shall not exempt the permittee from any other provisions of the San Francisco Municipal Code or any ordinances of the City and County of San Francisco requiring a permit or license or otherwise regulating such bench or the advertising thereon.

Referred to Finance Committee.

Commending San Francisco Women's Groups for Efforts in Behalf of Entertainment and Welfare of Armed Forces, and Urging Continuance of Efforts.

Supervisor Colman presented:

Proposal No. 5347, Resolution No. 5201 (Series of 1939), as follows:

Whereas, ever since Pearl Harbor, millions of servicemen and servicewomen in the Nation's martial legions have passed through San Francisco on their grim business of successfully prosecuting a war against aggression; and

Whereas, the sojourn of members of the armed forces in our City, whether it has been of brief or extended duration, was made more enjoyable, more entertaining and more homelike by the unceasing exertions of our peace army of some 15,000 junior and senior hostesses who, in their activities at San Francisco's various hospitality centers, U.S.O. units, servicemen's and servicewomen's houses, gave unstintingly of their time and effort; and

Whereas, the urgent need for continuance of those efforts will prevail well into this present year in connection with the return of thousands of service people from overseas duty; now, therefore, be it

Resolved, That this Board of Supervisors does hereby publicly express to the ladies of San Francisco's service clubs its grateful appreciation for their untiring and unselfish contributions to the welfare of our guests in the armed forces; and be it

Further Resolved, That the earnest hope of this Board be and is hereby expressed that the women's groups will continue, at least for the ensuing six-month period, their splendid work for the benefit of those veterans now returning from theatres of operation; and be it

Further Resolved, That the Clerk be and he is hereby directed to forward suitable copies of this resolution to the U.S.O. Council, the San Francisco Hospitality Center, the Pepsi Cola Center, the American Red Cross, the American Women's Volunteer Service, the Inter-American House, and the several women's church auxiliaries.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Requesting That U.S.S. Saratoga Be Made Permanent San Francisco Shrine in Memory of Servicemen of World War II.

Supervisor Gallagher presented:

Proposal No. 5345, Resolution No. 5200 (Series of 1939), as follows:

Whereas, it may be possible that the U.S.S. Saratoga, famous old aircraft carrier, may be used as a target for the forthcoming atom bomb experiment, and if this is not done, it is probable that this gallant ship will certainly be scrapped, and

Whereas, this Board of Supervisors agrees with the suggestion in the San Francisco Call-Bulletin and feels that there must be many enemy battleships available for the atom bomb experiments and that this battle scarred American carrier, in view of its heroic record in the Pacific war, should find a proud and honored place in the hearts of the American people, and

Whereas, the U.S.S. Saratoga has docked only in San Francisco—its home port during the entire course of the war; now, therefore, be it

Resolved, That the President of the United States be requested to issue an order that the aircraft carrier U.S.S. Saratoga be made a permanent shrine and be berthed here in San Francisco, its homeport, as a war memorial commemorating the heroic deeds of the brave men who fought and died in this war for the principles of freedom and democracy, and be it

Further Resolved, That copies of this resolution be forwarded to the President of the United States, the Secretary of the Navy, Senators Knowland and Downey and Representatives Welch and Havenner with the request that they do all in their power to accomplish the purpose of this laudable suggestion.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Requesting Department of Public Works to Consider Improving Legibility of Street Name Signs.

Supervisor Lewis presented:

Proposal No. 5343, Resolution No. (Series of 1939), as follows:

Whereas, street name signs installed at the various street crossings in San Francisco are wholly impracticable and inadequate for any useful purpose by reason of the smallness of their lettering and their weather-beaten condition, and

Whereas, many complaints from local residents, visitors to San Francisco and motorists generally, indicate that something should be done, especially during the winter months when traffic is so congested and lack of adequate direction tends to slow up the movements of vehicles; now, therefore, be it

Resolved, That the Department of Public Works be requested to give consideration to the improvement of this situation by providing on the present standards, inexpensive indicators and lettering, approximately twice the size of the present signs and delineated with luminous paint so that such signs may be discernible at night as well as during the day.

Referred to Streets Committee.

Urging Citizens in All Walks of Life to Write Direct to General Assembly, United Nations Organization, London, in Behalf of Reconsideration of San Francisco's Bid for Selection as World Capital.

Supervisor MacPhee presented:

Proposal No. 5348, Resolution No. 5203 (Series of 1939), as follows:

Whereas, thousands of private citizens, veterans and school-children have dispatched letters to the General Assembly of the United Nations Organization, now meeting in London, urging that the permanent capital of the UNO be located in the San Francisco Bay Area; and

Whereas, the press of San Francisco is wholeheartedly and vigorously supporting the program whereby individual San Franciscans are requested to write direct to the UNO General Assembly for reconsideration of the advantages of a site near San Francisco; and

Whereas, the activity in behalf of consideration for San Francisco as the future world peace capital is both worthwhile and laudable, and any action to further achievement of said purpose is well worth the effort; now, therefore, be it

Resolved, That the press of San Francisco be and it is hereby commended for its strenuous furtherance of San Francisco's bid for selection as the permanent site of the United Nations Organization; and be it

Further Resolved, That all the citizens of San Francisco, in all walks of life be and they are hereby urged to immediately direct an airmail appeal to the General Assembly, United Nations Organization, Church House, London, England, stressing the advantages and desirability of San Francisco as the peace capital of the world by reason of its racial tolerance and cosmopolitanism, cultural and recreational advantages, equability and healthfulness of climate, and ease of accessibility from all regions of the world.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Exhorting All San Franciscans to Support to Their Utmost Capacity Current Drives Against Infantile Paralysis.

Supervisor MacPhee presented:

Proposal No. 5349, Resolution No. 5202 (Series of 1939), as follows:

Whereas, each season at this time the battle against infantile paralysis, the dread crippler of children, is renewed with increased vigor; and

Whereas, it is vital that this community and the Nation as a whole solidly unite to give the unfortunate victims the best care and treatment possible and to support to the utmost the research to discover the cause of this disease; and

Whereas, the San Francisco Chapter of the National Foundation for Infantile Paralysis has opened its annual drive with its "March of Dimes," in addition to which the Sister Kenney Foundation Fund is currently conducting a similar campaign; and

Whereas, business and military establishments, civic, fraternal, educational and labor groups are cooperating in an effort to secure one hundred per cent participation in one or both of these most laudable enterprises; now, therefore, be it

Resolved, That this Board of Supervisors does most earnestly

exhort all San Franciscans to support to their utmost capacity the current drive against infantile paralysis, there may be fewer deaths from poliō and fewer victims who remain permanently crippled.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Supporting Application of Metro-Goldwyn-Mayer Studios Now Pending Before State Park Commission for Permission to Use Point Lobos State Park as a Location for a Forthcoming Picture.

Supervisor Meyer presented:

Proposal No. 5344, Resolution No. . . . (Series of 1939), as follows:

Whereas, it has come to the attention of this Board of Supervisors that an application is now pending before the California State Park Commission in which Metro-Goldwyn-Mayer Studios have requested permission to use the Point Lobos State Park in Monterey County as a location for one of their forthcoming motion pictures; and

Whereas, if such use is consistent with policies established by the California State Park Commission, it is the consensus of this Board of Supervisors that permission requested in said application be granted, inasmuch as Metro-Goldwyn-Mayer Studios have in the past, while enjoying similar permission, conducted themselves in a manner entirely satisfactory to the Commission, and the Studios have in this instance provided all possible safeguards concerning care of the State property; now, therefore, be it

Resolved, That this Board of Supervisors recommend to the Honorable Park Commission of the State of California that, if not inconsistent with the Commission's rules, the application of Metro-Goldwyn-Mayer Studios for permission to use Point Lobos State Park as a location for a forthcoming motion picture, be favorably acted upon; and, be it

Further Resolved, That copies of this resolution be forwarded to the Chairman of the State Park Commission, to the Monterey County Board of Supervisors, and to the President of Metro-Goldwyn-Mayer Studios.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Adopted.

The following recommendation of his Honor, the Mayor, was taken up:

Leave of Absence—Miss Josephine D. Randall, Superintendent of Recreation Commission.

Proposal No. 5346, Resolution No. 5199 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Miss Josephine D. Randall, Superintendent of the Recreation Commission, is hereby granted a leave of absence for a period starting January 21 to February 5, 1946, inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Improvement of Highway Between San Francisco and Sacramento.

Supervisor Brown discussed briefly the need of an improved four-lane highway between San Francisco and Sacramento, referring to his discussion previously made on the same subject. According to the November-December issue of the California State Highway publication, the construction of 12 miles of four-lane highway has been approved. This highway is of prime importance to San Francisco and the northern part of the State. Thereupon, Supervisor Brown moved that the Streets Committee consider the matter and take such steps as it may think advisable to obtain prompt consideration by the State Highway Commission.

No objection, and motion carried.

Called Out From Committee.

Supervisor MacPhee moved that Proposal No. 5284, requesting the Police Commission to require holders of yellow zone permits in area east of Van Ness Avenue to demonstrate the necessity for such zones, be placed on the Board's Calendar for Monday, January 21, 1946.

No objection, and motion carried.

Indigent Aid.

Supervisor Mancuso reported briefly on meeting which he had attended at Los Angeles, on January 10, 1946, and discussed specifically the problem of indigent aid which was taken up at that meeting. It is expected that we will have an unemployment relief problem in California by February.

Mr. Ronald Born, Director of Relief, also discussed the expected relief problem, informing the Board as to provisions in the State Relief Act of 1945.

Requesting Governor to Include in Next Call for Special Session of Legislature, Legislation to Provide State Financial Aid for County Welfare Agencies.

Thereupon, Supervisor Mancuso presented the following:

Proposal No. 5350, Resolution No. . . . (Series of 1939), as follows:

Whereas, Assembly Bill 2057, The Unemployment Relief Act of 1945, was passed by the 1945 Legislature of the State of California; and

Whereas, said bill will not become effective until the Governor and the Legislature of the State of California declare that an economic emergency exists; and

Whereas, upon the Unemployment Relief Act of 1945 becoming effective the State of California will participate financially in indigent aid when the cost within the county, or city and county extending said aid exceeds 8¢ in the tax rate of said county, or city and county; and

Whereas, relief is on the increase in California and at the present time six counties are already making relief payments amounting to more than 8¢ of their tax rate without receiving any financial assistance from the State of California; now, therefore, be it

Resolved, That this Board of Supervisors does hereby urge the Governor of the State of California, should he issue another special call of the Legislature during the present session, that he include in his call Assembly Bill 2057 and declare that an economic emergency now exists which necessitates the provisions of Assembly Bill 2057 becoming effective immediately.

Referred to County, State and National Affairs Committee.

Statement on Salary Standardization Report Presented by Civil Service Commission.

Supervisors Christopher and McMurray presented the following:

The Civil Service Commissions report on Salary Standardization is contrary to the reports of every fact-finding body throughout the entire Nation.

Everyone who reads the front page of the daily newspapers knows that the trend in wages everywhere is upwards. All industry and government are preparing for substantial raises in all walks of employment.

It seems to us, that the same forces who are always anxious to see salaries cut, are furnishing statistical information again to the Civil Service Commission. Our personal investigation shows that comparable wages for comparable work done by telephone operators, clerks, bookkeepers, hospital employees and many more classifications are substantially higher in outside industry than in the City Government.

Returning veterans in the City employ, who have been reading everywhere of higher salaries, return home now to face increased living costs and a threatened salary reduction.

Already irreparable damage has been done to the morale of employees by this untimely announcement of the Civil Service Commission. How can we as taxpayers expect efficient service from our own employees if we are continually threatening them with wage cuts?

As Supervisors, we will vigorously oppose any attempt to lower the wage standards of our City employees.

Ordered made part of the record.

Report on Committee Consideration of Master Plan.

Supervisor Colman reported on the consideration by the Building Committee of the Master Plan presented by the City Planning Commission. It became evident to the Committee that the two most pressing projects were the Market Street solution and the parking situation. The Committee will devote its energies to these matters first. Other matters will, of course, receive the Committee's attention, and the Committee will counsel with the Board.

ADJOURNMENT.

There being no further business, the Board, at the hour of 5:35 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors March 4, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,
City and County of San Francisco.

Vol. 41

FRANCISCO
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No. 2A

Monday, January 14, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

SUPPLEMENT TO MEETING OF MONDAY,
JANUARY 14, 1946

DEPARTMENTAL REPORTS

(In Budget order.)

BOARD OF SUPERVISORS

Following is a résumé of some of the outstanding activities of the Board of Supervisors during 1945:

(a) *Post-War Projects.* Numerous conferences and meetings with municipal officials and public and passage of necessary legislation.

(b) *The United Nations Conference on International Organization.* Members of Board actively participated on various service committees cooperating with Conference.

(c) *War Effort.* Enactment of legislation required by the United States Armed Forces in the conduct of the war effort in San Francisco; also, in the conduct of civilian pursuits pertaining thereto.

(d) *State Legislature.* Analysis of proposed bills affecting the City and County and participation in various State Legislative Committee meetings for the purpose of safeguarding and furthering the interests of San Francisco during the recent session of the State Legislature.

(e) *Central Terminal.* Numerous conferences and meetings with interested parties for the purpose of determining the advisability of recommending the establishment of a central passenger terminal for railroads and buses. Said subject is under consideration at the present time.

(f) *New Structural Crossing at San Francisco Bay.* Various meet-

those operations stemming from the office of the Coordinator, all activities are under the direction of City departments that will, no doubt, touch upon their own activities in their reports.

One outstanding example of the value of the Corps in the coordination of all City departments under unusual conditions was demonstrated before and during the United Nations Conference on International Organization. Although this was a highly confidential matter at the time, due to the then existing war-time conditions, a brief résumé would now appear to be in order.

The protection of the delegates to the Conference was a matter of first priority with every protective agency in the country, with the local Police Department cooperating with the F. B. I., Army and Navy Intelligence, and others in the physical protection of all those involved. The general over-all protection of the City and the specific areas in which Conference meetings were held was delegated to the Commanding General of the Western Defense Command, and at his request the Mayor directed the Coordinator to place at his disposal all services.

Under date of April 20, 1945, a confidential memorandum was directed to the Coordinator from the Commanding General, Northern California Sector, Western Defense Command, approving a plan submitted for the general protection which said in part:

"Confirming conversations between yourself and . . . this headquarters, it is requested that you take the necessary action, without delay, to place this plan in effect.

"All agencies concerned, including the State Department, the Army Coordinator, and the Officer in charge of the security of the building, have been informed that you are carrying out provisions of the attached plan at my request."

Immediately thereafter 250,000 copies of emergency instructions to residents of San Francisco were printed and distributed by the Auxiliary Police and Air Raid Warden Services. Blackout precautions satisfactory to the military were developed for both the Veterans' Building and the Opera House and special blackout notices were printed in three languages and posted throughout both buildings. Trial tests were made with the military in attendance just prior to the opening of the Conference and met with their complete satisfaction. Sporadic checks were continued during the entire stay of the delegates.

The cooperation of all City departments was of the highest caliber, not only in the activities cited above, but also in the locating and placing of the anti-aircraft units strategically located throughout the City and in the placing at the disposal of the Conference authorities manpower, equipment and the multitude of facilities they required.

For the second year in a row the fiscal operation of the Corps has been reduced by more than 75 per cent, with employments reduced from ten at the start of the year to two full-time clerk-stenographers at the year's end. As of May 15th last your Coordinator resigned as a full-time employee and now serves part-time at \$1.00 a year. Mileage Administration became practically defunct with the abandonment of gas rationing and will be abolished before December 31.

Headquarters for the Corps are being moved to the City Hall basement with the Control and Information Center in order that more room may be given to the pressing problems of the returning veterans. The Control Center itself has taken increasing cuts in operational cost and is being operated on a skeletonized peacetime basis. All electric sirens have been removed during the year and only the five motor-driven heavy-duty sirens remain for general

public disaster mobilization. All telephones previously required for war-time operation have been removed and the Center now acts as headquarters for the heads of City departments in order that they can maintain necessary field liaison in case of emergency.

From a peak enrollment of 187,500 volunteer civilians in the more than 100 units of the Defense Corps, the total volunteer participation in the present Protective Corps is less than 4000 persons. These are divided roughly into the following categories: Red Cross Nurse's Aides, 800; Red Cross Feeding, Housing and other personnel operating in conjunction with the City Welfare Department, 900; Auxiliary Police Service (comprised now wholly of the Police Reserve), 600; Auxiliary Fire Service, 400; Emergency Medical Service volunteers drawn from the medical and hospital professions working in conjunction with the Health Department, 1200. All other persons available for service in case of disaster are recruited from the ranks of the regular personnel of City departments and will serve as required under their regular departmental chiefs.

Pending instructions from the Federal Government regarding the collection of helmets, gas masks and pump-tank extinguishers previously loaned to us, no attempt has been made to make a collection of similar items originally purchased by the City and distributed to volunteers. It is my recommendation that no collection of these items be made by the City since the salvage value is small and would be more than eaten up by the effort to collect, warehouse and sell. The auxiliary pumper units loaned to us by the Federal Government have all been returned and likewise many of the units purchased originally by the City have been sold. The de-gassing stations in public school and other public buildings have all been dismantled and the property de-gassing station originally built with Civilian Defense funds at Treat and Alameda streets has been turned over en toto to the Department of Public Works. The Zone Control Center built in Buena Vista Park and now used as a warehouse should soon be put up for sale or turned over to the Park Department. All other improvements originally made in many public buildings, including the City Hall, Laguna Honda Home, San Francisco Hospital and the old Washington Grammar School, amounting to many thousands of dollars, have either been turned over to the proper authorities already or shortly will be returned. Large stocks of medical and clothing supplies have been transferred to City agencies requisitioning them for departmental use and this procedure will continue wherever advisable until complete use of Civilian Defense equipment and supplies has been attained. Since practically all of these items were originally purchased to City specifications there should be very little, if any, actual loss to the City by following this procedure.

Fiscal Operation

During the fiscal year ending June 30, 1945, City funds were allocated to the Corps in the amount of \$417,477, of which \$50,000 represented an unallocated reserve.

Continuing the policy of strict economy followed in the previous years, including the abandonment of service units as rapidly as conditions warranted and the reduction in personnel, both in service units and the headquarters, has made it possible to report that gross expenditures were held to \$56,810.45, returning to the General Fund \$68,087.55. Budgeted funds in the amount of \$292,549 were transferred during the year to other departments and projects. These departments will, no doubt, report to you on the expenditures and savings made in this regard. In addition, revenue from the Civic Center Dormitories up to the time they were placed at the disposal

of the military for the United Nations Conference in April, returned to the General Fund \$50,020.

I am particularly pleased to report that through the diligent efforts of this office the City has received from the State of California in subventions for their share in the local cost of Civilian Defense to date \$367,312.53. This covers the period from June, 1943, for some items, up to August of this year. The list of items and the amount of subvention by the State follows:

Civic Center Dormitories	\$ 30,726.41
Ferry Building Dormitory	2,000.00
Civilian War Council (Fiscal Year 1943-1944)	181,342.33
Communications (June, 1943, to November, 1944)	5,661.59
Servicewomen's Dormitory	17,500.00
50 Oak Street Dormitory	3,500.00
Twenty-fifth and Potrero Dormitory	3,514.33
Auxiliary Police Training (Fiscal Year 1943-1944)	14,350.00
Auxiliary Police Training (Fiscal Year 1944-1945)	13,255.50
Auxiliary Firemen Training (Fiscal Year 1943-1944)	39,484.73
Citizens' Protective Corps	44,941.18
Public Schools Alert System	3,624.56
St. Vincent Dormitory	596.98
Christian Service Center	2,230.00
Harbor Club Dormitory	4,584.92
	<hr/>
	\$367,312.53

Studies now being completed indicate that the future expense of the Citizens' Protective Corps as a standby disaster organization will be only those costs sufficient to maintain necessary emergency communications and a basic siren warning setup plus volunteer and part-time assistance as may be required. To the degree possible, maintenance expenditures for equipment and basic training programs should be budgeted to the several City departments involved.

This report would not be complete without mention of the activities of the Nine County Bay Area Metropolitan Civilian Defense Board composed of the Coordinators and their assistants in the counties of Marin, Sonoma, Napa, Contra Costa, Alameda, San Mateo, Santa Clara, Solano and San Francisco. Under the Mayor's general supervision, with Joseph A. Murphy as Assistant Coordinator, this group met monthly throughout the period of the war and was the instigator of the program for metropolitan coordination later accepted as the pattern for all metropolitan areas throughout the country by the Federal Government. Particularly in the Port Chicago disaster they demonstrated the value of advance disaster planning by their response to the requests of the military for aid, and as you are aware, San Francisco's contribution with fire and volunteer rescue equipment, flood lights, police assistance and the arrangements for a tank car of drinking water, was immediately forthcoming. This Nine County Board dissolved its formal organization in December, 1945, but the coordination it achieved among neighboring counties should be a lasting contribution to the spirit of cooperation within this metropolitan area.

I am hopeful that this will be the last war period report that will ever be submitted to the Mayor of San Francisco, and that not even disaster will touch our City to such a degree that re-activation will ever be necessary. It does not appear amiss, however, to say that we now have the necessary "know-how" to rapidly and effectively reform our forces to meet any eventuality.

The active cooperation of the Board of Supervisors, the several

department heads and the rank and file of City and County employees was always immediate and effective during the war period. Public and private corporations and business houses without question carried out every assignment given them. The newspapers and radio stations kept the public informed in a way without precedent in the annals of public information and their sympathetic understanding of the problems presented immediately following our entry into the war could not have been improved. As for the general public, and particularly the volunteers in the Citizens' Defense Corps and Service Corps, without their active support and assistance no program would have been worth the paper it was written on. Day and night, good weather and bad, they responded to their posts of duty and completed their assignments. If plaudits are to be given for any success credited to Civilian Defense during the past four years surely they belong to the private citizens of San Francisco.

JOHN D. MCKOWN,
Coordinator.

ASSESSOR

The 1945-46 Assessment Roll compiled by the office of Assessor Russell L. Wolden shows an over-all increase of \$24,363,894 as compared to last year. Before the deduction of statutory exemptions, the 1945-46 Assessment Roll shows an increase in land and building values of \$5,106,510 and an increase in tangible personal property of \$3,913,562. This increase in property valued by the Assessor was offset by a decrease in the property of utilities valued by the State Board of Equalization of \$4,750,020. Intangible personal property, that is, accounts receivable and commercial bank accounts, show an increase of \$21,173,399 over last year.

The revaluation surveys of the Land Division continued for the purpose of maintaining equitable and proportionate assessed values. Approximately 15,000 sales occurring during the last six months were carefully analyzed, converted into unit foot or square foot prices and recorded on the Land Division's maps and individual card-records. These studies have given the Assessor's Office a complete picture of the present real estate market and a sound basis for future valuation studies. There are 5551 blocks of land with 148,696 taxable parcels of land. The non-taxable parcels owned by the federal, state and local governments and those specifically exempted by the State Constitution number 6430.

The Building Valuation Division continued its revaluation studies of the entire city, including particular investigations of industrial buildings, apartment houses and theatres. Investigations were made of all new buildings and of those where alterations or additions had been made during the year. This Division also examined and appraised housing projects owned by the Federal Housing Authority on which payments to the City and County in lieu of taxes are paid. The assessed value of such improvements, which consist of 711 buildings containing approximately 7249 dwelling units, was approximately \$5,500,000.

The valuation studies made by all divisions of the Assessor's Office and the accumulation of information relative to the value of property have made the Assessor's Office an invaluable source of information and service to individual property owners, banks, insurance companies, realtors and builders.

SUMMARIZED COMPARISON OF ASSESSMENT ROLLS

<i>Property Assessed by the Assessor:</i>				<i>Increase* or Decrease†</i>
Tangible Property:	1944-1945	1945-1946		
Land and Buildings.. \$	662,532,710	\$ 667,639,220	\$	5,106,510*
Personal Property— secured and unsecured	100,153,248	104,066,810		3,913,562*
	<u>\$ 762,685,958</u>	<u>\$ 771,706,030</u>		<u>\$ 9,020,072*</u>
Less: Veterans' Exemptions	7,637,645	8,684,634		
	<u>\$ 755,048,313</u>	<u>\$ 763,021,396</u>		<u>\$ 7,973,083*</u>
Intangible Property:				
Solvent Credits.... \$	268,863,136	\$ 317,293,845	\$	48,430,709*
<i>Property Assessed by the State Board of Equalization:</i>				
Tangible Property:				
Land and Buildings.. \$	55,437,320	\$ 51,646,490	\$	3,790,830†
Personal Property....	32,916,780	31,957,590		959,190†
	<u>\$ 88,354,100</u>	<u>\$ 83,604,080</u>		<u>\$ 4,750,020†</u>
Intangible Property:				
Solvent Credits	\$ 80,015,460	\$ 52,758,150	\$	27,257,310†
Totals:				
Tangible property subject to full local tax rate \$	843,402,413	\$ 846,625,476	\$	3,223,063*
Intangible property subject to state rate of 10¢ per \$100.....	348,878,596	370,051,995		21,173,399*
Grand Total	<u><u>\$1,192,281,009</u></u>	<u><u>\$1,216,677,471</u></u>	<u><u>\$</u></u>	<u><u>\$24,396,462*</u></u>

RUSSELL L. WOLDEN,
Assessor.

CITY ATTORNEY

The year 1945 has been an extremely busy year for the City Attorney's office. Since January 1, 1945, to December 19 there have been 534 suits filed against the City by reason of death or injury to persons or damage to property caused by the operation of the Municipal Railway. Of these suits 313 are in the Superior Court and 221 are in the Municipal Court. An additional 128 suits for the same time have either been filed against the City or in behalf of the City that involve all other departments of the City government. In the past calendar year to this date, 103 suits have been tried by this office, and 140 suits settled.

Several proceedings were attended before the Railroad Commission, the most important being that of seeking a reduction in natural gas rates applicable to domestic consumers. These hearings lasted 46 trial days but no decision has been reached by the Commission.

During the month of May the important contracts with the Pacific Gas and Electric Company, Permanente Cement Company, Permanente Metals Corporation, and Turlock and Modesto Irrigation Districts, for disposal of Hetch Hetchy power, were presented to and approved by the Commission. These contracts were submitted to the

United States District Court. An injunction has issued out of this Court which is now in the process of being modified.

A petition has been filed in the Supreme Court asking that tribunal to make an order directing the impounded moneys representing the difference between the 6-cent and 7-cent fare charged by the Market Street Railway, be paid to the City rather than to the State. This matter has not as yet been heard by the Court.

The legislation necessary for the submission of a bond issue in the amount of \$20,000,000 for the improvement of the San Francisco Airport was prepared, favorably voted upon by the electors, and very recently the additional legislation required for the sale of \$4,000,000 Sewer Bonds and \$5,000,000 Airport Bonds has been completed and the sales of these bonds will be held on January 7, 1946.

The unfortunate occurrences following V-J Day resulted in the filing of 423 riot claims against the City. As yet no suits have been filed based upon these claims, and studies are being conducted to determine the City's liability.

As you know, we made certain physical changes in the office, transferring the former library to its present location in the hallway and blocking off each end of the corridor, thus making available three additional offices. The space accorded this office is still very inadequate and we have presently three claims adjusters with desks set up for them in a corridor, two lawyers in dark cubbyholes and one in the library. It was felt the Retirement Board would have moved before this time and offices now used by that Board would be assigned to members of this staff. I respectfully urge that this be accomplished as soon as possible.

Due to added work already on file in the office and the legal work that is to be anticipated by reason of the contemplated construction at the Airport as soon as the bonds are sold, it will be necessary to have at least two more attorneys, one more general clerk and an additional clerk-stenographer. I am in need of additional help presently but have no place to have them work and will not until space is provided.

I am about to appoint a new deputy and am forced to allow this person to work from a down town office because of lack of space in the City Attorney's office, which situation is very unsatisfactory, as I do not have complete supervision over this deputy, or any other deputy occupying quarters away from the office.

JNO. J. O'TOOLE,
City Attorney.

Attached is a brief summary of three cases before the Supreme Court and seven cases before the District Court of Appeal that were presented by this office during the past eleven months.

CASES BRIEFED, ARGUED AND DECIDED IN THE SUPREME COURT AND DISTRICT COURT OF APPEAL BETWEEN JANUARY 1, 1945, AND DECEMBER 20, 1945.

Supreme Court Cases

(1) *Laurenzi v. Vranizan et al.*—Action against City and County and others for personal injuries arising out of dangerous and defective condition of sidewalk under Public Liability Act of 1923. Judgment for defendants on motion for nonsuit was reversed, on appeal, on January 30, 1945. The Supreme Court held that the case should go to the jury for its determination.

(2) *Payroll Guarantee Association, Inc., Petitioner, v. San Francisco Unified School District, Respondent.*—Petition in mandamus to compel the granting of an application to use the auditorium of the High School of Commerce for an evening mass meeting, Gerald L. K. Smith, publicized as speaker, writ denied November 8, 1945.

(3) *Ellis et al., Petitioners, v. Board of Education of the San Francisco Unified School District.*—Proceeding in mandamus to compel the granting of an application to use the above named auditorium for the same purpose on a Sunday afternoon, without requiring petitioners to furnish public liability insurance. Writ granted November 27, 1945.

District Court of Appeal Cases

(1) *Callahan v. City and County of San Francisco; Murray v. City and County of San Francisco.*—Two proceedings in mandamus, consolidated, to determine the effective dates of 1943 amendments to Sections 35 and 36 of the Charter, increasing pay rates in Police and Fire Departments. Judgment of trial court against the City and County was reversed on its appeal on March 5, 1945.

(2) *Belcher v. City and County.* Action for damages for personal injuries to plaintiff who was blown over and fell to sidewalk in strong wind. Claimed City liable under Public Liability Act of 1923 for not providing a hand rail. Judgment for defendant was affirmed on appeal on June 1, 1945.

(3) *Gazzera v. City and County of San Francisco.*—Action for damages to real property resulting from a landslide from a hill, alleged to be caused by excavation and grading for a street. Judgment for defendant City and County was affirmed on appeal on September 25, 1945.

(4) *Brophy v. Employees' Retirement System.*—Plaintiff, a retired fireman, filed an action for declaratory relief fixing his retirement rights under the Charter, claiming no earnings in private employment should be deducted from his former salary, and ascertaining his pension. Deduction on this basis for men under 62 years of age, retired for service, was adjudicated in accordance with the City's contention on October 31, 1945. Petition of the plaintiff for hearing in the Supreme Court is now pending.

(5) *Handlon v. Civil Service Commission.*—Action for declaratory relief to the effect that plaintiff be held entitled to the position of general claims agent of the Municipal Railway. The lower court held plaintiff entitled to same type of position, that is, general claims agent. Affirmed on appeal December 5, 1945, certain minor matters being struck from the judgment. The judgment on appeal has not yet become final in this case.

(6) *Harris v. Board of Education; Learned v. Board of Education.*—Appeal was consolidated in these cases from an order fixing referee's fees in actions for wages withheld involving some 2200 teachers. On December 5, 1945, the Appellate Court reversed the order of the trial court and upheld the contention of the Board of Education, as to the rate at which the referee's fee was to be paid. This reversal, if it becomes final, will save the school district a very large sum of money.

(7) *Dornell v. Employees' Retirement.*—Proceeding in mandamus to require allowance of pension to petitioner, widow of fireman, claimed to have died as a result of injuries sustained in performance of duties in Fire Department. The trial court's holding in favor of petitioner was reversed on appeal on December 13, 1945. The judgment on appeal has not yet become final.

DISTRICT ATTORNEY

The year 1945 was the second of my term of office. It started with the many changes and innovations made in 1944 being carefully scrutinized. Some additional changes were made, but generally the new system was found to be functioning with efficiency and dispatch.

Physical changes are still to be made at the Complaint Division in Room 207 of the Hall of Justice. These changes will not only increase the efficiency of that department but will enable deputies to handle cases with a maximum of dignity and a minimum of inconvenience to the general public.

During the year 1945 many former members of the armed forces returned to civilian life and I have succeeded in adding a number of able men to my staff. The records of trials, the thoroughness of preparation, and the fairness of presentation, all show clearly the quality of the members of the legal profession who make up the staff of the District Attorney's Office of San Francisco. Young, able, fair and kind, they are the equal of any such staff in the entire United States.

The year 1945 was, of course, a turbulent one for all the world, and particularly for San Francisco. Our constantly changing and increasing population; the many rules and regulations brought into existence by the war; V-J Day and its resultant let-down; the tremendous number of discharged service men passing through the city; and the increase in crimes of nearly every kind, have thrown a particularly heavy burden on the law enforcement officers of our city.

Despite these adverse factors an examination of the records indicates the number of persons charged with felonies in the Superior Court has decreased. This does not mean that there are fewer major crimes, but it discloses that cooperation between the Municipal Court judges and our office resulted in speedy disposition in the Municipal Court.

Dr. Newdigate M. Owensby, an eminent psychiatrist of Atlanta, Georgia, said recently:

"After the last war we had the jazz age. I don't know what we will call this age, but I can assure you it will be worse, much worse, than the jazz age."

I do not share the gentleman's pessimism. I believe that if the leaders of this state and city will do some real thinking on jobs, health and housing, crime will not only not increase, but will decrease. However, since V-J Day, there has been an increase in certain types of crime. Automobile thefts and automobile accidents have shown a substantial acceleration. Hit-and-run drivers (involving both person and property) are taking an ever greater place in our crime records.

Returning service men present in some cases a particular problem. We have seen many men who have suffered from the shock of war and the displacement caused by military service, committing major and minor crimes. Some of these men are far from their own homes and know absolutely no one here in San Francisco. We have tried hard to understand these situations and to deal with particular individuals with a view to rehabilitation, if possible, always bearing in mind the protection of society.

It is sad but true that many of these cases are caused by unfaithful wives—wives who fall in love with some other man during the husband's absence in the service of the country. Many of these wives

are not only unfaithful, but they squander on their paramours the savings and remittances of the husbands. Murder and suicide have been the result in several cases.

Divorce, the primary cause of much of our juvenile delinquency problem, is steadily rising. Broken homes are pouring a constant stream of youth into our reformatories, jails and penitentiaries. The courts will have to take a much firmer attitude with respect to the granting of divorces and annulments, if the tragedy of the broken home is to disappear from the American scene. The answer to this all-important question must be found, because the home is the foundation of the democratic system upon which this country is built.

What we have experienced in 1945, we foresee as a similar and increasing situation for the peacetime years ahead. We have striven to combat these evils in the past and we shall continue to fight them in the future.

Our chief concern during 1945 has been, of course, the prosecution of criminals; but crime prevention has also played a prominent part in our activities—particularly in the field of juvenile delinquency.

I know of no recognized authority on crime and its problems who does not believe that in the juvenile delinquent of today is the criminal of tomorrow. The records of our jails and penitentiaries prove this beyond peradventure of a doubt. For this reason I caused to be printed and distributed during 1945 a booklet entitled, "Youth—Don't Be a Chump!"; a booklet which I am happy to say has met with nationwide approval of those concerned with preserving the youth of America. Over 50,000 of these booklets have been distributed. They were paid for by members of our staff and one or two public-spirited citizens, without cost to the taxpayers of San Francisco.

Superior Courts

It is with pleasure that I state that the Presiding Judge of the Criminal Departments, Edward Murphy, and Judge Herbert Kaufman and Judge William Traverso of our Superior Court have cooperated wholeheartedly with the District Attorney's office in the trial of cases and the administration of justice. I am sure that both the District Attorney's office and counsel representing defendants feel that these judges have distinguished themselves by their fairness and high judicial ability.

It is the belief of our office, however, that the increase of work demands the assignment of a fourth judge to the Hall of Justice. Despite the increase in population to some 827,000 persons, with a tremendous additional floating population, there has been no increase in the number of Superior Court judges here since completion of the Hall of Justice in 1912. This has resulted in delays for which no one is responsible. Cases cannot be rushed, and trials must be carefully had. The question of where to put the additional judge, in view of the lack of space in the Hall of Justice, makes the problem an acute one, however.

Municipal Courts

In the Municipal Courts, too, a like condition exists to that in the Superior Courts.

The war-time problems have resulted, naturally, in much more work for all judges and public officials. It affords me great pleasure to say that during the war years the situation has been met with

renewed energy throughout all departments of the District Attorney's office.

It is well known that one of the greatest crime deterrents is prompt arrest, prosecution and punishment of the criminals.

When men are incarcerated for months before they are brought into a court of law and their cases heard (often only to result in ultimate release of those accused) contempt is bred for the law, and disrespect is developed for those charged with enforcement of the law.

Every effort should be made, and will be made by this office, to give every person charged with a crime a prompt appearance before the bar of justice. Judges Molkenbuhr, Neubarth, Cunningham and Bosley, who sat in the Municipal Court for a substantial period of time during 1945, have done a real job in the screening of cases before holding to answer in the Superior Court. In many instances such speedy justice has been far more effective than severe punishment. In those cases wherein the District Attorney has made recommendations, and in many cases where the court of its own initiative has made suggestions as to disposition of a particular matter, a real service has been rendered, not only to the defendants, but to the public.

There is no reason why the Municipal Court cannot do real rehabilitation work in the primary handling of persons accused of committing crimes without compelling the defendants to be sent to the Superior Court for trial, with necessary temporary confinement in the County Jail. A study of this problem is strongly recommended.

Judge Daniel Shoemaker, the presiding judge of the Municipal Court, is to be particularly commended for his cooperation with the District Attorney's office at all times.

Juvenile Court

In the Juvenile Court the judge is at present greatly overburdened. Judge Theresa Meikle has made a splendid record during her tenure of that office. She has won the esteem, the admiration and the love of countless men, women and children who have come in contact with her. She has probably kept more boys and girls on the right path of life than any other person in this community.

Noted for her unceasing zeal, she works from early morning to late at night, and the volume of work she handles is tremendous, but, frankly, I believe it is too much for any one human being.

Relations between the Juvenile Court and the District Attorney's office and staff have been of the finest, and have resulted in an immense amount of good. One of our problems in this court has been the refusal of juries to convict on the evidence of children. Sex crimes against children are rising at an alarming rate, and steps must be taken to assure the apprehension and prosecution and conviction of those who pollute the youth of our nation. I have given this subject much thought and study and will cover the matter more fully in my regular annual report after the end of the year.

Women's Court

The Women's Court has continued its fine work, but if the program is really to be followed through, the recommendation of the San Francisco Daily News that the old Juvenile Court Building be utilized for this work is necessary.

Bureau of Family Relations

Our Bureau of Family Relations has had its busiest year. More and more the fame of this institution is going throughout the city. More and more distressed men and women are coming to the bureau for help in domestic problems.

It is impossible to say, of course, how many people this bureau has kept from committing criminal acts; how many suicides have been dissuaded; how many homes kept together; how many boys and girls given a chance for a decent life; but it is certain that the number is considerable. We have had some failures, it is true, but when one recalls that persuasion is the chief weapon used in the Bureau of Family Relations, I feel sure that the record is a splendid one.

Complaint Division

It is to the Complaint Division of the District Attorney's office that the great mass of the citizens of our city bring their problems. It is here that the average citizen comes closest to observing the actual workings of the law enforcement officers of this city. It is here that people form their lasting conviction of whether justice is being administered with an impartial hand to everyone.

Every member of the District Attorney's staff who works in the Complaint Division is aware of the immense responsibility which is thus placed upon his shoulders. Their constant goal is to serve the public in the way the public wants to be served—with kindness, with consideration, with justice.

It is true that many of these people who come to the Complaint Division are illiterate, a considerable number are foreigners, and generally have little, if any, clear understanding of legal forms and methods. With these people we have made an especially determined effort to show them that a democracy is the ideal form of government; and that under it the poor and oppressed stand on an equal footing with the rich and powerful before the bar of justice.

In this department we have made a determined effort to reduce red tape to a minimum.

San Francisco Coordinating Council

During the year now coming to a close the District Attorney's office has been represented on the San Francisco Coordinating Council. We have tried to have a member of this department attend all meetings of the nine District Coordinating Councils situated in the nine districts of the city. Owing to the press of work, however, we have not always been successful.

The work of the San Francisco Coordinating Council is an essential and integral part of the crime prevention program of San Francisco, and as time goes by the value of this Council will become ever increasingly apparent. During 1946 I hope to be able to give a much greater portion of my personal attention to the activities of the Council.

Crime Commission

San Francisco, as a growing metropolis, is in need of a Crime Commission such as that which operates in the City of Philadelphia, Pennsylvania, and in some other metropolitan communities. I am making an intensive study of this subject and shall cover it more fully in my annual report for the complete year 1945.

Recommended Changes

The District Attorney's office, the Public Defender's office, and the Adult Probation office all are housed in a private office building where the facilities are not such as to aid in the proper administration of the functions of any of these offices. There are insufficient rooms, and the facilities for the private citizen, the police and other public officials are entirely inadequate.

Physical facilities at the city prison which house thousands of people each month are a disgrace to a progressive city. If justice is to be properly administered, it should be administered with proper facilities and under modern conditions. A new Hall of Justice is much more necessary than a new courts building because the former would relieve the suffering of many more people than the latter. Aside from aesthetic and sanitary consideration, the City of San Francisco has a moral responsibility in this matter which cannot be denied.

The saving which would be effected to the city by having modern buildings, modern equipment and modern methods would in a short time more than defray the cost of the proposed changes.

I believe that the iron cages now in use in the Hall of Justice are barbaric. I believe that they can and should be removed forthwith.

Crime Prevention

In our fight against crime, prevention has played a prominent part. In furthering crime prevention I have given many talks, and made numerous speeches before gatherings of citizens throughout the city. Women's clubs, welfare organizations, fraternal clubs, and like groups have had presented to them the facts of crime—and how to fight crime.

Publicity is one of the greatest crime deterrents, and the newspapers of San Francisco have shown a splendid spirit of cooperation in putting before the public information regarding our activities.

National magazines in several instances have also come to our aid by carrying articles on our endeavors. All of which has made for a better city, a better state, a better nation. Hundreds of letters which I am receiving from all over the United States attest to the interest of the general public in the subject of crime prevention, and particularly the handling of the juvenile delinquent.

Joint Meeting

During the year 1945 I arranged for a joint meeting among the judges of San Francisco, the leading criminal attorneys of this city, the members of the District Attorney's staff, to discuss among themselves the many problems confronting them. This resulted in clarification of some problems, while at the same time developing a greater spirit of cooperation between the three groups.

Police Department

The District Attorney's office has at all times tried to give the San Francisco Police Department its fullest cooperation. It is the feeling of this office that only by close cooperation between these two principal law enforcement agencies will society and the individual be protected. Chief Charles Dullea has merited his reputation as one of the outstanding chiefs of police in the nation. His experience has been a source of great help to this office and I herewith acknowledge the outstanding service of Chief Dullea and the splendid men who serve under him. I believe that the forthcoming year will further cement the excellent relationship between the Police Department and the District Attorney's office.

Statistics

Our statistical records for the period January 1, 1945, to November 30, 1945, show the following:

<i>Complaint Division</i>	1945	1944
Citations issued	2,475	2,150
Citation hearings	2,228	1,985
Misdemeanor cases	31,740	26,920
Felony cases	1,723	1,061
Complaints prepared	33,463	28,854
Warrants issued	3,638	2,350
<i>Bureau of Family Relations</i>		
Interviews for advice (personal and by telephone)	5,119	3,370*
Citations issued	2,168	2,011
Citation hearings	2,067	1,856
Repeat cases	805	914
<i>Juvenile Court Division</i>		
Citations issued (crimes involving children)	179	286
Complaints issued (crimes involving children) ..	274	260
Truancy citations issued	123	143
<i>Venereal Disease Division</i>		
Citations issued	314	103
Warrants and complaints issued	411	60
<i>Superior Court Division</i>		
Felonies held to answer	828	910
Grand Jury indictments	18	22
Hearings on Habeas Corpus Writs	47	41
Appeals	36	5
<i>Municipal Court Division</i>		
Misdemeanor cases handled	31,740	28,854
Appeals pending January 8, 1944		30
Appeals pending January 1, 1945	53	
Appeals granted	9	1
Appeals denied	8	2
Appeals pending November 30, 1945	6	
<i>Bail Bonds</i>		
Total bail collected	\$1,024,360	\$1,043,922
<i>Office Expense</i>		
Operational cost	\$ 181,368	\$ 145,433

*Estimated.

Plans for 1946

I have many plans which I am developing for the year 1946 and shall cover them in detail in my annual report to be released immediately after January 1, 1946.

* * * * *

All of which is respectfully submitted for your consideration.

EDMUND G. BROWN,
District Attorney.

TREASURER

At the 1945 session of the California State Legislature this department was allowed an addition \$3,000 to meet the increase of work in the Inheritance Tax Department. This makes a total of \$17,000 a

year the City and County of San Francisco receives from the State of California for this work.

The audit for the fiscal year of 1944-1945 made by the Controller and Grand Jury showed the cash and all accounts correct.

The audit of the San Francisco City and County Employees' Retirement System securities (bonds) in the amount of \$43,103,600, kept in the joint custody vault of the Treasurer's office, was made by the firm of Jas. O. Sully, Certified Public Accountants, the Controller, and Mr. David Supple, consultant of the Grand Jury, and found to be correct.

This department is paid by the various banks in San Francisco, that have inactive deposits, one-half of one per cent interest year, which amounts to \$30,000. This is in accordance with the law of the Federal Reserve Bank Act and the state law of California.

As of October 31, 1945, the Treasurer had on deposit for inactive and active accounts, collateral (bonds) in the amount of \$27,121,000 from various banks to cover cash on deposit of \$24,281,913.45.

THOS. K. MCCARTHY,
Treasurer.

SHERIFF

Receipts: (1) County commissions, fees and mileage, \$25,291.92. (2) Cash receipts under writs of attachment, executions, fee deposits by plaintiffs, and cash deposits by defendants in lieu of undertakings on release of attachments, etc., \$278,252.11. (3) Sales of personal property after deduction of county commission and fees, \$27,913.44. (4) Sales of real property, \$9,573. Total, \$341,030.47.

Process and Papers Filed and Issued: A classified list of all process and papers filed and issued for this same period is as follows: Bonds (personal and surety), 141; claims of exemption, notice of preferred claims, releases, third party claims, 531; claim and delivery and writs of replevin, 54; miscellaneous, 597; notices, 262; orders of arrest, 51; orders of examination, 29; orders to show cause, 379; subpoena, 272; summons (civil actions), 3653; writs of attachment (personal property), 4560; writs of attachment (real property), 86; writs of execution (personal property), 3981; writs of execution (real property), 52; writs of possession, 394; certificates (issued), 25; deeds (issued), 6; releases, 3454. Total 18,527.

Under and pursuant to such writs of attachment and writs of execution, most of the personal property levied upon consists of garnishments. However, under that type of writs, including claim and delivery and writs of replevin, the following personal property sales were consummated:

Number of sales, 4; amount \$9,573. The process under and pursuant to which these so-called evictions are made is termed "Writs of Possession" and will hereinafter be referred to by that name and will be enumerated under the classified list of processes captioned: Writs of possession received or filed, 352; possession to plaintiff, 166; unexecuted, 74; number of forcible evictions, 112.

County Jail Numbers 1, 2, 3 and 4: The monthly average population of inmates confined in all San Francisco County Jails for the fiscal year July 1, 1944, to June 30, 1945, both dates inclusive, is 611.1; the total for the 12 months, 7333.

There were 981 Federal male and 35 Federal female prisoners received during this period, with a daily average of 35.

The amount (total) received from the United States Government for maintenance and subsistence of Federal prisoners for the fiscal year July 1, 1944, to June 30, 1945, was \$15,240.

During the calendar year of 1945 there were 788 male patients

and 625 female patients transported from the Detention Hospital to various state institutions.

From our County Jails, 223 male and 39 female prisoners were transported to state penitentiaries and other correctional institutions during this same period. The transportation of these persons is under the direct supervision of the Sheriff and follows the procedure authorized on January 13, 1936, of Ordinance 7.062, Bill 890. All surplus money received from this source is deposited with the Treasurer of the City and County of San Francisco by the Sheriff. While under the law the Sheriff could retain this surplus money, he believes it should be used for the benefit of the taxpayers of the City and County of San Francisco. This new procedure adopted by the Sheriff has resulted in a saving to the City and County of San Francisco of \$4,053.35 during the last fiscal year.

At the request of the Sheriff, Ordinance 7061, Bill 860, was drafted and approved on January 13, 1936. This ordinance established County Jail stores to be maintained for the convenience of prisoners, and under this procedure, should there be any profit, it would be deposited with the Treasurer for the benefit of the taxpayers of the City and County of San Francisco. These stores are under the direct supervision of the Sheriff, and with minimum prices on all commodities sold in the stores, the profit for the last fiscal year amounted to \$7,143.73.

DANIEL C. MURPHY,
Sheriff.

PUBLIC DEFENDER

The Office of Public Defender, during the fiscal year 1944-45, handled cases as follows:

SUPERIOR COURT

Cases handled, 637—Old cases, 34; new cases, 603. Cases closed, 591; cases pending, 46.

Cases certified from Municipal Court on pleas of guilty, 133.

Cases received on information or Grand Jury indictment, 470.

Defendants entering pleas of guilty as charged, 91.

Defendants entering pleas of guilty, lesser offense, 41.

Trials by jury, 52—Verdicts of not guilty, 7; verdicts of guilty of lesser offense, 5; verdicts of guilty as charged, 40.

Trials by jury waived, 122—Found not guilty, 13; found guilty as charged, 38; found guilty of lesser offense, 14; dismissed, 57.

Probation without jail sentence, 35; probation with jail sentence, 35; probation denied, 94.

Petition for rehabilitation and pardon granted, 4.

Motion for probation withdrawn, 10; motion to revoke probation denied, 1; motion to revoke probation granted, 4; motion to modify probation granted, 2.

Motions for new trial, 8—Granted, 0; denied, 8.

Writ of habeas corpus, 1—Granted, 1.

MUNICIPAL COURT

Felony Cases—Total number of felony cases handled, 1271; cases held to answer, 359; certified to Superior Court, 133; fined, 36; reduced to misdemeanor, 18; cases dismissed, 323; private counsel, 176; County Jail and suspended sentence, 12; County Jail sentences, 46; probation to Probation Officer, 30; suspended sentences, 35; off calendar, 22; transferred to Juvenile Court, 7; O. R.'d to Army, 6;

ties; (e) large transient population; (f) a shortage of 123 police officers on the basis of a normal peacetime complement of personnel.

The authorized peacetime strength of this department is 1322 police officers. The present uniformed force consists of 1199 officers.

It should be said, with credit to the men of the Police Department, that they have worked long hours and varying watches in order to meet the crime situation which presented itself. Many examples of high devotion to duty have been manifested and in this connection attention should be called to the meritorious citations given by our Meritorious Conduct Board. It is clearly evident that the entire personnel recognizes the problem presented, and that they are ready and willing to cope with every police situation which may arise.

Traffic

The San Francisco traffic situation must be considered as two separate major problems: congestion and safety. Each of these should also be considered as divided into two time periods divided by the ending of the war. Reports from many other communities indicate that San Francisco is not alone in facing these problems; but the nation as a whole has become alarmed at the seriousness of postwar developments.

During wartime, travel restrictions had so curtailed vehicular traffic that congestion, while serious, had not reached strangulation proportions. Lack of manpower to properly enforce existing parking regulations, together with a general disregard for traffic laws under the guise of war necessity, seemed chiefly responsible for the congestion. The cessation of hostilities and subsequent lifting of all travel bans flooded the downtown area of the city with more vehicles than the streets were designed to carry. Off-street parking facilities, never sufficient, became wholly inadequate, making such illegal parking common practice. This, in turn, filled loading zones, forcing commercial vehicles to double-park; and when this practice prevails generally, the resulting delay becomes economically ruinous and decentralization is inevitable.

From a safety standpoint, the impact of the war's end upon an undermanned traffic bureau and an unprepared public has been little short of disastrous. Traffic deaths since August 1, 1945, are 150 per cent above the same period in 1944 with the total for the year over 60 per cent higher than in 1944.

The causes of these accidents are complex, but a reduction should be shown if the selective enforcement effort is increased and supported by allied agencies of the law. Even with depleted manpower, the enforcement index for the first nine months of 1945 was 20.3. An index of from 10 to 12 is usually considered sufficient. The enforcement program against both moving and parking violations shows a marked increase with 335,407 citations issued for the first ten months as compared with 269,402 for the same period in 1944.

In the congestion field it may be pointed out that the greatest increase in citations issued was for parking violations. Additional manpower has been assigned, especially on intersection control, in an attempt to cope with the holiday traffic. As rapidly as possible steps are being taken to ease congestion. These include a special effort to clear Post, Pine and California streets at the close of the business day to expedite homeward bound traffic and to relieve to some degree the peak congestion between 4:30 and 6:00 p.m. Almost any regulatory or enforcement measure, however, can be but a temporary expedient until existing facilities are improved through engineering.

For traffic safety an effort is constantly being made to achieve a better quality of enforcement. Quantity per officer has been maintained at a high level and increased enforcement is now largely a

matter of increased personnel. The general disregard for all traffic laws which is apparent could perhaps be overcome through more drastic penalties and revision of many inadequate laws.

A summary of San Francisco traffic arrests for the first ten months of 1945 follows:

<i>Offenses</i>	<i>Arrests</i>
Manslaughter	36
Hit-and-run, misdemeanor	417
Hit-and-run, felony	26
Drunk driving	933
Speeding	19,166
Reckless driving	157
Stop-Go signals	8,252
Stop signs	20,295
Right-of-way	1,129
Crosswalk violation	714
Improper turns	5,117
Improper passing	6,312
Vision obscured	48
Following too closely	308
Improper signal	739
One-way streets	772
Defective brakes	296
Other moving violations	503
Pedestrian violations	219
Total	65,439
Parking on grades	51,246
Other parking	215,825
Grand Total	336,638

Commendations for Meritorious Conduct

Commendations for bravery in this department were awarded during the year 1945, as follows:

Commendation "A," which is given by the Chief for an act performed intelligently in the line of police duty, or for any important arrest involving elements of initiative, intelligence or bravery, was given to 32 members of this department.

Commendation "B," which is given by the Board of Police Commissioners for the performance of acts unquestionably involving bravery and risk of life, and with knowledge of risks assumed in the performance of police duty, was given to eight members of the department.

The latter commendations were based upon instances wherein those officers commended succeeded in apprehending gunmen under exceptional circumstances; or, with knowledge of the risk assumed, faced gunfire, or saved lives at the risk of their own.

The Police Academy

Personnel shortage and consequent increase of crime kept in-service training curtailed during the early part of 1945. It was possible, though, to conduct a Command Group School for the superior officers of the department. Guest instructors and speakers were obtained from leading organizations in private industry, and city, state and federal governments. Methods and procedure, as practiced in these circles, were discussed and their application to law enforcement considered. This principle of training superior officers was deemed very effective as it gave a different approach to the diffi-

cult problem of how to improve the performance of superior officers who have had years of experience in law enforcement.

During the months of June and July a School of Police Administration and Organization was conducted for 100 Army and Navy officers attached to the Military Government. The purpose of this school was to train these men to organize and operate police departments in occupied enemy territory in the Pacific theater of operations. It was held on the administrative level as the students were to be in effect chiefs of police in the large cities of Japan, Formosa and other enemy territory. The administrative staff of the San Francisco Police Department explained the structure of the department, the responsibilities of its various departments, and the solution to police problems. Written commendation as to the efficacy of this training was received from government officials and letters from the students now in the enemy territory attest to its value to them. The principles of operation, as used by the San Francisco Police Department, are now in effect in these areas.

Another unique course given at the Police Academy was a specialized series of classes on the subject of safe burglaries to which members of law-enforcement agencies in the bay region were invited to attend. These classes were held under the joint auspices of our department and the Federal Bureau of Investigation. Some 400 officers availed themselves of this opportunity and are now qualified safe experts.

Recognition has been given to importance of training as the means of increasing the quality of law enforcement. New standards of training have been adopted and the regular recruit course has been lengthened to 16 weeks. An extensive curriculum of over 100 subjects has been prepared and a faculty of 90 instructors has been selected from experts within the department and authorities from other agencies, industry, schools and colleges. It is expected that this program will result in San Francisco having the best-trained Police Department in the United States within a short period of time.

Junior Traffic Patrol

The Junior Traffic Patrol continues its efficient work as evidenced by the following figures:

Number of public schools having safety patrols	94
Number of private schools having safety patrols	3
Number of parochial schools having safety patrols	27
Total	124
Number of school crossings protected by patrol members	610
Number of school crossings protected by police officers on fixed-post duty	65
Number of white-painted crosswalks maintained in the vicinity of schools, plus the words "Schools—Slow" painted on pavement approaching the intersections so marked	600
Number of children using crosswalks daily	100,000

Not one child has been killed or injured at a school crossing where the members of the Safety Patrol were on duty, since the date of its organization. Not one of the above accidents occurred during school hours or in school areas.

During that same period adult pedestrian accidents have greatly increased. Thus, it is clearly demonstrated that safety education and school safety patrol training have carried their benefits far beyond the school areas and have influenced the lives and conduct of school children along safety lines throughout their daily lives.

Police Range

The police range located on the shores of Lake Merced has a creditable record in its second year of existence:

Police Officers:

Training and requalification.....	7,110
Qualified in the following classifications:	
Master Class	208
Expert Class	189
Sharpshooter Class	268
Marksman Class	210
Using the range for practice.....	4,279

Reserve Police Officers:

Training and requalification.....	1,516
Using the range for practice.....	789
Other Law-Enforcement Agents: Training and practice	1,544
United States Armed Forces: Training and practice..	432
Other persons on permit of the Chief of Police.....	297
N.R.A. registered pistol tournaments.....	14
Competitors entering tournaments from all parts of the state	3,246

Total of persons using the range.....20,256

Targets used: For qualification, training, practice and matches

Ammunition reloaded: .38 caliber, rounds.....509,000

Police Reserve

Under the jurisdiction and control of four regular members of the department who act as liaison officers and work directly under the police captains, the police reserve maintains a nightly patrol throughout the city. This patrol consists of reserves working in pairs assigned to regular beats or areas in the several police districts and the tour of these nightly patrols is usually from 8 p. m. to 12 p. m., but in some instances the patrol is maintained until 2 a. m. In addition to this patrol, Sunday and holiday daytime vehicular traffic is controlled at areas in the city where such traffic is usually heavy, such as the ocean beach, Park-Presidio drive, Sloat boulevard, Nineteenth Avenue, et cetera.

Aid in the control of night-time traffic in the downtown area is given by reserve members attached to the traffic bureau. The reserve officers fall in at their regularly assigned police stations, are given their assignments, and are read any information or orders concerning crime, wanted persons, wanted automobiles, et cetera. The benefits of such a procedure is best proven by the results accomplished which are listed later in this report. A check on their activities while on such assignments is constantly maintained and accurate records kept of each member's assignment, hours performed, and duty rendered. Each reserve is required to report off duty in person at the conclusion of his tour in order to provide a safety check of all men on duty.

During the recent celebrations connected with "V-J" day the entire police reserve was assembled and placed on duty throughout the city, but particularly in the downtown area to aid the regular department in the policing of the celebration. During this week alone, and especially on the nights of the celebration, the police reserve filled 1520 assignments, put in 9388 man-hours, made five felony arrests, 89 misdemeanor arrests, and assisted regular department members in 145 cases. Buses from the Municipal Railway were dispatched and used to transport the reserve officers from the outlying districts to the downtown area where they were required.

To summarize the activities of the San Francisco Police Reserve from the time of its inception on March 20th of this year to December 31, 1945, and to better evaluate its benefit to the city, the following information taken from the record is given:

Total enrolled	693
Assignments filled: Patrol, 15,594; traffic, 2,367; special, 6,490. Total.....	24,451
Man-hours performed: Patrol, 71,546; traffic, 10,890; special, 33,137. Total	115,573
Actions taken:	
Felony arrests	43
Misdemeanor arrests	735
Stolen autos recovered.....	141
Traffic citations issued.....	10,580
Department cases assisted.....	1,197
Total	12,696

As can be seen by the above report and figures, the police reserve of this city is a well-organized and disciplined unit closely knitted into the normal workings of the regular department. The staggering sum of 24,451 assignments filled and 115,573 man-hours performed by these volunteers speaks exceptionally well for the morale and desire of the reserve members to do a good job for this city and this department during its critical manpower shortage.

As important as these figures may appear, they are secondary to the results accomplished as shown by the figures of the actions taken. The fact that so many bona fide arrests were made, and in almost all cases convictions obtained, the number of stolen automobiles recovered, and the 10,580 traffic citations issued without any serious complaint from the public, along with other fine services speaks for the efficiency and alertness of the men.

CHARLES W. DULLEA,
Chief.

FIRE DEPARTMENT

The department, as authorized, consists of the Board of Fire Commissioners of three members, a uniformed force of 1312 officers and men, inclusive of the members of the salvage corps and the marine crews of fire boats, and 41 civilian employees, a total of 1356, classified as follows:

3 Commissioners
1 Chief Engineer
7 Assistant Chief Engineers
1 Chief, Division of Fire Prevention and Investigation
26 Battalion Chiefs
1 Supervising Inspector of Fire Investigation
73 Captains
124 Lieutenants
1 Inspector of Fire Apparatus
4 Engineers
34 Operators
973 Firemen
1 Captain, Salvage Corps
6 Lieutenants, Salvage Corps
35 Firemen, Salvage Corps
5 Pilots of Fire Boats
10 Engineers of Fire Boats
10 Marine Stokers, Fire Boats

- 1 Secretary
- 1 Department Physician
- 1 Senior Bookkeeper
- 1 Senior Clerk-Stenographer
- 4 Clerk-Stenographers
- 1 Multigraph Operator
- 2 Chief Operating Engineers of Pumping Station
- 5 Operating Engineers of Pumping Station
- 7 Junior Operating Engineers of Pumping Station
- 1 Foreman Hydrantman-Gateman
- 1 Assistant Foreman Hydrantman-Gateman
- 12 Hydrantmen-Gatemen
- 1 Pipe Caulker
- 3 Laborers

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The manpower shortage in the uniformed force of the department, caused by members called into military service and by deaths and retirements, had become progressively more critical until early in August, when 256 vacancies existed for which no immediate replacements were obtainable.

Since then there has been rapid improvement, and our ranks are now being filled by returning veterans. Work on regular days off by officers and members of the department, authorized by Section 35 of the Charter, and which was the only satisfactory means by which sufficient working strength could be maintained in our regular companies during the critical period, has been discontinued, effective November 15, 1945, and work on annual vacations will terminate on December 31, 1945.

There still remains a serious shortage of company officers which will be increasingly felt until new eligible lists for the ranks of captain and lieutenant are established.

During the first 11 months of this year, 76 members of the department retired on pension, twelve (temporary) members resigned or were dismissed, six died, and five were granted military leaves.

Organization

The uniformed force is organized in three divisions, eleven battalion districts, and the following companies and units:

- | | |
|-----------------------|------------------------|
| 47 Engine Companies | 1 Rescue Squad Company |
| 17 Truck Companies | 3 Salvage Companies |
| 14 Chemical Companies | 4 Water Towers |
| 2 Fire Boat Companies | 2 Light Wagons |
| 1 Air Compressor | |

New Companies

During the present year, a new Truck Company was established in the quarters of Engine Company No. 11, on Oakdale Avenue near Third Street, owing to the many new housing projects established in this vicinity, and a new Chemical Company was established in the quarters of Engine Company No. 39, on Portola Drive and Marne Avenue. This Chemical Company is to be moved to its permanent location on Nineteenth Avenue, near Denslowe Drive, as soon as permanent quarters can be erected at this location.

Equipment

Following is a list of the regular equipment in service and in reserve:

	<i>In Service</i>	<i>In Reserve</i>
1000 g.p.m. combination pumping engine and hosewagon	31	6
750 g.p.m. combination pumping engine and hosewagon	16	10
Battery wagons	8	5
85-ft. aerial hook and ladder trucks	4	—
City service hook and ladder trucks	13	3
Water tank apparatus	10	1
Chemical engines	4	8
Rescue Squad car	1	—
Salvage trucks	3	2
Large water towers	2	—
Small water towers	2	—
Light wagons	2	—
Air compressor	1	—
Tractors	19	10
Service car	1	1
Fuel wagon	—	1
Foam wagon	—	1
Hydrant trucks	18	1
Fire boats	2	—
Chiefs' automobiles	15	16
Staff cars	22	—
Drill tower truck	1	—
Delivery trucks	2	—
Fire hose:		
3½" dbl. jacket cotton rubber lined	26,450 ft.	4,200 ft.
3" dbl. jacket cotton rubber lined	30,000 ft.	7,450 ft.
2¾" dbl. jacket cotton rubber lined	114,600 ft.	10,650 ft.
2½" dbl. jacket cotton rubber lined	100 ft.	8,200 ft.
1½" dbl. jacket cotton rubber lined	38,900 ft.	20,650 ft.
1" rubber chemical	8,650 ft.	550 ft.
Salvage covers:		
Stock covers	757	—
Roof covers	314	85

Fire Houses and Sites

Owing to the governmental restrictions on building materials, which have obtained throughout the year, no progress has been made in new firehouse construction.

A new site, on the east side of Sanchez Street, 125 feet south from Fourteenth Street, has been purchased for a firehouse to accommodate a Battalion Chiefs' Headquarters, Engine Company No. 27, Truck Company No. 6, Chemical Company No. 9, and Salvage Companies Nos. 2 and 4, and the City Architect has been requested to prepare the necessary plans and specifications for the same.

High Pressure System

No alterations or additions were made to the High Pressure System during the year; all structures and appurtenances of the same are in good condition and all gate valves and hydrants have been regularly serviced and maintained. A number of minor joint leaks have been repaired and the average daily leakage is normal.

As of this date, the system consists of:

- The Twin Peaks Reservoir, capacity 10,500,000 gallons.
- The Ashbury Tank, capacity 500,000 gallons.
- The Jones Street Tank, capacity 750,000 gallons.
- Two high pressure pumping stations.
- 108.724 miles of high pressure mains.
- 1,347 high pressure fire hydrants.
- Six high pressure manifold inlets.

Fire Cisterns

Of the 149 fire cisterns in service, nine are undergoing repairs, under the supervision of the City Engineer's office, and the balance were inspected monthly and kept filled and ready for emergency service at all times.

Fire Hydrants

Eighteen new low pressure fire hydrants were installed on Water Department mains, bringing the total number of hydrants on this system to 6,708. All of these were periodically serviced and painted. The replacement of all obsolete 2½-inch outlet hydrants is progressing as fast as the new bodies can be obtained from the manufacturers and to date the change has been completed in St. Francis Wood and most of the West of Twin Peaks area.

Fire Alarm Boxes

Twenty-three new street fire alarm boxes have been installed by the Department of Electricity, making a total of 1,619 of such boxes now in service. In addition to these there are 85 "Reichel" fire alarm boxes maintained in connection with private fire detection systems.

Alarms Responded To

During the first eleven months of this year, the department responded to 12,793 alarms, of which 2,627 were false alarms, 1,981 were turned in for causes other than fires, and 7,577 were actual fires.

One thousand one hundred ninety fires occurred in Class "A," "B" or "C" buildings, 2,551 in frame buildings, and 3,836 were outside of buildings.

Out of the 7,577 fires, 101 were major alarms, including 73 second alarms, 22 third alarms, and 6 four alarms.

Fire Prevention

The inspection force of the Bureau of Fire Prevention made 6,561 inspections and 6,441 reinspections. There were noted 3,338 violations of fire regulations and 3,443 corrections were obtained. In addition, 2,449 special complaints were investigated and adjusted.

One thousand seven hundred and six applications for building permits and 2,436 alterations permits were approved by a representative of this bureau at the Central Permit Bureau, and 75 applications were disapproved.

Fire Investigation

Special investigations were made into the causes of 948 fires, and 13 arrests for suspected arson were made. In eight cases convictions were obtained, two charges were reduced and convictions obtained on the lesser charges, and three cases were otherwise disposed.

Permits

Hearings were held weekly on the applications for permits and the following permits were granted:

	New Permits	Transfers
Automobile repair shops	9	10
Public garages	1	51
Commercial garages	3	
Automobile parking stations	11	24
Gasoline supply stations	0	241
Miscellaneous permits granted:		
Fuel oil storage	1	
Portable gasoline tanks	15	
Underground gasoline storage	82	
Oil burning equipment	1	
Tank trucks	14	
Paint spray	46	
Rubbish burning	332	

Recommendations

For the betterment of the fire service, the following improvements are recommended.

1. *Fire Department Headquarters Building* in Civic Center at the northwest corner of McAllister and Polk Streets. The original plans for the development of the Civic Center of the City and County of San Francisco envisioned the construction of a Fire and Police Department Building on this site. Preliminary plans were drawn in 1917, but no further action was taken toward its construction. The present headquarters of the Fire Department in the basement of the City Hall are entirely inadequate as to space available, light and ventilation conditions are unsatisfactory, and they have been declared as not being in compliance with required health standards by the former, as well as the present Director of Public Health.

2. *Firehouse Reconstruction Program.* In 1940, the San Francisco Chamber of Commerce caused a survey of all firehouses to be made by Mr. H. M. Engle, licensed Civil and Structural Engineer, who recommended that 16 of the over-age firehouses be replaced with modern structures, and that 32 other firehouses of more modern construction be repaired and rebraced, to withstand earthquake shocks. Since then, appropriations have been obtained in last year's budget for three of the above replacements, reducing the number of houses recommended to be replaced to 13, and I recommend that two more of these buildings be included in next year's budget, and that the balance of the program outlined by Mr. Engle be incorporated in the proposed Post-war Planning project.

3. *Constructions of needed extensions to the High Pressure Water System.* This system was designed and installed after the 1906 earthquake and fire, with a view to the elimination of various factors which caused that disaster. This project includes the extension of the High Pressure Water System along the Embarcadero and into the commercial districts of the western and southern portions of the city which were not included in the original installation.

4. *Construction of 50 additional reinforced concrete fire cisterns* of 75,000 gallons capacity at various strategic locations. These cisterns are intended to serve as a last resort in the event of the rupture of the water mains. Spotted along wide streets, or other natural fire barriers, they serve as conflagration arresters.

5. *Construction of two Diesel powered fire boats* to replace the two over-age steam fire boats now in service. If the control of San Fran-

cisco's harbor remains in the hands of the State of California, it will unquestionably be possible to obtain State help for the financing of this project.

Conclusion

The termination of hostilities in the European, as well as the Pacific theaters of war, brought to a close a very important chapter in the history of our Nation, and in reviewing the part which the city of San Francisco and the San Francisco Fire Department played in this eventful period, one cannot escape the conclusion that, despite the many and serious handicaps, in the form of an acute manpower shortage, a scarcity of certain materials necessary to properly implement the fire service, and a war-created abnormal influx of war workers and their families into our city, this department again fully justified its enviable reputation for efficiency and devotion to its duty.

Military personnel and military equipment in countless numbers and quantities have been funneled through this important Port of Embarkation without serious mishap, shipbuilding and other vital war production has been carried on throughout the war period without interruption, and no disastrous fires have, in any manner, hindered the orderly prosecution of our war effort.

Our manpower shortage at times became quite critical, and success in overcoming it was made possible only through the unselfish devotion to duty of the officers and members of the department, who devoted their off-time to the service, without special bonuses or rates of pay above normal for such services, notwithstanding the fact that such bonuses and overtime pay rates prevailed and are still prevailing in all other civilian pursuits.

Inability to obtain replacements for over-age standard fire apparatus and regular standard fire hose, together with a shortage of other critical materials indispensable to the maintenance of proper fire protection, further added to the difficulties encountered during the war, and the necessity for the establishment of new fire companies to protect the numerous and partly improvised housing projects, without the possibility of obtaining additional manpower or adequate facilities for the housing of these fire companies, posed a definite problem.

At the time of this report, conditions are rapidly improving, returning war veterans are filling our ranks, much needed new equipment and hose have been ordered and will soon be available, and new firehouse construction is expected to proceed in a very short time, which enables us to enter the New Year with the expectation of a speedy return to full normal operation.

ALBERT J. SULLIVAN,
Chief Engineer.

BOARD OF PERMIT APPEALS

Your Board of Permit Appeals submits the following report of its activities for the year 1945, up to and including November 28. During that period a total of 84 new cases were heard and disposed of. These may best be segregated as follows:

(a) Fire Department—3 appeals: overruled 1, concurred 2.

(b) Police Department—3 appeals: overruled 1, concurred 2.

(c) Board of Works—78 appeals: overruled 51, concurred 21, 3 dismissed for lack of jurisdiction, 3 withdrawn. In this group 15 so-called temporary permits were granted in the scheme detailed in our 1944 report.

In addition to the above, we granted six rehearings and held 11 special meetings.

Experience taught us that in some instances applications for permits were based on a low estimate and a license fee paid on such basis; when testimony established the fact that the actual cost of the contemplated work was higher, the Board ordered a revision of the application and the payment of the proper fee. We feel that this is a matter which should carefully be watched so that the City may receive the full license fees to which it is entitled.

We have been somewhat concerned with what we consider to be a weakness in the present Code. For instance, a permit may be granted and pocketed by the permittee for ten days or longer, after which period work is started. An appeal from the issuance of such permit is permitted within ten days from the date of issuance. As things now stand, interested persons are not given proper notice of the issuance of the permit, or license, as the case may be. For some time past the President of the Board has been working with the office of the City Attorney on the drafting of an ordinance which will amend Article 1, Part III, San Francisco Municipal Code, by adding certain sections relating to the posting of notice of issuance of licenses and permits and providing a penalty for interference therewith. It is our object that a notice of the issuance of the permit be posted within two days after issuance on the subject property or location affected by the permit or license. The ordinance, of course, contains other matters, but the above is the basic principle involved. You may recall that this matter was the subject of a letter by the undersigned addressed to the Charter Revision Committee on October 12, 1944, at which time I sought an amendment of the Charter to cover the matter involved. We have been working on the proposition ever since and hope to have it completed and submitted to the Board of Supervisors at a very early date.

Two new members came to our Board during the year. Mr. A. P. De Bernardi was appointed by you, vice W. H. Kirkbride, deceased; and John M. Kennedy vice C. J. Auger, term expired on January 15, 1945. They have been serving the Board faithfully and their advice has been of great value to us.

More could be said about our functions but, as indicated in my last report, the writer does not feel that this type of report should be too lengthy. The Board will be pleased to submit additional data on any point or points you may desire to raise.

C. FENTON NICHOLS,
President.

PARK DEPARTMENT

The parks and squares have played a tremendously important part in the lives of San Franciscans and visitors to our city in the past year. We have had a phenomenal increase in attendance in all the activities furnished by the Park Department for pleasure and recreation. The following is a list of some of the splendid activities furnished the visitors:

Archery, baseball, basketball, boating, lawn bowling, card games, children's amusements, concerts, croquet, flycasting, football, golf, handball, horseback riding, horseshoe pitching, model airplane field, model yacht sailing, outdoor celebrations, picnicking, barbecues, polo, horse shows and trotting races, rodeos, soccer, swimming, tennis, volley ball, walking trips, yachting.

The past year, I believe, has been one of the most active years in our parks. It has brought many problems to this department, as it has to the other branches of the city government. We have had a considerable shortage of personnel, which necessitated the discon-

tinuance of maintaining certain sections in the various parks and squares, and a great deal of other work had to be curtailed until we receive additional help. However, every effort was made to maintain the parks and squares in a safe and sanitary condition.

Nursery

In our Nursery Division, we have continued to grow many young trees and a considerable quantity of plant material which will be needed in the very near future for development and replacement throughout the park system. We have grown all the vegetables supplied for the San Francisco Zoological Gardens and the restaurant activities of the Park Department.

Conservatory

The attendance at the Conservatory has increased over last year, and we believe that approximately 200,000 people have visited this building. We have been able to continue with our various flower exhibitions, and we feel that they have been about as fine as could be expected, due to shortage of personnel.

Arboretum

The Strybing Arboretum and Botanical Garden has continued to be a very popular spot in Golden Gate Park. Many colleges, schools and garden clubs, who availed themselves of the opportunity of visiting the Arboretum, have been taken on tours and had the various plants of the world explained to them. We are now working on a plan for the final development of the Arboretum, and we have hopes that the coming year will see the Arboretum well on its way to completion. The plant collections of the Arboretum continue to grow and prosper, and many donations of items are frequently received. We have over 3000 different species and varieties of plants now growing in the Arboretum.

Work in Progress

The plans and specifications are now prepared or are in progress for many projects throughout the parks. This work will start early in the Spring, and we hope to have it completed before the end of the fiscal year.

Kezar Stadium

This stadium has been the center of football competition in San Francisco and the Bay area. We have had a complete program this year, with the largest attendance in the history of the stadium. The seats were painted last summer, and it is hoped that we will receive additional funds in the coming budget for certain rehabilitation work which is absolutely necessary in the stadium and basketball pavilion.

Golden Gate Park Stadium

This stadium has been very popular, with its polo games, horse shows, bicycle and track meets, and several other field events during the year.

Baseball

Plans and specifications are now being prepared for seating facilities at the Big Recreational Field, near Ninth Avenue and the South Drive, and we hope to have this constructed and ready early in the Spring.

San Francisco Zoological Gardens

The attendance at the Zoo has increased throughout the year, and we have continued to conduct animal shows by our keepers, which have proven to be a great attraction to the young as well as adults. Several additions to our animal lists have been made throughout the year, and it is hoped that we will be able to purchase additional rare animals for exhibition purposes in order that we may keep up the interest in the Zoo.

Small Parks and Squares

The popularity of the district parks has increased, and we have tried to make them as attractive and safe for the public as possible. It has been necessary in the past year to remove some of the overgrown shrubbery and do some relandscaping of certain areas, but this was very limited due to the shortage of personnel.

Golf Courses

The three municipal golf courses, Harding, Lincoln and Sharp Parks, were run with a minimum staff. The increased play has made it very difficult to maintain them in their usual fine condition. However, we have received many compliments on the courses and as soon as personnel becomes available again, they will be brought up to their standard as in former years.

Yacht Harbor

It is hoped that in the very near future we will receive funds for the development of the entire area of Yacht Harbor.

Recommendations

Golden Gate Park and Small Parks and Squares—Grounds.—Further improvements in our irrigation systems, not only in Golden Gate Park but also in many of the parks and squares, must be made. The present systems are worn out and badly in need of replacement. When new equipment is installed, it will not only improve the volume and pressures, but the installation of automatic sprinkling systems on large lawn areas will greatly reduce the cost of maintenance per acre. The following is a list of the parks where replacement should be made at the earliest time possible:

Replacement of Irrigation Systems

Golden Gate Park	Garfield Square	Portsmouth Square
Dolores Street	Huntington Park	St. Mary's Square
Franklin Square	Mission Park	Washington Square

John McLaren Park—Sufficient funds to provide for preparation of the plans and specifications for the development of John McLaren Park should be made available within the very near future.

San Francisco Zoological Gardens—I should also like to recommend a Master Plan for the completion of the San Francisco Zoological Gardens.

Herbert Fleishhacker Swimming Pool—The replacement of the diving tower and platform is very necessary. The present tower is antiquated and not too safe. It also is necessary to reconstruct the walk around the entire swimming pool. The walks at the present time are in very bad condition.

With the termination of the war years, I am hopeful that it will be possible to continue to develop San Francisco's Park System into one of the best in the country, providing a year-around attraction to

the residents and visitors, and should like to express my appreciation for your cooperation and that of the other city departments.

JULIUS L. GIROD,
Superintendent.

RECREATION DEPARTMENT

During the calendar year of 1945, the Recreation Department has been confronted with many new and interesting problems as well as the intensification of old ones. In meeting these problems as they arose we have always kept in mind the future recreation needs of our city following the war. While coping with the immediate emergency needs, we have attempted to build a strong and permanent foundation for future growth in order to be prepared to meet the requirements of our rapidly growing city.

Changes in the elements of population have had their influence on the Recreation Department:

An extensive recreation program was conducted for the men and women of our armed forces. Large and small dances have been held weekly for the service men and women, with special parties for all holidays. Each week large groups of our junior hostesses have been taken to Treasure Island for special dances. Several hundred of these hostesses have participated in all of our city-wide dances for service men and women held in the Civic Auditorium.

Tournaments and leagues in all sports for all branches of the service, both men and women, have been organized and supervised by our Athletic Department and conducted in our recreation units. The Crystal Plunge has been used daily for swimming instruction. Our Photography Center has been outstanding in the service it rendered to the men and women of the armed forces, with the facilities being crowded at all times. Many signed up far in advance for the use of these facilities.

Our recreation staff has had a real problem in bringing about understanding and adjustment with the various races and nationalities from both the northern and southern states of the Union; in educating them as to the use of recreation facilities and the opportunities made available. Mutual understanding of individuals and groups has been very successfully brought about through both intra- and inter-playground and recreation center activities.

Influence of War on Children

Vandalism has increased and, as a result, repair costs have soared. It has been difficult to cope with this spirit of destruction in the minds of children of all ages. They have not had the ability to discriminate between destruction necessitated by war and destruction of a deliberate and malicious nature. Our Recreation Department is working very hard to install in the minds of little children a pride in and responsibility for public property.

Parental guidance has been lacking in a great many cases, and this has placed an enormous burden upon our recreation staff.

The above-mentioned conditions have increased the number of individual boys needing leisure time guidance. The Directors-at-Large, working directly with all agencies interested in youth, have personally broken up many gangs by directing their lawless activities into sports and other worthwhile leisure time activities. Three women Directors-at-Large are in charge of Teen-age Dances and Centers.

Increase in Teen-age Activities

This year has seen an increase in the development of teen-age

activities. Two additional Teen-age Centers were opened, making ten district Teen-age Centers as follows:

Bay View—(Old Opera House) Mendell and Newcomb Streets.

Parkside—(Empty store) 1550 Taraval Street.

Ingleside—(Empty store) 1400 Ocean Avenue.

Mission—(Empty store) 680 Guerrero Street.

Sunset—(Empty bank building)—1850 Irving Street.

Marina—(Empty restaurant) 3347 Fillmore Street.

Ocean View—(Empty hall) 107 Sagamore Street.

North Beach—(Annex to playground) 555 Chestnut Street.

Hamilton—(Annex to playground) Geary and Scott Streets.

Hayes Valley—(Hayes Valley Recreation Center) Hayes and Buchanan Streets.

In November, it became necessary to give up our Parkside, Ingleside and Mission Center buildings but, by keeping the leaders, we are attempting to have the groups absorbed into other centers.

Special teen-age center activities have been organized in our Portola, Michelangelo, Cabrillo, Fulton, and Rochambeau Playgrounds, the last three being in the Richmond District. Both social and athletic programs are carried on in all our teen-age centers.

In addition to the center activities, we conduct the following weekly teen-age dances on our larger playgrounds and in schools under our jurisdiction in the evenings:

Bernal Heights (recreation center), Channel (housing project), Double Rock (housing project), Excelsior (playground), Glen Park (recreation center), Jackson (playground), Jas. Lick (junior high school), Middle Point (housing project), Polytechnic (high school), Portola Jrs. (recreation center), Sunnysdale (housing project), South Gate (housing project), Valencia Gardens (housing project), West-side Courts (housing project), Wisconsin (housing project).

Housing Centers

Five additional recreation centers in housing units have been opened this year. The new centers have been a real problem, calling for the finest possible leadership. We have included the participants of our housing project centers in all our city-wide recreation events such as athletic leagues, tournaments, and special programs. We are working with over 1,000 Japanese who have been discharged from the various relocation centers and sent to the South Gate Housing Unit, where we also have many Negroes in attendance. The Recreation Department has also assisted the War Relocation Authority in its emergency Japanese problems at Fort Funston.

School Centers

In January, the Roosevelt Recreation Center was opened at the Roosevelt Junior High School, offering both children and adults a program of handicraft, music, dancing, sewing, and athletics.

Day Camp

Our Day Camp was a great success. We were again able to establish it at Glen Crags, back of the Glen Park Playground; 3,861 boys and girls attended camp during the months of July and August.

Camp Mather

Camp Mather, our mountain family camp, was open from June 16 to September 10, with a capacity attendance during the entire season. Due to the popularity of camp and the lack of necessary accommodations, we again had a long list of people waiting for cancelled reservations.

Midsummer Concerts

The 1945 series of Midsummer Concerts were held every Sunday afternoon at the Sigmund Stern Grove from June 10 through September 16, with a total attendance of 161,145. Following is a list of the 1945 concerts with their estimated attendance figures:

June 10—	“Carnival” (The Recreation Department’s Annual Festival)	17,680
17—	San Francisco Symphony Orchestra	11,150
24—	“Patience”	9,800
July 1—	Alameda Coast Guard Band	6,500
8—	“Music of Gay Vienna”	9,300
15—	“Lucia Di Lammermoor”	11,500
22—	“Comic Operas in English”	10,200
29—	Orchestral Pop Concert	8,000
Aug. 5—	“Music and the Dance”	6,150
12—	“Ruddigore”	6,065
19—	Opera, “Cavalleria Rusticana”	12,255
26—	San Francisco Ballet	15,340
Sept. 2—	Opera, “Hansel and Gretel”	14,025
19—	The San Francisco Symphony Orchestra	6,005
16—	“Pagliacci”	17,175

Industrial Division

Membership in the Industrial Division of the Recreation Department has grown tremendously this year, with an increase to 52 firms over last year’s 18 firms. Twelve of these firms have never belonged to the Division.

Playgrounds

In addition to our regularly supervised units, during the summer we supervised 31 schoolyard playgrounds, making a total of 156 units open for recreation during the vacation period. The attendance on three of the summer schoolyard playgrounds warranted opening them on a permanent basis.

Personnel

The success or failure of a Recreation Department depends largely upon its personnel. The past year has been a difficult challenge to the permanent staff as well as to new staff members. The many problems arising have been met and satisfactorily handled.

Recommendations

It is recommended that ways and means be found as rapidly as possible to finance the post-war plans of the Recreation Commission, as approved by the Post-War Committee, amounting to \$10,332,555. It is extremely important that:

1. Adequate new playground sites be purchased in unimproved districts of the city before homes are constructed on the areas and while satisfactory sites are available at a minimum price.
2. Playground sites now owned or under purchase agreement by the city but not yet developed be constructed and placed in operation at the earliest possible time.
3. Playgrounds be lighted as soon as possible for night use in districts where weather permits of outdoor night activities.
4. The Day Camp site adjoining Glen Park Playground be purchased and developed for a “within the city” camp as soon as possible. This is the only available location for such a children’s camp and extends from Portola Drive on the north, O’Shaughnessy Boule-

ward on the west, Glen Park Playground on the south, and Hoffman Avenue on the east.

5. That a mountain children's camp be developed and placed in operation as soon as possible.

6. In order to efficiently operate our Recreation Department, the following service units be provided:

- a. Adequate administration office space.
- b. Adequate corporation yard, storage, and shop space.
- c. One center for city-wide units, as (1) Dramatics and Costumes; (2) Music and Dance; (3) Photography; (4) Weaving.

At present these units are scattered throughout the city in old rented and very unsatisfactory buildings.

The purpose of the Recreation Department is to provide facilities where boys and girls of all ages and men and women may find the opportunity for participation in constructive recreational activities in which they feel a real interest and responsibility.

PUBLIC LIBRARY

The Public Library, during 1945, saw a year of progress, with an increased budget, increased activities and an increase in circulation.

During the year, the Library Commission, in conjunction with the City Planning Commission, revised its post-war building program. The program now calls for the construction of 15 branch libraries, costing approximately \$620,000, and an addition to the main library building, costing approximately \$700,000. Eight branches now in inadequate rented quarters will be replaced with modern library buildings and seven other districts now without library service will be provided with branches.

In April a Citizen's Post-War Planning Commission was appointed to study the city's post-war construction projects, as prepared by the City Planning Commission, in its six-year building program. This committee unanimously approved all projects recommended by the Library Commission and recommended specifically:

1. That all branch building extensions, costing approximately \$620,000, be financed by allocation in the annual budget.

2. That the extension to the main library building, which will cost approximately \$700,000, be financed through a bond issue.

3. In line with this policy, \$100,000 for two branches and \$20,000 for the purchase of sites has been appropriated in the budget for the current fiscal year. These branches are for the North Beach and Marina districts, and the Library Commission is now undertaking a survey to obtain suitable locations. Construction will commence as soon as the plans have been drafted and the necessary building materials and labor are available.

The main library played an active role in the United Nations Conference on International Organization. Located in the Civic Center, the library was only two short blocks from the Opera House and the Veterans' Building where the Conference sessions and other activities were held. A special honorary membership card, printed by the Grabhorn Press of San Francisco, was presented to delegates, press and radio personnel, as well as to other officials accredited to the Conference. Accompanying the card was a letter of greeting, descriptive folder of the library and information for borrowers.

To provide a special room for the use of delegates and other officials, the art room adjoining the Reference Department was converted into a *United Nations Conference Room* and the vast amount of material which had been collected during the past months was made available in it. This material consisted of publications of the State Department, maps, atlases, books, pictures, posters and all

available documents and pamphlets issued by the various agencies working for peace. The Book Bulletin for April was devoted exclusively to a list of books, periodicals, entitled "Conference Background in Reading." In addition to being distributed in San Francisco, this bulletin was sent to all large libraries throughout the United States, city and county libraries of California and to all organizations and persons who cooperated in setting up the special Conference Room. The popularity of the bulletin has been attested by the many letters of commendation and requests for additional copies.

At the request of the State Department, elaborate exhibits were installed by the Library and School Departments of San Francisco, portraying the public library and the public school at work in our American democracy. Besides the school and library displays, the Book Publishers' Bureau sponsored a cooperative exhibit of 2,000 volumes on history, technology, economics, and other subjects. The Association of American University Presses also installed a representative collection. The Fifty Books of the Year, selected by the Institute of Graphic Arts, was on display during the Conference. From the commencement of the Conference, there were continuous telephone calls for information and daily visits from delegates, press and radio. Representatives from the Latin American countries evinced the most interest in an American public library in action.

The Catalog Department has been engaged in the task of compiling and indexing the United Nations material which was collected by the Reference Department before and during the Conference. Much of this material came from the Information Offices of the Nations-in-Exile and is no longer available in any form. This material will be arranged in volumes of related subjects and bound for future research purposes. The Catalog Department also released a bibliography of the additions to the Art Department made during the years. Local art authorities feel that this list is an important and useful aid to the staff of our several art museums, as well as to the general public.

The Reference Department is already feeling the changing currents of the post-war world. The discharged veteran is using the library in ever-increasing numbers. Many are seeking information as to courses of study with a view to completing their interrupted college work and others desire to read or brush up along their own particular line of enterprise. A large collection of material has been assembled to aid the veteran in a switch to peacetime employment, and to this end a comprehensive bibliography on vocational guidance has been compiled. As San Francisco is a proposed World Trade Center the Reference Department reports that its resources on foreign trade, marketing and shipping are used extensively. There is also a keen interest in the library's exceptionally fine and large collection of maps and voyages.

The New York importer reports that only one shipment of books a month is received from Europe; consequently these infrequent deliveries mean that the orders from foreign book markets are held up for months.

The inventory of the book collections of the main library and 21 branches was taken during the Christmas holidays, and all missing desirable material will be replaced as soon as possible. In normal time this inventory is taken annually but due to lack of help it had to be postponed for the past two years.

The Children's Department took an active part during the United Nations Conference and contributed outstanding displays and programs during the entire period.

The following is a brief summary of some of the other activities of this department during the past year:

During the summer vacation, books were loaned to the 11 vaca-

tion schools conducted by the Board of Education and classes were scheduled for weekly visits to the main or nearest branch library.

During July the Curator of the Northern California Mineral Society loaned an unusual display of samples of minerals of the western states.

In August there was an exhibit of Russian children's books, which proved of interest to adults as well as to boys and girls, as it included several of the old favorites which had been translated from the English.

On September 25 a memorial story hour was held at which additional books were presented to the newly established Lillian Reveal Kauffman Memorial collection of contemporary illustrators of children's books.

The 50th anniversary of the Children's Department, the first in the West, was celebrated on October 10 with a program including a talk by the City Librarian, puppet show and story telling.

The Girl Scouts loaned craft material for an exhibit during their national week, concluding with a story hour and book talk.

A course of seven lectures was given to P.-T.A. members for credit, for the first time this fall, and the Head Children's Librarian was one of the instructors.

Catholic Book Week was observed the first part of November and just preceded National Book Week. Various exhibits were featured during National Book Week at the main and branches and children's librarians visited school assemblies and gave talks at P.-T.A. meetings.

This department furnished two attractive displays to KPO's Radio City for the opening of the radio program entitled *Books Bring Adventure*. This was repeated for another studio on December 1. The children's rooms were festive during the holidays and the concluding event of the year was a Christmas story hour on December 19. After the story hour the Girl Scouts of Troop 85 sang carols.

The Young Adult Section in the main Children's Department has been enlarged and similar sections have been installed in all the branches throughout the system. The regular adult reading room at the main library has also created a Young Adult Section with a special collection of books as well as separate tables for this age-group.

After several years the draft board has relinquished the use of the basement at the Presidio Branch. The basement at the Golden Gate Valley Branch is being used temporarily by the Girl Scouts for a workroom. As soon as building materials and labor are available, both these basements should be converted into separate children's rooms. These rooms will prove excellent quarters for children and will improve the service immeasurably as well as relieve the congestion in the adult sections on the main floor.

Through the year the Music Department has ordered the best in modern music as shown in "A Selected List of Very Modern Music, 1940-1945," published in the December issue of the Book Bulletin. The Music Department also took its part in the library's program during the United Nations Conference. For the duration of the Conference there was an exhibit of autographed photographs of famous musicians representing various nationalities. For the convenience of our visitors this department compiled and distributed hundreds of lists calling attention to the many musical events scheduled in San Francisco during the Conference.

The following are some of the contacts made throughout the library system during 1945:

Classes in home nursing were given by the Red Cross at our Anza,

Bernal and West Portal branches; the Richmond Branch had a class for Camp Fire Girl Counselors and the branch librarian covered story telling and book selection for this group; the leaders of the Girl Scouts met weekly in the exhibit room at the main library; and the main and 21 branches cooperated with the American Society for Russian Relief and served as collection depots and the librarians acted as sorters in the "Books for Russia" campaign.

The Institute of Pacific Relations again held a series of ten lectures in the assembly room. The assembly room was also used regularly by the Audubon Society, Ina Coolbrith Circle, Academy of Science, Northern California Mineral Society, Association of Children's Librarians of Northern California, and many other associations.

The lectures for more than 200 Navy officers, which were given in the assembly room for the past two years, have just been discontinued.

During Negro History Week in February, bibliographies on the Negro were compiled and distributed and the children's and music departments held special appropriate displays. The library also cooperated in the observance of Brotherhood Week, which was sponsored by the San Francisco Conference of Christians and Jews. Each year the library takes an important part in the observance of Russia Book Week, China Book Week, Religious Book Week, as well as National Book Week.

Many interesting exhibits were held in the main library throughout the year. The most outstanding was an exhibition of Psychological Warfare material. The San Francisco Bay Area Council of Camera Clubs held its Ninth Salon of pictorial photography during December in the exhibit room. A Latin-American display prepared by the Library Service Division of the United States Office of Education in cooperation with the Office of the Co-ordinator of Inter-American Affairs to promote inter-American understanding attracted much attention.

A promotional examination for Head Librarian was held by the Civil Service Commission and a list of eligibles was created. Prior to this examination the various departments held seminars for the benefit of the participants in order to refresh their knowledge of the various phases of library technique.

The Staff Association called a general meeting to discuss the In-Service Training Program sponsored by the Civil Service Commission. Up to the time the library came under Civil Service an in-service training program was carried on and all librarians were thoroughly trained in all departments:

The library property on Hyde and McAllister Streets has been leased to the Navy for the duration of the war and a temporary structure for office personnel has been erected. This site will eventually be used for the enlargement of the main book stacks and will be completed as soon as building materials and labor are available.

Many noteworthy gifts were received during the past year, and those worthy of special mention are as follows: A bequest of \$5,000 from the estate of the late Alfred Sutro, to be held in perpetuity, the interest to be spent semi-annually for the purchase of books for recreational reading; a very rare Spanish manuscript from Mrs. Samuel Knight, in memory of her husband; a set of 50 books in Spanish, published by the National University of Mexico and the Department of Education of Mexico by Dr. Ezequiel Padilla, Secretary of Foreign Affairs, and Chairman of the Mexican Delegation at the United Nations Conference. The late Helen Forbes, San Francisco artist, left the library a beautiful Steinway piano, and by placing it in the assembly room it will be possible to resume the recitals and talks that were so popular with the music-loving public. Dr. Wil-

liam Pettus, through the Roxburghe Club, presented three rare Chinese items. In addition to the above mentioned gifts many others were received from interested individuals during the past year.

On January 15, 1945, three members of the Library Commission retired from the Commission after many years of conscientious and devoted service. They were Mr. Eustace Cullinan, Mr. Edward F. O'Day and Mr. John Ryan. Mr. Eustace Cullinan was the senior member of the Commission at the time of his retirement, having been a member since April, 1911. These vacancies were filled by Mr. Frank Shaughnessy, Mr. John Cuddy and Mr. Richard Oddie.

On November 13, 1945, Mr. Robert Rea, City Librarian, notified the Library Commission he would retire as soon as a successor had been selected. Mr. Rea was dean of all city employees, having been associated with the Library Department since 1889, and having served as City Librarian since April, 1912.

WAR MEMORIAL

The War Memorial of San Francisco, consisting of the Veterans' Building, the Opera House and the Court of Honor, is without doubt the world's most outstanding memorial to deceased veterans.

The management and operation of these buildings is vested in the War Memorial Board of Trustees of the City and County of San Francisco. San Francisco's Opera House is the only municipally-owned building of its kind in the United States. The Veterans' Building constitutes the most pretentious home ever built for the exclusive use of veterans of wars in which our country has participated, while the Art Museum is open to the public during the day and in the evenings. The very nature of this group, which was constructed by the people, shows at a glance the importance and widely different appeal that each building holds forth to the various groups of our citizenry.

The Veterans' Building, devoted to offices, meeting halls, club-rooms and an auditorium, serves over 200 organizations of veteran groups. It is estimated that approximately a million persons made use of these facilities during the current year. (Incidentally, this brings to mind the thought that consideration must be given in the immediate future for additional buildings for the War Memorial, inasmuch as it is obvious that there is not at present sufficient facilities for offices and meeting hall space, because of the great increase in the number of units of the various veterans' organizations as well as patriotic groups.)

There was a very substantial increase in the number and type of activities conducted in the War Memorial buildings during the past year. This, of course, resulted in a large increase in revenue, and, in effect, helped to maintain a low tax rate.

No previous opera season has been more outstanding than the one just completed in spite of the many difficulties and problems arising because of wartime conditions.

The most important event in the War Memorial buildings during the past year was the United Nations Conference on International Organization, convening April 25, 1945, and adjourning after an address by the President of the United States, the Honorable Harry S. Truman, on June 26, 1945. The working committees of the Conference utilized the facilities of the War Memorial to its full capacity, meetings being held throughout every day and most of the time well into the night. The Opera House was the meeting place for the plenary sessions. At these sessions, all the delegates of the participating nations convened, discussed and voted upon the various parts of the final document of the Conference, the United Nations Charter.

Appreciation and thanks must be given to the various veteran

organizations, to the Musical Association of San Francisco, and to the San Francisco Art Association (the groups which are the beneficiaries under the trust creating the War Memorial) for their relinquishment of the use of all of the War Memorial facilities for the entire period of the United Nations Conference. Without this consent and cooperation the holding of the Conference in the buildings of the War Memorial would not have been possible.

During the past year, groups representing the various Allied nations availed themselves of the use of the splendid Opera House, and presented programs tending toward a better understanding and mutual help of our allies. A considerable number of the personnel of our armed forces attended practically all of the events held in this building, thereby adding color and awakening a war consciousness on the part of our citizens.

A large number of tourists, as well as local residents, visited the War Memorial buildings on various occasions. Visitors are conducted on a tour by a competent guide.

The imposing edifices of the War Memorial are a great addition to the city's Civic Center, and to the general appearance of the city as well.

The president of the War Memorial Board of Trustees for the year 1945 was Mr. Charles B. Kleupfer.

ART COMMISSION

In the past calendar year the Art Commission's principal activities were in the field of music.

Four concerts with the San Francisco Symphony Orchestra, conducted by Pierre Monteux, and the following soloists: Marian Anderson, Grace Moore, Yehudi Menuhin, Alexander Brailowsky and Raoul Jobin, were presented to capacity houses at the Civic Auditorium at prices ranging from 25 cents to \$1.50. The Ballet Theatre with a company of 125 was presented by the Art Commission with the San Francisco Symphony Orchestra for a series of ten performances at the War Memorial Opera House.

Artistically and financially, this season was one of the most outstanding offered by the Art Commission during the past ten years.

At all these attractions, free admission was provided for the members of the armed forces.

In 1945 the Municipal Chorus, under the direction of Dr. Hans Leschke, gave 15 performances. This included the Art Commission's concert with the San Francisco Symphony, national broadcasts and concerts at Letterman General Hospital and the USO Hospitality Houses.

The Municipal Band, under the direction of Philip H. Sapiro, gave 73 concerts during the year—34 of which were presented at Army and Navy hospitals and service clubs; the balance at charitable institutions and civic exercises.

The Art Commission's project for \$445,000 for the remodeling of the Civic Auditorium was favorably recommended with a high priority by the Citizens' Post-war Planning Committee. The Commission sincerely hopes that in the coming year this project will be carried out.

At a meeting of the Commission held on November 8th, the Commission unanimously passed the following resolution, copies of which were forwarded to his Honor, the Mayor, the Honorable Board of Supervisors, the Chief Administrative Officer and the City Planning Commission:

"Resolution No. 599—1945 S.—City Beautification.—
Resolved: At the regular monthly meeting of the Art Com-

mission of the City and County of San Francisco held on Wednesday, November 14, 1945, in the interests of beautification and the sponsoring of the arts, that all future appropriations for building construction by the City and County of San Francisco shall include a minimum of 2 per cent of the estimated gross project cost to be allocated and appropriated for the specific purpose of landscaping, sculpture and painting."

Today the members of the Art Commission are giving their time and efforts to the study of the various post-war projects with the hope of bringing to San Francisco the best in music and in art.

CALIFORNIA PALACE OF THE LEGION OF HONOR

The year 1945 has been of historical importance to the California Palace of the Legion of Honor. During the United Nations Conference on International Organization held in San Francisco last Spring, the Museum, with the cooperation of the United States Department of State, held an especially arranged Exhibition of Contemporary American Painting in honor of the delegates to the Conference. The Museum, however, did not set aside any of its plans made during 1944 for the year 1945. It held all previously scheduled events and activities in addition to the Contemporary American Art Exhibition—one of the largest of its kind ever held in the United States. The year also saw the attendance increased by 13 per cent above the previous year's. Of the total attendance, 47,000 people alone were reached through our enlarged educational program.

United Nations Conference Exhibition

On May 16th the Museum opened its showing of Contemporary American Painting, which included works of all the different phases of painting currently being produced in the United States. The idea behind this exhibition was to present to the delegates a comprehensive review of what the United States was producing in the field of painting. The selection of the paintings included was made on the objective basis of a fair representation of current production of all styles. The exhibition was financed to a great extent by the United Nations Conference Committee. Without such official support the Museum would not have been able, with the funds then available in its own budget, to provide the necessary sum to hold such an exhibition.

Opening the exhibition was a preview held on May 16th which was attended by 6,100 people. At the close of the exhibition on June 30th some 30,000 had visited the Museum. Not only was the exhibition recognized by articles in the leading national art magazines, but also a column was devoted to it in *Time*.

Social Events Held in the Museum During the Conference

Mrs. Adolph B. Spreckels, on the evening of May 18th, was hostess at a dinner party held in the tearoom of the Museum in honor of the delegates to the Conference. On May 24th, His Royal Highness Amir Faisal, Minister of Foreign Affairs for Saudi Arabia, held a reception in the galleries of the Museum, which was attended by more than 1,000 people.

Exhibitions

In order to reach the many preferences on the part of the San Francisco public the Museum arranged various types of special exhibitions which were held throughout the year.

Of these were important exhibitions dealing with some phases of the war: *Art for the Home Front*, *War Sketches by Gregor Duncan*,

Watercolors of the Philippines by Lieutenant Byron Nevilier. Since the art of photography has long been of interest to a great many people of San Francisco, the Museum each year holds several exhibitions of photographs. Among these during the past year were: *100 Years of Portrait Photography*, *Photographs of the Southwest* by Ernest Knee, and *Photographs* by George Barrows. In addition to periodic displays of the Museum's permanent collections of renowned paintings and sculptures, the Museum held many small exhibitions of paintings and sculpture. Two Ecclesiastical sculpture exhibitions were especially installed to mark the holiday season. These exhibitions attracted not only the public of San Francisco but also many returning veterans who were transients in the city.

Although the Museum has always emphasized exhibitions of the major visual arts, nevertheless it at the same time holds such exhibitions are the following: *Fabrics of Today and Tomorrow*, the *Decorative Arts of France*, an exhibition of architecture entitled *Built in U.S.A.*, *Modern Advertising Art*, *18th Century Maps*, *Primitive Art*, several watercolor shows and even an exhibition which would appeal to the devotees of the theatre, *From Sketch to Stage*. It is constantly in the minds of the staff of the Museum to present as varied a program in its exhibitions as possible. The fare of the exhibitions scheduled catered to many tastes and was not limited to a few.

Museum Aid in Public Schools

Beginning July, 1945, the City and County of San Francisco allowed the Museum to establish a new curatorial position. The reason for the establishment of this position was the growth of the Museum's educational policy in relation to the public schools of San Francisco. During the year March 1944-45 the Museum, with the cooperation of the authorities of the San Francisco school system, was permitted to send one of its curators into the schools in order to correlate, wherever possible, museum material with the school curriculum. This experiment was considered so successful that it seemed necessary to have more than one person performing such an herculean task. Since the Museum has been able to hire an additional curator for the purpose of expanding this program, the amount of museum-aid in the public schools has increased to a remarkable degree. As an indication of the contact between this Museum and the public schools we offer these statistics: approximately 6,000 school children were serviced in the public schools by our two curators; 170 lectures on art were presented in the schools; 500 school children came to the Museum for specially conducted gallery tours.

Other Activities in the Educational Program

In addition to the above mentioned Museum aid in the public schools the Museum has circulated seven exhibits especially arranged for school children. Although the Museum has established the school program, nevertheless it maintained all of its customary educational activities. Many adults, as well as children, have come to the Museum for the express purpose of attending courses of conducted gallery tours. The number reached in this manner was approximately 1,300. The Saturday morning children's classes had an attendance of 2,600. Two new ideas were initiated by the educational department of the Museum. One was the Summer Workshop, which was especially designed to occupy children during the summer months when it is extremely difficult for them to leave the city. This workshop is an unusual feature of museum instruction and has been commented upon by museum educators throughout the country. Special classes for talented children was another feature of the educational department. During the last two months, the Museum has tried an experi-

ment which has proven extremely successful and that is, the teaching of the parents of the children who attend the Saturday morning classes. The response to this course has been gratifying and it is the hope of the Museum that work along these lines will be expanded in the coming year.

Although the curatorial staff of the Museum, because of its small size, has been extremely busy in the arranging of exhibitions and in the maintaining of its large educational program, it has, nevertheless, found opportunity to give lectures outside the Museum when called upon by such groups as the Parent-Teachers Association, the Junior League, the California Women's Club, the Kingsley Art Club of Sacramento, the San Francisco Teachers' Institute and many other similar organizations.

Little Theatre Activities

Free motion pictures are shown every weekend in the Museum's Little Theatre. During the past year, approximately 24,000 people have attended these films, which are selected for their esthetic and historical importance in the development of the motion picture. The Museum does not present these films for the primary purpose of entertainment but rather for the more fundamental purpose of exhibiting the best in a new field of the visual arts.

The Little Theatre is available always to any groups for the presentation of plays, dance recitals and so forth. By such groups as these, the Little Theatre has been used approximately 15 times during the past year.

Radio Broadcasts

Twenty-one broadcasts have been given by members of the staff of the Museum over the leading radio stations in San Francisco. These broadcasts consist of interviews with artists, talks on some aspect of the history of art and discussions of current exhibitions. Every Saturday afternoon, one-half of the organ recital conducted by Mr. Uda Waldrop was broadcast over station KSFO. Mr. Paul Verdier, President of the Board of Trustees, has been the willing financial supporter of the broadcasting of these organ programs.

Publications

Every month the Bulletin of the California Palace of the Legion of Honor was published, continuing the publication from the previous years. Twenty-nine Bulletins have now been published. Each Bulletin contains articles on the objects in the permanent collections and often articles on the important special exhibitions. To these Bulletins the members of the Museum staff contributed scholarly articles, among which are the following: *The Six Flemish Tapestries* (Moses and Aaron Series), *Bernard Palissy—Craftsman of the French Renaissance*, *Keith's in the Gordon Blanding Collection*, *Little Masters from the Museum's Collections of Dutch Painting*, *Limoges Enamels from the Huntington Collection*.

Another publication of the Museum has been the monthly Calendar, which lists special exhibitions, the motion picture series, Museum broadcasts, educational activities, organ recitals and other special events. During May and June at the time of the Contemporary American Painting Exhibition, three publications on this exhibition were published; a 16-page catalogue, an illustrated supplement to the catalogue, and a 13-page article written by Mr. Alfred Frankenstein, art critic of the San Francisco Chronicle. With every special event that the Museum holds, postcards and other such kinds of communications are sent out to the complete mailing list, which numbers some 5,000 names. Any person may request to be placed

on our mailing list for announcements or for the monthly calendar of events.

Recommendation: Bus Line

The staff of the Museum has, in every way, tried to induce the public of San Francisco and transients in this city to come to the Museum. Their efforts have been inexhaustible in arranging 84 exhibitions, courses for adults covering a period of 16 weeks, 125 children's classes—to mention only a few of the many activities offered. All of these exhibitions and activities are, however, lost as far as their educational value to the public is concerned unless the Museum is made more accessible. Due to the Museum's location in Lincoln Park, removed quite a distance from the nearest car line, attendance has suffered. A bus line is needed which will make contact with the car lines and the Museum.

This Museum is one of the institutions of which the city is very proud, for, in addition to housing one of the finest collections in the West, it maintains an extremely active educational department. It is one of the finest buildings which the city owns. Therefore it is sincerely recommended that a bus line be inaugurated so that the Museum is more easily reached.

JERMAYNE MACAGY,
Acting Director.

M. H. DE YOUNG MEMORIAL MUSEUM

The year 1945 was a memorable one for the Museum. The attendance through November was 719,558 and judging by average December figures of past years undoubtedly will pass the three-quarters of a million mark by the end of the year, an increase of 30 per cent over 1944.

The year 1945 also marked the fiftieth anniversary of the Museum's founding. Plans for a great exhibition as a fitting celebration were postponed because of the war but it is hoped that a large and important "anniversary exhibition" can be arranged next year when conditions become more normal. However, the Museum had several important exhibitions, the major one being "Art of the United Nations," arranged as a tribute to the San Francisco Conference. Each country in the United Nations was represented by splendid art works, both old and modern, generously loaned by the various governments, museums and private collectors. Others of particular significance were: "The Army at War," an exhibition of paintings done by American artists in the various theatres of the war which are the property of the War Department and were circuited throughout the country under the sponsorship of the Treasury Department; "Original Portraits of United Nations' Leaders," painted for the covers of *Time* Magazine; Joe Rosenthal's Pacific War Photographs, including in the famous Iwo Jima series the now historic *Raising the Flag on Mount Suribachi*; "American Watercolor and Winslow Homer," a survey of the watercolor medium in America from casual pioneer days to the present, arranged by the Walker Art Center, Minneapolis.

Also presented during the year were: Medieval Manuscripts from the collection of Erwin Rosenthal; Original Illustrations by Josef Scharl for Grimm's Fairy Tales; "The Four Seasons in Photography," by Josef Muench; Watercolors and Drawings by U. S. Marine Combat Artists; "The Story of American-Russian Friendship," as told in paintings by Philip Evergood, sponsored by the Russian War Relief; 1945 International Salon of Photography; "Art Clothes Modern?" circuited by the Museum of Modern Art; "Fifty Artists and Walkowitz"; Architecture in The Netherlands, sponsored by The Netherlands Information Bureau.

The popular series of one-man shows included this year the works

of Charlotte Berend, Prof. Chang-Shu-Chi, Joseph Levin, Robert Maxfield, Frank Herrmann, Brooks Willis, Eric Isenburger, Mitzi Solomon, Stephen Etnier, Feliks Topolski, Flavio Cabral, Dong Kingman, Wedo Georgette, William Gropper, Francesco Di Cocco, Wilma Prezzi, Copeland Burg, Alfred Kubin and Charles Horton.

The Museum was most fortunate to receive as gifts several outstanding works of art, the most noteworthy being: a beautiful seated Madonna and Child, limestone, French, 14th century, gift of Mrs. George Cameron; Portrait of a Man, Venetian, 16th century, gift of Mrs. Willis J. Walker; Portrait of Count Preysing by Joseph Vivien, French (1675-1734), gift of the de Young Endowment Fund; "View of Greenwood Lake, New Jersey," by the American painter, Jasper Cropsey (1823-1900), gift of Mr. Gustav Epstein; an exquisite French Renaissance Mirror in carved boxwood frame, circa 1550, gift of Mr. George Wagner. The Museum's collections were further enriched through the generous donations of Mr. Richard B. Gump, Mrs. Andrew Griffin, Miss Mildred Oestermann, Mrs. Mary Hills Hatch and Mr. John Hatch, Mr. Philip Lilienthal, Mrs. John Magee, Mrs. Florence Bland Sandvik and others.

The popularity of the Saturday art classes for children and adults was such that the Educational Department arranged extra sessions during weekdays. Special lectures and gallery tours in connection with important loan exhibitions drew large audiences. A series of radio talks by staff members on special events in the Museum also proved most popular with the public.

CALIFORNIA ACADEMY OF SCIENCES

Steinhart Aquarium

The California Academy of Sciences, a non-profit scientific institution organized in 1853 and incorporated in 1871, maintains in Golden Gate Park a free public museum of science, superintends, manages and operates the Steinhart Aquarium and conducts a scientific research institution together with a large scientific library. The museum and aquarium are regarded both by the citizens of San Francisco and by visitors from elsewhere to be among the leading public attractions of the city, and to exert an important educational influence. The Academy's scientific publications will be found in every important library in the world.

The Academy occupies three buildings in Golden Gate Park. Two of these, the Steinhart Aquarium and the Simson African Hall, receive an annual subvention in the budget of the City and County of San Francisco. The third and largest building, the North American Hall (known also as the Natural History Museum) is maintained by the Academy at its own expense. The Steinhart Aquarium has been maintained in a successful state of operation, even though supplies and replacements both of mechanical equipment and of specimens for exhibit have remained exceedingly difficult to obtain. We have not yet been able to reestablish contact with our pre-war sources of tropical fishes from the South Pacific. Nevertheless, by ingenuity and care on the part of the staff, the exhibits have been maintained in a very attractive state.

Public attendance at the Aquarium, after being somewhat disappointing in the earlier months of the year, showed a sudden increase as soon as gasoline rationing was lifted. On Sunday, September 2, the Aquarium was visited by 12,917 persons, and on the following day (Labor Day) the attendance was 11,816. The total of these two days, 24,733, is probably the largest two-day attendance in the institution's history. Attendance for the first ten months of 1945 has been 581,151, and if present trends continue the number will approximate three-quarters of a million visitors for the year.

The Simson African Hall has been visited in the first ten months of 1945 by 239,834 persons. This attendance, while smaller than that at the Aquarium, which for obvious reasons has a more immediate popular appeal, nevertheless represents a very substantial number of people who have availed themselves of this highly educational museum hall. It is worthy of note that attendance in the African Hall for the first ten months of 1945 has exceeded by more than 20,000 persons the number of visitors during the same period in 1944.

For a number of months the Red Cross has made a practice of bringing to the Museum and Aquarium bus-loads of convalescent wounded service men from hospitals in the San Francisco Bay region. The appreciative comments and letters of these men have been particularly gratifying to the staff.

ROBERT C. MILLER,
Director.

MUNICIPAL COURT

We submit herewith, copy of financial statement covering the period January 1 to December 31, 1944, together with copy of financial statement just prepared covering the period January 1 through October 31, 1945, which are self-explanatory and which reflect the very healthy condition of the affairs of this department.

We wish especially to call your attention to the receipts of the Criminal Division, namely \$32,472.02, for the 10-month period commencing January 1 and ending October 31, 1945, as against the earnings of \$31,813.72 for the previous 12 months, which indicates a substantial increase for the year ending December 31, 1945. In this connection, may we again bring to your attention and also emphasize the conditions under which this department (as well as other departments housed there) is forced to carry on its activities at the dilapidated and outmoded Hall of Justice at Kearny and Washington Streets. We believe that the consideration of the erection of a new courts building to house all these units of the city government is most imperative in the development of the post-war planning program.

Also, the receipts of the Traffic Fines Bureau of \$290,233.50 for the first ten months of this year as against \$272,246.75 for the previous 12 months, serve to highlight the activity of that division and indicate a most substantial increase in the calendar year ending December 31, 1945. This can be attributed largely to the end of gas ration controls, and in a smaller measure to the steadily increasing volume of business in the Bureau caused by the increase in population as well as the fact that the Police Department has started issuing tags in far greater numbers than heretofore.

In this connection, may we bring the fact to your attention that at the present time the Department of Public Works is inviting bids for the performance of the work of enlarging the facilities of the Bureau as heretofore recommended. As the present clerical force is inadequate, temporary relief is now being sought by the employment of additional B222 General Clerks, and the matter of making these additional appointments is now under your consideration, but indications are that it will be necessary to request that the number be increased in estimating our annual budget requirements.

We also believe that the functions of the Bureau will be materially improved by moving the Tabulating Division (now located in the Purchasing Department) closer to, or establishing the same within the Bureau itself.

On the basis of the foregoing, it is apparent that the affairs of this department are in excellent condition, and in anticipation of our recommendations as outlined being given favorable consideration and

approval we believe that the receipts over expenditures for the 12-month period commencing January 1 and ending December 31, 1945, will amount to at least the sum of \$300,000.

IVAN L. SLAVICH,
Clerk of the Municipal Court.

FINANCIAL STATEMENT

RECEIPTS

Civil Department

9,353 Civil Actions filed	3,226 Small Claims filed		
Less 322 Official, no fee	Less 9 Official, no fee		
	Less 1,004 City Officials, no fee		
<hr/>	<hr/>		
9,031 Complaints, balance	2,213 Small Claims, balance		
9,031 Complaints at \$4 each.....	\$ 36,124.00		
2,213 Small Claims at \$1 each.....	2,213.00		
Sundries	8,808.75	\$ 47,145.75	

Criminal Department

Department No. 9	\$ 17,012.84		
10	7,342.37		
10-A	550.00		
12	6,908.50	31,813.71	

Traffic Department

Traffic Court, Hall of Justice, Dept. No. 11	\$157,042.00		
Traffic Court, City Hall.....	90,211.57		
Traffic Fines Bureau:			
State Motor Vehicle Act ..	\$ 56,256.25		
City Traffic Code.....	215,990.50	272,246.75	519,500.32
		<hr/>	<hr/>
Grand Total Receipts.....			\$598,459.78

EXPENDITURES

Salaries of Judges, Clerk and Assistants	\$267,259.00		
Salaries of Reporters	21,615.00		
Transcripts, Reporters, Criminal Department	10,632.00		
Jury and witness fees	2,581.00		
Stationery, supplies, equipment and Miscellaneous	29,694.00		
	<hr/>		
Grand Total Expenditures.....			331,781.00
Receipts over Expenditures			\$266,678.78

Special Deposit Fund

Cash on hand January 1, 1944	\$ 16,544.76		
Receipts to December 31, 1944.....	29,539.38	\$ 46,084.14	
	<hr/>		
Withdrawals		35,670.58	
		<hr/>	
Cash on hand December 31, 1944.....		\$ 10,413.56	

Respectfully submitted,

DANIEL R. SHOEMAKER,
Presiding Judge.

Attest: IVAN L. SLAVICH,
Clerk of the Municipal Court.

FINANCIAL STATEMENT

RECEIPTS

Civil Department

7,473 Civil Actions filed	1,862 Small Claims filed	
Less 451 Official, no fee	Less 59 City Official, no fee	
<hr/>	<hr/>	
7,022 Complaints, balance	1,803 Small Claims, balance	
7,022 Complaints at \$4 each.....	\$ 28,088.00	
1,803 Small Claims at \$1 each.....	1,803.00	
Sundries	6,930.00	\$ 36,821.00
		<hr/>

Criminal Department

Department No. 9	\$ 17,405.62	
10	7,563.90	
10-A	4,135.00	
12	2,862.50	
Unclaimed bail	505.00	32,472.02
		<hr/>

Traffic Department

Traffic Court, Hall of Justice, Dept. No. 11	\$154,027.71	
Traffic Court, City Hall.....	68,301.37	
Traffic Fines Bureau:		
State Motor Vehicle Act . . . \$ 49,444.00		
City Traffic Code.....	240,789.50	290,233.50
		<hr/>
		512,562.58
		<hr/>
Grand Total Receipts		\$581,855.60

EXPENDITURES

Salaries of Judges, Clerk and Assistants.....	\$238,066.41	
Salaries of Reporters.....	21,089.19	
Transcripts, Reporters, Criminal Department	16,125.94	
Jury and witness fees	1,870.64	
Stationery, supplies, equipment and Miscellaneous	24,673.71	
		<hr/>
Grand Total Expenditures		301,825.89
		<hr/>
Receipts over Expenditures		\$280,029.71

Special Deposit Fund

Cash on hand January 1, 1945.....	\$ 10,413.56	
Receipts to October 31, 1945.....	29,930.45	\$ 40,344.01
		<hr/>
Withdrawals		23,948.29
		<hr/>
Cash on hand October 31, 1945.....		\$ 16,395.72

Respectfully submitted,

DANIEL R. SHOEMAKER,
Presiding Judge.Attest: IVAN L. SLAVICH,
Clerk of the Municipal Court.

SUPERIOR COURT

Herewith the report of the various departments of the Superior Court, giving the number of actions filed and the amount of business handled by the Court.

You will note that the over-all picture indicates a considerable

increase in the volume of business and all indications gathered from authoritative sources substantiate the prediction that the coming year will witness the greatest amount of business this Court has ever been called upon to handle.

Since the City Hall was constructed, the number of our Courts has increased from 12 to 18, while the civil departments of the Municipal Courts have increased from four to eight. As a result, there is a complete inadequacy of space for jurors to deliberate, for the proper examination of jurors and there is, in general, an improper amount of space necessary for the functioning of the Courts.

Now that the end of the war has made imminent construction a possibility, it is respectfully submitted that full consideration be given to the erection of a Courts Building in the Civic Center; this will not only provide for more efficient operation of the courts, but will also free considerable space in the City Hall for use by executive offices.

Respectfully,

ELMER E. ROBINSON,
Presiding Judge, pro tem.

SUPERIOR COURT

Following are comparative statistics for the 10-month period, January 1 to October 31, during the years 1944 and 1945:

Appellate Filings—Hearings

	1944		1945
Civil suits filed.....	52	Civil suits filed.....	50
Criminal suits filed.....	20	Criminal suits filed.....	24
Total	72	Total	74

Juvenile Filings—Hearings

	1944		1945
Petitions filed	972	Petitions filed	1,183

Psychopathic Complaints Filed and Hearings

	1944		1945
Complaints filed	1,214	Complaints filed	1,545

Naturalization Hearings

	1944		1945
Petitions filed	200	Petitions filed	143

Civil Filings

	1944		1945
Civil suits filed.....	9,187	Civil suits filed.....	10,515
Probate filed	2,844	Probate filed	3,027
Adoptions filed	292	Adoptions filed	314
McEnerney suits filed....	100	McEnerney suits filed....	106
Total	12,423	Total	13,962

Criminal Filings

	1944		1945
Indictments	24	Indictments	22
Informations	901	Informations	866
Causes from Municipal Court	134	Causes from Municipal Court	142
Total	1,059	Total	1,030

ELMER E. ROBINSON,
Presiding Judge, pro tem.

The office of Secretary of the Superior Court supervises the court and jury calendars of cases ready for trial under the rules of the Judicial Council and contacts counsel, thus expediting the business of the court.

This office also checks and examines some 30,000 prospective trial jurors yearly; types and approves the payrolls and time-sheets for the jurors serving in the criminal and juvenile courts; examines and lists the prospective Grand Jurors and also makes up this payroll to remunerate them for service; passes upon all requisitions for court supplies and equipment.

For a number of years our budget has been kept to a minimum and no increase had been asked. In the past two years, however, the work of the courts has so increased in volume that it was necessary to ask for additional appropriations in several depleted items of the Superior Court budget.

At the present time all cases involving minors and juvenile delinquents are tried by the Superior Court sitting in the Juvenile Court Building. This necessitates having a separate jury panel, a judge and a court reporter, thus adding expense (statutory) to our already depleted "Jury and Witness Fees," "Court Reporter's Fees" and "Reporters' Transcriptions" appropriations; increasing the number of doctors' bills in re examination of defendants claiming insanity; necessitating larger appropriation for examination of "Mentally Ill," "Alcoholics," "Feeble-minded," "Narcotic addicts"; and increasing the cost of housing and meals for jurors.

Additional assistants are required in the person of one legal stenographic reporter and a calendar clerk.

Our crowded calendars show that there is a vast increase in civil and criminal trials so that larger appropriations in these three items are necessary to maintain our courts for the coming year. (Repeated yearly.)

It is planned to make it more hospitable for jurors by increasing the number of rooms for juries in deliberation and additional court reporters' quarters. Budget estimate of cost of these items was not made in 1945-46 appropriation estimate. (Repeated yearly.)

THOMAS S. MULVEY,
Secretary, Superior Court.

JUVENILE COURT

The year 1945 has been particularly conspicuous in the noticeable rise in juvenile problems. This condition has been caused by the serious housing problem, the influx of workers into our community, high wages paid to youths, working mothers, and in general the free and easy spending of money. Although in the beginning of the fiscal year the department was assisted slightly by an increase in personnel, the increase still did not fulfill the need caused by increased community demands.

The Court Department is presided over by the Honorable Theresa Meikle on a full-time basis, extending to the many children who come to her attention, an understanding and devoted interest. Through Judge Meikle's leadership and the advisory assistance rendered by the Probation Committee—namely, Mr. Philip Landis (chairman), Mrs. Fred Bloch, Mr. Russell Carpenter, Mr. Merriel Cooley, Rev. Leighton Nugent (replacing Rev. Jackson Burns), Miss Edith E. Pence, and Rev. Eugene Shea—the Juvenile Court has gained national recognition.

This recognition has been on a two-fold basis. (1) Through the impetus by San Francisco in the establishment of a new Juvenile Home, the entire country has been stimulated to embark also on the securing of new Juvenile Court and Detention Home facilities.

San Francisco has also demonstrated the leadership to 11 counties in the State and 22 cities in the country, who are endeavoring to secure modern facilities for the handling and treatment of youth.

(2) The Juvenile Court Department is determined to change antiquated philosophies in the treatment of children, to bring forth a modern system based upon scientific study, through the assistance of psychiatrists, psychologists, and trained probation officers. A definite trend has already been patterned whereby the stigma of "detention" and "Juvenile Court" will be eliminated. Study is now under way to secure a different identification for the entire department, an identity that will reflect "residence" instead of "detention," "Youth Court" or "Children's Court" instead of "Juvenile Court."

In order to demonstrate factually the increased flow of work in the Juvenile Court Department, the following statistics are presented. On the total recapitulation for 1944, 5,532 children were shown; for the calendar year 1945 the total is 8,329 children. In 1944 unofficial cases numbered 3,186; in 1945, 4,577.

In this particular division it should be explained that the unofficial case is the result of the sifting process that takes place upon every child coming to the attention of the Court. A child classified as unofficial is so classified on a prevention basis, whereby the Juvenile Court Department prevents the child from becoming an official ward of the Court. The actual prevention cases under intensive case work number 543. Official cases during the year 1944 numbered 1,050; during 1945, 1,232; truancy, 1944—301; 1945—575; traffic, 1944—995; 1945—1,402. Complete breakdown is as follows:

CALENDAR YEAR 1945					
	M	F		M	F
<i>Official Cases</i>			<i>Prevention Cases</i>		
Delinquency	578	215	Delinquency	439	99
Neglect	147	165	Neglect	2	3
Dependency	37	32			
Intake	38	20	Total	441	102
			Grand Total—543		
Total	800	432	<i>Traffic Cases</i>		
Grand Total—1,232			Total	1,373	29
			Grand Total—1,402		
<i>Unofficial Cases</i>			<i>Truancy Calendar</i>		
Delinquency	1,224	481	Total	375	200
Neglect	479	507	Grand Total—575.		
Misc'l Services ...	1,256	190			
Intake	196	234	Total Male Children.....		6,144
			Total Female Children....		2,185
Total	3,155	1,422			
Grand Total—4,577			Grand Total 1945.....		8,329
			Grand Total 1944.....		5,532

District Attorney Contributory Cases

Male	Female	Total
22	80	102

Children Received During Year

	Male	Female	Total
Detention Home—1945	2,286	866	3,152
1944	2,180	946	3,126
Laguna Honda Children's Home—1945.....	52	99	151
1944.....			170
Log Cabin Ranch School—1945.....	104		
1944.....	117		

Total Number of Child Days, 1945

Detention Home	25,553
Laguna Honda Children's Home.....	17,918
Log Cabin Ranch School	5,647
	Total 49,118

Medical Examinations

Detention Home	3,150
Laguna Honda Children's Home.....	377
Log Cabin Ranch School.....	954
	Total 4,481

Psychological Clinic Examinations

	<i>Psychological</i>		<i>Psychiatric</i>	
	<i>M</i>	<i>F</i>	<i>M</i>	<i>F</i>
1945.....	1,042	355	280	56
1944.....	486	274	182	87

Detention Home School

Pupil days taught.....	5,341
Average daily attendance.....	24.2

Number of Meals Served

	<i>Children</i>	<i>Employees</i>	<i>Guests</i>	<i>Total</i>
Detention Home	78,692	2,973		81,565
Laguna Honda Children's Home	16,957	2,744		19,701
Lob Cabin Ranch School.....	49,324	13,759	1,853	65,936

Grand Total Meals Served, 1945

Detention Home	81,565
Laguna Honda Children's Home.....	19,701
Log Cabin Ranch School.....	65,936
	167,202
	1944 — 132,457

The above figures disclose a trend that is comparable to the post-war era following World War I. It might be well to state that budgets of San Francisco City and County departments providing health and welfare services increased 15 per cent between 1940-41 and 1945-46. These increases have not quite kept pace with the population growth in the same period. The resident population of San Francisco increased 30 per cent, from 634,500 in 1940 to 827,400 in 1945. (Special U. S. Census which includes military personnel living off of reservations and excludes personnel on reservations.)

During the past year the Juvenile Court Department has made a real contribution to the community. Through a regular program of public relations, the work of the department has been presented to the public by means of the press, radio, and public appearances. Through the medium of education the community has become aware of the vital role played by the Juvenile Court within the city. The people have become conscious that they are an important part of the function carried on by the department. The service rendered is a service to them. The department has been the recipient of fine cooperation from many agencies, organizations and clubs, as well as generous contributions for the welfare of children. The community has become an integral part of the program for the welfare of youth.

The accomplishments over the year are particularly conspicuous because of the emphasis placed on definite progress toward attaining the very best for the children who come before the Juvenile Court.

1. Through the efforts of representatives from San Francisco, State legislation was passed granting 50 per cent subventions from the State for the operation of the Log Cabin Ranch School. All of the counties in the State may benefit by such financial assistance for County-operated schools. Youth authorities all over the State have expressed the opinion that this is the finest youth legislation in many years. It tends to encourage the creation of additional county facilities, and to eliminate many commitments to the large State correctional schools. San Francisco will benefit directly in assistance toward securing additional funds for permanent establishment at Log Cabin Ranch School.

2. There has been a complete reorganization of the educational program at the Log Cabin Ranch School. Previously a teacher was supplied through the Pescadero High School District. This was not satisfactory because of the limited resources of the small Pescadero district. Therefore, State legislation was passed permitting the San Francisco School District to provide teachers at the Log Cabin Ranch. The Ranch is now fortunate in having a trained agricultural teacher, a graduate of an agricultural college; also an academic teacher and shop instructor. This has increased the teaching staff with two additional teachers over the previous allotment from the Pescadero High School District. The boys are given individual attention. The instruction in agriculture alone is comparable to the work carried on in agricultural colleges in the State.

3. Modern, sanitary barns are now under construction at the Log Cabin Ranch School, which will provide facilities equal to those in agricultural colleges.

4. Plans have been completed for the construction of one additional staff cottage at the Log Cabin Ranch School. This will encourage resident personnel to be in close association with the boys at the Ranch at all times.

5. Livestock at the Ranch has been supplemented with a complete dairy and beef cattle herd, which will give the boys the opportunity to join 4H Clubs and display livestock in various shows in California.

6. General improvements have been effected by the boys themselves on the Ranch property, such as constructing rock walls, athletic field, landscaping and general road repair.

7. The Probation Department had the opportunity to participate in a series of In-Service Training classes, sponsored through the Civil Service Commission.

8. The following employments were added to the department on July 1, 1945: 6 probation officers, 1 psychologist, 2 stenographers, 2 typists, 1 assistant superintendent (Detention Home), 2 attendants, 2 group supervisors, 1 assistant cook.

However, this increase in personnel has not been able to carry on the increased number of cases coming to the department, especially in view of the tendency of private agencies and Community Chest to reduce their responsibilities. This has been particularly true with the closing of the Children's Protective Society, and its elimination from the community as a Chest responsibility. As a result neglect cases have been centered in the Juvenile Court Department. It might be well to state that in August, 1944, our Intake Division showed 79 neglect cases investigated; in August, 1945, 239 cases were investigated, or an increase of 203 per cent.

9. A division known as the Psychological Clinic was created as a regular division of the department, staffed by a senior psychologist, supervisor of the division, two psychologists, two part-time psychia-

trists, and a secretary. However, the division needs additional personnel in order to cover the more important cases coming to the department. At the present time the division is able to handle only 50 per cent of the cases.

10. Intensive work is being carried on by the case consultant on the preparation of the manual of procedure, which will include policies and complete outline of the operation of the entire department. This will be extremely helpful to all new people in the department, and will likewise maintain permanency in policies in writing, whereas the department has always functioned in the past on verbal policies without clarification.

11. The position of assistant superintendent of the Detention Home was created in order to delegate responsibility for the many problems which arise in the Detention Home during the evening hours. The assistant superintendent acts as night superintendent of the Detention Home. This service has been a serious need for many years, and will provide adequate supervision of children and personnel.

12. Procedure is under way through city departments to secure appropriation for the establishment of a new home for girls coming to the attention of the department. The building is located at Noriega Street and Great Highway, and will be known as Ocean View School for Girls. This additional facility will assist in eliminating the present crowded conditions in the Detention Home, and will allow an additional floor of 13 rooms for smaller boys, thereby providing proper segregation. The Home will be operated by a staff of nine people on a 24-hour basis. Security will be maintained through supervision of a well-trained staff and not through physical barriers, such as bars, screens, etc.

13. After a year of intensive search and deliberation, several recommendations were made by the Probation Committee, the Judge of the Juvenile Court, and the Mayor's Advisory Committee regarding a suitable site for the new Juvenile Home. The Balboa Park area was chosen as the most desirable location, but due to the fact that the Park Commission refused to relinquish any part of this area, the Laguna Honda Home site was selected as an alternate. Approximately 14 acres of land will be available in this area. An architect, Mr. William Merchant, has been selected by the Department of Public Works. Construction will be on the separate unit system, symbolizing home environment, and will be a complete departure from the existing facilities at 150 Otis Street.

The foregoing is a brief and general compilation of the activities of the Juvenile Court Department over the past year. The day-to-day work is intensified by the fact that the department deals with human emotions, with individuals who are distraught because of broken lives and homes, and the temptations in a community overcrowded with people and still ringing with the echoes of war. Every agency, public and private, and every individual must exert every ounce of assistance in order to combat the anticipated upswing in crime by juveniles as well as adults, during this transitional period from war to peace.

It is the hope and even the recommendation that city authorities will come to the realization that youth must be given every consideration; that in order to help youth, funds must be expended; that economy is prudent, but is very unwise if it is used without proper consideration toward the welfare of children. Through integration of responsibilities and coordination of effort a definite objective will be achieved. Such integration and coordination can be accomplished only through the delegation of responsibility to one agency or individual on an over-all basis, which will have the wisdom and vision

to enlighten the public as to the changing conditions, and to submit recommendations for cure and treatment.

The Juvenile Court Department has reached a position of eminence in the community, as well as throughout the entire country, and has brought to the City and County of San Francisco a reputation in the youth field which is unsurpassed. The low delinquency rate of San Francisco in proportion to its population, and in comparison with other cities and communities over the country, is due to the excellent cooperation extended by the public and private agencies, the clubs and organizations. The Juvenile Court Department is most grateful to all public departments and private agencies, clubs and organizations for their assistance at all times in the welfare of youth.

GEO. W. OSOSKE,

Chief Probation Officer.

ADULT PROBATION

The Adult Probation Department operates under authority of the Penal Code of the State of California (Section 1203) and the Charter of the City and County of San Francisco (Section 58). The department is under control of the Adult Probation Board, consisting of seven members appointed by the judges presiding in the Criminal Departments of the Superior Court.

The board was recently reorganized by the appointment of the following outstanding citizens: Joseph J. Webb (chairman), Robert A. Peabody (secretary), Henry Budde, Raymond Blosser, Rev. Paul Meinecke, Maurice Moskovitz, and Kendrick Vaughan. Members of the board serve without salary, and have been very actively interested in their work.

The work of the department originates in the courts as follows: The three departments of the Superior Court at the Hall of Justice; the Juvenile Court, 150 Otis Street, where cases involving sex offenses committed by adults against minors are tried; the four criminal departments of the Municipal Court at the Hall of Justice; and Municipal Court Department 10A, Division 2, known as the Venereal Disease Control Court, located at 135 Polk Street (Health Center Building).

During the past year, the Criminal Departments of the Superior Court at the Hall of Justice were presided over by Honorable Edward P. Murphy (Presiding Judge), Honorable Herbert C. Kaufman, and Honorable William F. Traverso; Honorable Theresa Meikle, presiding at the Juvenile Court, 150 Otis Street. Judges of the criminal departments in the Municipal Court were interchangeable through the year, following the usual custom of the court. For the most part, they were presided over by Honorable Leo Cunningham, Honorable Edward Molkenbuhr, Honorable Harry Neubarth, Honorable Clarence Morris, Honorable Twain Michelson.

Considering the large increase in population, there has been no alarming increase in the work of the department. This may indicate that the residents as a whole have been well-behaved and law-abiding despite the stress of wartime conditions.

However, since cessation of hostilities there has been a marked increase in crime, and it is not too much to predict that it will continue, as the age groups mostly involved in serious crimes is in the same range as that of the vast majority of those in military service. Crime waves have always been an aftermath of war, and have flourished in proportion to the number of enlisted personnel.

With the slacking off of employment, it can well be expected that the work of our family division, already operating to capacity, will be greatly increased, as negligent fathers placed on probation will use unemployment as an added excuse for their failure to support their children.

The following figures taken from reports for corresponding months of recent years are submitted for comparison:

Eleven Month Period	Number of Investigations and Reports	Number under Supervision
1941	1648	1843
1942	1674	2448
1943	2346	2533
1944	2853	2738
1945	2953	3173

The above figures show a gradual increase in the work done by this department with reference to both the number of investigations and the total cases under supervision. The figures quoted also show an increase in the number of cases handled without a comparable increase in the number of probation officers assigned to the department.

With a growing increase in new cases from the courts, and the spreading out of our population to new and wider areas, our field work and home visits have of necessity been curtailed.

The complete annual report for 1945 will undoubtedly show a considerable increase in the figures quoted, as it appears the present month of December will be an unusually heavy month, as indicated by the condition of court calendars for the month.

Financial Statement: Funds collected by the Adult Probation Department on court order:

Omitting to provide for minor children, and other family support	\$ 72,055.29
Restitution to merchants, hotels and others	39,393.23
Fines collected on court order and turned into the City Treasury	15,940.13
Total funds collected	<u>\$127,388.65</u>

Cost of supervising an average case load of 1950 probationers per month for fiscal year:

Actual expenditures	\$ 47,106.15
Less:	
Fines collected—General Fund	17,054.78
Net cost to City and County	<u>\$ 30,051.37</u>

The above statement indicates that the department is partially self-sustained by the collection of fines. It also shows an additional potential saving for the County by the amount of collections for the support of minor children and indigent parents, since these two groups might easily become public charges if not supported by their legally liable relatives.

The estimated earnings of probationers under our supervision approximates the sum of \$3,500,000; this reflects an additional saving to the taxpayers in that these probationers are not only providing

vitaly needed manpower at this time, but being free and out of custody, they are able to work and maintain themselves and their dependents instead of being a burden on the community.

In carrying out the work of this department as outlined herein, I am pleased to report that we have received excellent cooperation from the Judges of the Superior and Municipal Courts, of other municipal departments, and of various community agencies.

GEORGE McNULTY, Chief,
Adult Probation Department.

CHIEF ADMINISTRATIVE OFFICER

Departments under the Chief Administrative Officer continued their successful operations under war-created conditions during the past year and at the year's end saw immediately ahead an easing of personnel problems and material and equipment restrictions.

The handicap of a shortage of adequately trained personnel extended from the professional classifications, engineers, doctors, nurses, to the general classifications of clerical workers. The physician shortage disappeared in the last month of the year, but nurses for the city's institutions remained a serious problem. The hospitals met their responsibilities only with the help of volunteer Red Cross nurses' aides and the willingness of employees to carry heavier loads of work.

Post-war public works planning was handicapped by the shortage of engineering classifications, but substantial progress was made, as reported under the heading, Department of Public Works.

The swollen population of the city continued to place a heavy burden on the Health Department inspection service and on such offices as the County Clerk and Recorder. The latter's problem of keeping up with current work became critical as demobilization brought a rush of service men and women with demands for recording of discharges.

Purchasing continued to be difficult because of war-created restrictions and shortages, but some easing had been experienced at the year-end. Acquisition of the Market Street Railway added considerably to the total value of purchases. The cost of the purchasing function, per dollar value purchased, was slightly lowered. Martin H. Gerry was appointed Purchaser of Supplies on April 16, succeeding the late William C. Hubner. Both Mr. Hubner and Mr. Gerry had had outstanding professional records in private business.

Several War Service Activities were discontinued during the year, a number continued and one greatly expanded. Discontinued were Salvage for Victory, which did an outstanding job of salvaging tin, paper and fats during the war years; Victory Gardens, and Nutrition. The city's payment of rents for the War Rationing Boards was discontinued June 30. The War Housing Center, a cooperative effort of the Nation, state and city to find homes for war workers and their families, was discontinued after V-J Day, but the Hotel Emergency Housing Bureau continued at 50 Post Street, locating hotel rooms for service personnel.

The Civic Center Dormitories during the 12 months ended November 30 furnished 133,659 beds to service men, although they were closed to prepare for and serve the United Nations Conference for almost three months. The 1600 beds in the Civic Center Plaza buildings and 200 at Hamilton Square (for Negro service men) have been filled to capacity each Saturday night and the Civic Center buildings have slept 300 to 600 other nights.

Several hundred beds were set up at Laguna Honda Home and at the old Potrero Emergency Hospital and arrangements were completed to fully utilize the Civic Center and Hamilton Square dormitories every night of the week during the visit of the fleet in October, but the need for beds for fleet personnel proved to have been overestimated by Navy officers. Provision of additional rooms by hotels made extraordinary use of the dormitories unnecessary.

It is anticipated that this temporary dormitory project will have to be continued until toward the end of the current fiscal year. From 50-cent charges for overnight accommodations, the project will be found at its close to have been about self-supporting.

The Hospitality House continued successful operations under the general guidance of a citizens' committee and the supervision of the Chief Administrative Officer. The outstanding success of this activity has been due in large part to the general support of civic, fraternal, labor and industry groups which have taken successive turns as hosts for the day. The activity will be continued during the demobilization period.

The San Francisco Coordinating Council for Veterans' Services, a War Service Activity, was expanded to meet the needs of returning service men and women. Located on the first floor of the City Hall, it serves as a clearing house for information and services to World War II veterans. Referrals are made to more than 60 federal, state and local agencies whose representatives participate in guiding the council's activities. Direct efforts are made to find housing; on other problems the applicants are referred to the appropriate agency. Through a contractual arrangement, expenses are borne by the Community Chest and the city. The urgent need for this coordinating activity is expected to decline when demobilization is completed.

In the handling of the Publicity and Advertising Fund the Chief Administrative Officer has continued the city's cooperation with those civic organizations which carry on long-term promotion programs. For the third successive year the fund also was used to assist the San Francisco Opera, with the aim of further enhancing the city's cultural reputation. The city's hospitality to delegates and press, radio and camera representatives at the United Nations Conference on International Organization was financed in part by a special publicity appropriation. The highly successful results more than justified the expenditures. Receptions and entertainments for distinguished military and naval commanders and service men returning from the Pacific were also financed from the Publicity and Advertising Fund. Citywide patriotic celebrations and observances were supported, and arrangements were made for the city's participation in the resumed Tournament of Roses at Pasadena.

The Regional Service activities to build and maintain understanding between San Francisco and its rural trade area were continued, and were supplemented by active participation in the work of the Agricultural Committee of the San Francisco Chamber of Commerce.

To maintain its place as a tourist center and to continue adequately in the post-war period to promote San Francisco industrially and commercially it probably will be necessary next fiscal year to request resumption of \$300,000 a year appropriations for the Publicity and Advertising Fund, reduced during the war years to \$200,000.

The Chief Administrative Officer contracted for and supervised a special census by the United States Census Bureau. J. C. Capt, Bureau Director, certified as a result of this special count that San Francisco's present population is 827,400. The decennial census in

1940 gave this city a population of 634,536. Increased gasoline tax funds will more than repay the city for the expenditure made. The breakdown of population figures by census tracts will be received later. Official data received to date follows:

The number of occupied dwelling units in San Francisco increased from 206,011 on April 1, 1940, to 235,329 on August 1, 1945, representing an increase of 29,318, or 14.2 per cent. The population per occupied dwelling unit increased from 3.08 in 1940 to 3.52 in 1945. The number of vacant dwelling units decreased from 16,165 in 1940 to 3,002 in 1945.

Race and Sex	August 1, 1945	April 1, 1940	Increase April 1, 1940, to August 1, 1945	
			Number	Percent
Total	827,400	634,536	192,864	30.4
Male	431,579	322,441	109,138	33.8
Female	395,821	312,095	83,726	26.8
White	772,354	602,701	169,653	28.1
Male	398,393	301,692	96,701	32.1
Female	373,961	301,009	72,952	24.2
Negro	32,001	4,846	27,155	560.4
Male	17,160	2,461	14,699	597.3
Female	14,841	2,385	12,456	522.3
Other races .	23,045	26,989	—3,944	—14.6
Male	16,026	18,288	—2,262	—12.4
Female	7,019	8,701	—1,682	—19.3

Note: A minus sign (—) denotes decrease.

The Chief Administrative Officer has been presiding over inter-departmental meetings looking toward solution of the downtown traffic and transportation problem. The group is looking with favor on a subway as basic to solution of the problem, but it is studying all other proposals before making any recommendations.

A matter of urgent concern to many departments at this time, when normal activities must be resumed or expanded, is office space in the City Hall. The office of the Chief Administrative Officer is seriously handicapped by limited office space. Among others, the Retirement Board, Recreation Commission, Public Administrator, Public Works Engineering Bureau and Purchasers' Tabulating Bureau are seriously overcrowded.

It is recommended that immediate consideration be given to the construction of an office building, to be used as a City Hall annex, on the northwest corner of McAllister and Polk Streets, to relieve present crowded conditions. Departments of the city and county government cannot be expected to function efficiently unless more space is provided.

The departmental reports that follow originated from Harry C. Vensano, Director of Public Works; Dr. J. C. Geiger, Director of Public Health; Martin H. Gerry, City Purchaser; Joseph J. Phillips, Real Estate Director; Ben G. Kline, Director, Department of Finance and Records; Ralph W. Wiley, Chief, Department of Electricity; Dr. John J. Kingston, Coroner; Elmer J. Gaetjen, Secretary, Coordinating Council; James A. Hughes, Sealer of Weights and Measures; and William F. Carroll, Horticultural Commissioner.

DEPARTMENT OF FINANCE AND RECORDS

Three of the five offices in the Department of Finance and Records have continued during 1945 to experience increased burdens of work as a result of the wartime population increase and post-war conditions. They are the Recorder, County Clerk and Tax Collector.

The Registrar of Voters and Public Administrator have experienced a slight recession from the peak year, 1944, as shown by reports appended hereto.

The shortage of competent and trained personnel, felt increasingly during the war years, began to ameliorate during the last month of 1945 with return of discharged veterans. Conditions in this regard are expected to be normal again during 1946.

The County Clerk's and Recorder's offices are expected to remain at high work levels in the first full post-war year owing to increased population and business transactions, but the peak load being carried at the year-end by the Recorder's office due to the recording and copying of veterans' discharges is expected to subside rapidly after two or three more months.

This extra load has necessitated two supplemental appropriations for the Recorder and caused the opening of a temporary separate office for handling veterans' demands.

A new procedure for preparing real property tax bills was inaugurated in the Tax Collector's office. The license bureau in that office is returning to the use of metal plates and badges, unobtainable during the war years.

Following are reports of the five offices in this department:

Recorder

With the end of the war and an increase in building activities, property transfers, reconveyances, etc., the revenue in the Recorder's office has commenced to show an increase over normal years. Our total receipts for the period January 1 to October 31, 1945, are \$115,532.05 as compared to \$106,598.90 for last year, and \$91,974.55 for 1943. The number of documents filed and recorded for the same period this year is 66,876 as compared with 54,910 for the same period last year, and 44,843 for that period in 1943. Part of the increase in the number of documents recorded is caused by the recording of military discharges.

Under provisions of Section 6107 of the Government Code the Recorder is required to record military discharges and to issue certified copies of discharges and marriage certificates to discharged veterans without fee. We are receiving for record approximately 300 military discharges a day and we feel that this rate will continue until March of 1946, when we should begin to experience a reduction in this work. In the meantime it has been necessary to increase the temporary employments in the office by 17 in order to carry the load. The additional work and our inability to secure sufficient capable help have resulted in our carrying forward unfinished copying work which today amounts to 110,000 folios, the largest accumulation in the history of this office. Due to the appropriation of additional funds and the employment of additional temporary help a steady reduction in the amount of unfinished work is anticipated.

The State Legislature this year again refused to authorize photographic copying of instruments filed for recording as is done in many progressive states. Photo-recording, it is believed, would have prevented the recent backlog of work and would prove an economy as compared with the copying of documents by typewriter. The Governor has been requested to include this matter in his call for a special legislative session early in 1946.

County Clerk

The business of the County Clerk's office continues on the upward trend which began with the start of the war. Each year of war has

brought a substantial increase in the work of the office and the end of the war has not diminished the volume.

This extra work is reflected in the increase of office fees. For the fiscal year ending June 30, 1945, these fees totaled \$144,328.06, as compared with \$128,138.70 for the previous year, an increase of \$16,189.36.

The collection of fees for the compensation of Superior Court reporters is an added duty of the County Clerk under a new state law effective September 15, 1945. These fees have brought the following sums, payable to the salary fund of the reporters:

September 15 to September 30, 1945	\$2,957
October 1 to October 31, 1945	6,868

Tax Collector

This year for the first time property tax bills were calculated and statements made out by business machines. There were improvements in appearance, accuracy and readability of the bills. Savings were made in temporary salaries sufficient to defray the additional costs. The step was taken through the cooperation of the Assessor, in whose office the machines were used, the Controller, and this department.

Previously the machines had been substituted for handwriting in filling out unsecured personal property bills. The next logical step is to arrange for the mailing out of tax bills. Thought is being given to that problem.

The following collections were made during the fiscal year ended June 30, 1945:

Real estate and secured personal property....	\$34,902,310.11
Unsecured personal property	918,056.63
Delinquent revenue	158,374.72
License fees	441,418.35
	<hr/>
Total	\$36,420,159.81
Total previous year.....	34,080,469.45
	<hr/>
Increase over previous year.....	\$ 2,339,690.36

Registrar of Voters

During the calendar year 1945, the Registrar of Voters' office conducted one major election, the Consolidated General Municipal and Special Election held November 6, 1945, and one minor election, the Health Service System election in May.

On January 1, 1945, there were 355,825 persons enrolled as electors of the City and County. This increased to 374,832 for the November election. It was necessary to cancel 50,625 registrations prior to January 1, and the first part of the year was occupied largely by clearing up the files and records and notifying these cancellees. Besides the 19,000 new registrations an equivalent number of changes of residence were recorded and the files corrected to correspond. The total registration was larger than at any previous municipal election.

The number of candidates for office and the number of propositions submitted to the voters for their decision were larger than usual. Only 51 per cent of the voters went to the polls. The total vote was 192,252. In the three prior municipal elections the percentages voting were: 1939, 85 per cent; 1941, 62 per cent; 1943, 77 per cent.

Public Administrator

Operations of the Public Administrator's office are summarized below in comparison with those of the year 1944:

	12 months, 1944	10 months, 1945
Number of estates totaling less than \$200 each administered under Sections 1143-1144 of the Probate Code, without fees or costs.....	175	116
Number of estates totaling over \$200.....	385	312
Total number of estates wherein the Public Administrator took possession.....	560	428
	12 months, 1944	10 months, 1945
Administrator's commissions collected and paid into County Treasury.....	\$34,232.39	\$27,256.91
Attorney's fees collected and paid into County Treasury	34,717.39	27,241.91
Sundry revenues collected and paid into County Treasury.....	607.07	445.67
Total collections paid into County Treasury	\$69,556.85	\$54,944.49
Total cost of operations of office.....	49,114.89	43,781.34
Excess of revenues over operating costs	\$20,441.96	\$11,163.15

PURCHASING DEPARTMENT

Total purchases made by the Purchasing Department during 1945 amounted to \$7,942,060.32 as compared with \$6,509,735.72 during 1944, reflecting an increase of \$1,432,324.60, or 22 per cent.

Two City and County operating organizations showed definite decreases in expenditures, these being the Civilian Defense Organization and the Water Department, while purchases for other departments, except Public Utilities, increased from 4 to 8 per cent. The Utilities increased their expenditures 135 per cent, or approximately \$1,369,664.32. This unusual increase was largely due to the purchase of maintenance materials and supplies and new equipment for the recently acquired railway system.

The total cost of purchasing increased by 13 per cent, while the average cost per order decreased 3 per cent. The ratio of the total cost of purchasing to the total value of purchases decreased approximately 0.8 per cent as compared to the 1944 figures. During this year 43,558 purchase orders were issued, representing an increase of approximately 16 per cent over the prior year's figures. Expenditures for the various departments are summarized below:

	No. of Orders	Value of Orders
General and Miscellaneous	20,684	\$3,032,126.22
Civilian Defense	422	66,973.98
Education	7,938	1,003,945.71
Health	4,731	1,143,747.52
Utilities	7,752	2,372,929.81
Water	2,031	322,337.08
	43,558	\$7,942,060.32

The Purchasing Department continued to do all purchasing for all departments, commissions, boards and institutions of the City and County and in addition operated and supervised repair shops for automotive and mechanical equipment, garages, storerooms, warehouses, and a gasoline and oil service station for municipally-owned automotive equipment.

The equipment inventory maintained for all departments continued to furnish a valuable record showing the amount of equipment on hand and where it is located. Through the control of that inventory many transfers of equipment and supplies were made between departments in place of additional purchases. The sales activities of the department were greatly increased. Through the sale of articles unfit for use, such as property turned over to us by Civilian Defense and other departments, approximately \$150,000 was returned to the city treasury.

The Tabulating Bureau provided a wide range of services designed to meet the requirements of city departments for rapid and inexpensive summarization of data concerning accounts, inventories, cost studies, statistics, etc. During the past year the use made of these services by the several departments of the City and County has greatly increased, with a result that the volume of work now being handled considerably exceeds that handled in previous years. Present-day demands for fast methods of reporting promise continued and even greater expansion of this bureau's activities.

The Reproduction Bureau in its second year of operation in providing interdepartmental blue printing, photostating, multigraphing, mimeographing and photographing services has more than doubled its work program. That there was a real need for this type of service within the city government has been definitely proven by the steady increase in the volume of work and the number of departments served. New equipment has been added and other equipment overhauled in order to provide a modern plant equipped to furnish rapid, economical reproduction service to all city departments.

During the late months of the year the Purchasing Department's activities have been greatly accelerated by the cessation of hostilities and the increasing stocks of available materials. Extensive future plans by various departments will cause greatly increased activity in the immediate future.

PURCHASE ORDERS ISSUED FOR 12 MONTHS ENDING NOVEMBER 30, 1945
VALUE OF PURCHASE ORDERS WRITTEN

	GENERAL			CIVILIAN DEFENSE			EDUCATION			HEALTH			UTILITIES			WATER			Total Value of Purchase Orders
	No. of Orders	Value of Orders	No. of Orders	No. of Orders	Value of Orders	No. of Orders	No. of Orders	Value of Orders	No. of Orders	Value of Orders	No. of Orders	Value of Orders	No. of Orders	Value of Orders	No. of Orders	Value of Orders	Total No. of Orders		
Dec. 1944	1,263	\$ 153,881.39	31	\$ 6,425.03	374	\$ 58,210.76	350	\$ 86,198.03	549	\$ 186,100.24	229	\$ 28,109.02	2,790	\$ 518,984.47					
Jan. 1945	1,831	213,438.43	37	4,377.16	1,502	106,562.24	416	112,769.62	650	189,524.39	162	24,879.04	4,598	651,540.88					
February	1,781	326,381.03	50	9,882.16	522	94,441.16	269	52,096.17	467	74,007.52	157	19,415.04	3,246	576,223.08					
March	1,793	223,002.44	40	8,980.09	587	84,867.39	483	128,178.78	664	153,202.01	163	26,003.38	3,730	624,234.09					
April	1,584	196,070.79	23	4,480.96	493	93,480.59	345	75,882.63	668	441,015.41	135	35,470.49	3,248	846,360.87					
May	2,018	305,767.67	18	2,216.01	679	70,245.31	522	123,003.04	783	210,360.72	197	25,743.91	4,217	743,336.66					
June	1,865	276,623.70	55	5,881.32	778	69,842.49	255	38,182.12	616	122,567.62	167	23,393.39	3,736	556,660.64					
July	1,269	174,970.80	22	4,601.82	726	145,823.77	472	137,884.49	729	244,211.05	157	31,196.38	3,375	738,088.51					
August	1,657	250,827.77	41	2,430.37	610	56,891.65	292	63,771.76	574	107,538.22	186	21,936.23	3,160	503,396.00					
September	2,029	315,148.20	31	5,889.02	401	73,180.52	406	95,709.90	669	225,711.47	121	28,044.73	3,857	743,683.84					
October	1,873	343,636.82	39	6,248.88	605	60,767.69	526	134,758.69	737	220,897.01	187	31,083.85	3,967	797,092.94					
November	1,721	252,677.18	35	5,581.16	661	83,662.14	395	95,312.29	646	197,744.15	170	26,861.42	3,628	661,838.34					
TOTALS	20,084	\$3,032,126.22	422	\$66,973.98	7,938	\$1,003,945.71	4,731	\$1,143,747.52	7,752	\$2,372,929.81	2,031	\$322,337.08	43,558	\$7,942,000.32					

SERIES	YEAR 1944			YEAR 1945			% Increase or Decrease
	Number of Orders	Amount	of Orders	Number of Orders	Amount	of Orders	
General and Miscellaneous	19,997	\$2,907,544.02	20,084	3,032,126.22	4	4	
Civilian Defense	770	124,629.69	422	66,973.98	46	46	†
Education	6,150	969,358.04	7,938	1,003,945.71	4	4	
Health	4,544	1,057,657.35	4,731	1,143,747.52	8	8	
Utilities	4,037	1,003,265.49	7,752	2,372,929.81	136	136	
Water	2,133	445,603.03	2,031	322,337.08	28	28	†
W. P. A.	7	1,678.10					
TOTALS	37,638	\$6,509,735.72	43,558	\$7,942,000.32			
TOTAL COST OF PURCHASING*		\$ 70,861.79		\$ 79,936.17			13
Average Cost Per Order		1.88271		1.85516			3
Ratio of Total Cost to Total Value of Purchases†		.01088		.01006			8

INCREASE OF 5,920 or 16% in number of orders.

†Denotes Decrease.

*Total of salaries allocated to the Purchasing function.
†These figures are presented for comparative purposes. They actually show that the estimated salary costs per \$1 of purchases were 1.088 cents in 1944 and 1.006 cents in 1945.

REAL ESTATE DEPARTMENT

During the calendar year 1945, the Real Estate Department purchased real property for the City and County of San Francisco, as follows:

Project	Parcels	Amount
Army Street Widening.....	14	\$194,235
Bay Shore Freeway	118	350,199
Bernal Heights Boulevard	4	368
Crystal Springs Pipe Line No. 2 (Right of Way)	1	4,500
Fleishacker Playfield	1	19,589
Grant School	2	27,000
Junipero Serra Set-back Line.....	2	1,500
Madison School	1	8,000
McAllister Street—460-464	1	19,000
McLaren Park	6	2,950
New Mission Police Station	1	15,250
Hetch Hetchy—Oakdale ..	1	1,440
St. Mary's Park Playground	1	1,500
San Jose Avenue and Guerrero Street Widening	6	39,410
Stanley Street Parkway.....	2	300
Sunset School Sites	14	45,450
Yacht Harbor	2	41,189
Totals	177	\$771,880

A written offer has been obtained in the amount of \$217,500 from Mayfair Heights Corporation for acquisition by the San Francisco Unified School District of a 15-acre tract in the former Laurel Hill Cemetery as a site for the proposed new Lowell High School. Another offer has also been obtained from the same corporation in the total estimated amount of \$82,372 to sell portions of the former Calvary Cemetery property to the city for the widening of Geary Street, Masonic Avenue and new St. Joseph's Avenue.

The following parcels of real property were sold or exchanged by the Real Estate Department:

Location	Parcels	Amount
Lombard and Pierce	1	\$ 10,000
Nineteenth Avenue—Sunset District	5	27,700
Lombard Street near Fillmore	1	1,500
Thirty-fourth Avenue and Irving Street... ..	4	1,350
Tennessee Street near Twentieth Street... ..	1	1,875
Alemanay Boulevard	1	300
W. Junipero Serra S. Stanley Drive.....	2	33,420
Rhode Island and Eighteenth Street.....	1	1,000
Vallejo near Laguna	1	5,100
Ravenswood-Belmont Right of Way (easement)	1	100
Stanislaus County—Roselle Tract	1	450
Property near Belmont to Dalmo Victor..	2	12,500
Property near Belmont to Southern Pacific Co.	2	335
Lombard near Gough	1	3,800
Fourth and Balboa	1	2,260
Pacific near Jones	1	2,070
Army Street Widening	1	1,300
Twenty-fourth Avenue near Geary.....	1	5,500
Twenty-fourth Avenue near Quintara, also } Forty-second Avenue near Santiago and Ulloa }	3	18,500
Forty-second Avenue near Quintara.....	1	3,600
Totals	29	\$132,660

Appraisals have been made and much preliminary work has been done, concerning the acquisition of lands for the following projects:

Project	Parcels	Estimated Cost
Sewage Treatment Plants, North Beach... and Islais Creek	10	\$ 906,000
Army Street Widening, South Van Ness to Guerrero.....	43	500,000
San Jose Avenue and Guerrero Street Widening, Army to Brook Street.....	25	306,000
Lake Merced Playground.....	45	178,500
Miraloma Playground	1	80,000
Pine Lake addition to Sigmund Stern Grove	1	14,800
San Andreas-Sunset pipe line and outlet .	4	37,500
	4	6,000
Totals	133	\$2,028,800

Rentals from city owned lands and improvements were collected as follows:

Department	Parcels	Monthly Rental	Annual Rental
Recreation	70	\$ 1,658	\$ 19,896
Water Operating	71	1,500	18,000
S. F. Unified School District	15	32,042	386,504
Municipal Railway	19	310	3,720
Highways and Street Widening	85	2,350	28,200
Miscellaneous	72	1,397	16,761
Civic Auditorium	131,601
Total			\$604,682

Privately owned property leased by the city, 95 parcels at an annual rental of \$90,092.

A 20-year lease of certain city owned land located on Van Ness Avenue near Beach Street was entered into with V. J. Bergeron (Trader Vic), whereby the lessee will construct and operate a restaurant on the premises, at a rental of \$212 per month after the restaurant is open for business.

A 20-year lease was entered into with Pan American of certain land and privileges at the San Francisco Airport. This lease will probably be extended to 40 years after the California Legislature ratifies a certain charter amendment recently approved by the voters. The total rental for the 40-year period will amount to approximately \$1,025,000.

A 20-year lease has been entered into with Grove J. Fink of 3.5 acres of city land near Twin Peaks for the purpose of constructing and operating a modern radio and television broadcasting station thereon, at a rental of \$150 per month after the station has been constructed; also a lease in the same locality with the United States of America for a naval radio station at a rental of \$150 per year.

Various other leases were also negotiated by the Real Estate Department, regarding Crystal Palace Baths, an automobile parking lot on Geary Street west of Jones, the Farmers' Market and recreation centers.

In the NE ¼ of the SW ¼ of Section 22, T. 29 S., R. 21 E., Kern County, a good producing oil well has been completed by Oceanic Oil Company. The city owns the E ½ of the W ½ of the NW ¼ of said Section 22, which tract is under lease to Oceanic Oil Company and Independent Exporation Company, as lessees. It is the intention of the lessees to commence drilling operations on the city's property before January 31, 1946.

During the year the Bishop Oil Company, as lessee, has paid the city \$4,392 as royalties on the oil produced from the 35 wells in Sections 21 and 28, T. 28 S., R. 28 E., Kern County. These wells consistently produce an average of about 1,250 barrels per month. Since the Bishop Oil Company took over this property on April 1, 1943, the company has done considerable remedial work on the property, including cleaning of the wells, replacement of jack lines and tubing where necessary, etc.

In July the Director of Property assisted the Board of Supervisors, sitting as a Board of Equalization, in passing upon requests for equalization of 1945-46 assessments on taxable real property situated in the City and County of San Francisco.

Considerable other work was also done by this office in checking condemnation suits filed by the Federal Government against the city and other parties, checking McEnerney suits, making appraisals of property for various projects in addition to those listed herein, replying to inquiries made by the general public regarding city owned lands, etc.

Every effort is being made to lease or sell surplus city owned lands when the departments in control thereof report that such lands are not needed for their purposes.

DEPARTMENT OF PUBLIC WORKS

The calendar year of 1945 has been a most difficult year for the Department of Public Works. The manpower shortage reached its peak in the spring of the year and serious shortages resulted in most of the Bureaus of the Department, but were particularly severe in the Engineering Bureau, the Architectural Bureau, and the Street Cleaning Division of the Bureau of Streets.

This shortage, in conjunction with the governmental restrictions on all construction work, handicapped and delayed the Department in its construction program.

The following Bureau reports cover the period of January 1 to November 15, 1945:

Bureau of Engineering

The Bureau of Engineering was unable to obtain additional professional help. The normal engineering personnel of this Bureau were therefore faced with maintaining their routine duties and at the same time carrying on the work required to motivate the \$12,000,000 sewer bond program and prepare a stockpile of plans and specifications for post-war emergencies.

Under these circumstances it was possible to complete only half of the \$10,000,000 stockpile of plans requested by the Chief Administrative Officer. Contracts were let for \$695,799 worth of sewer construction work, a part of which will not be actually completed until the spring of 1946. Restrictions of the War Production Board held up construction for over six months. In view of these adverse circumstances, the Engineering Bureau made a creditable showing for the year.

Contracts awarded for street improvements and street work, both private and under the Street Improvement Act of 1934, amounted to \$301,714.

Other accomplishments of the Engineering Bureau were as follows:
A Master Plan for Streets and Highways was prepared for submission to the City Planning Commission and to the Citizens' Com-

mittee on Post-War Planning, and a six-year plan of post-war construction of sewers and highways was drawn up.

Applications were prepared for submission to the State of California for aid under Chapter 47, Statutes of 1944, as follows:

Two hundred fifty thousand dollars for acquisition of land for highway purposes; \$335,000 for preparation of plans and specifications for sewers and sewage treatment plants; \$204,900 for preparation of plans and specifications for highway projects. A contract for preparation of plans and specifications for the North Point Sludge Treatment Plant was let to Clyde C. Kennedy, Consulting Engineer of San Francisco. Work was started on plans for the North Point Sewage Treatment Plant by the limited personnel in our own Engineering Bureau. With more adequate personnel these plans would be further advanced and the city would be better prepared to apply for any state or federal subventions made available.

A recapitulation of contracts entered into by the Director of Works from January 1, 1945, to November 15, 1945, will be found in the Appendix, page "A."

In conjunction with the state, which is planning a new Bay Shore Freeway from the county line to connect with the Bay Bridge at Fifth Street, necessary freeway studies have been completed and \$508,000 has been expended to date for land acquisition. Studies have also been partially completed on a system of lateral feeder arterials to connect with this proposed Freeway. This lateral system has been incorporated in our post-war program.

One such lateral, involving the widening of Army, Clipper and Guerrero Streets and San Jose Avenue, has been completely planned and construction will start in the spring of 1946 if the right-of-way can be obtained. The necessity of removing a number of dwellings may delay the start of construction.

The final plans for the Islais Creek Bridge on Third Street have been completed and accepted from consulting engineer L. H. Nishkian.

The first of the new 3-light type of traffic signal is now being installed on Nineteenth Avenue and Park Presidio Boulevard. This will be the first complete installation of its kind in San Francisco. Similar installation on Lombard Street is projected for next spring.

In September of this year, City Engineer John J. Casey resigned due to poor health, and was replaced by Mr. Ralph G. Wadsworth, well-known consulting engineer.

Richmond-Sunset Sewage Treatment Plant

The operation and maintenance of the Treatment Plant continued during its sixth year of operation.

War conditions were manifested by an increase in contributory population to an estimated 190,000 compared with an estimated 150,000 in 1940. The shortage of manpower was distinctly felt. Numerous changes in plant personnel made operation and maintenance more difficult, and resulted in some curtailment of laboratory work.

The quantities of sewage treated were 1,390 million gallons gravity flow from the Richmond District, and 1,588 million gallons pumped flow from the Sunset District for a total of 2,978 million gallons. The 5,199 cubic yards of filter cake delivered to city parks and municipal golf courses for use as fertilizer were estimated to have a value of \$20,800.

Satisfactory sanitary conditions of the shore waters along the Great Highway and China and Baker's Beaches continued to exist, as shown by bacteriological examinations for coliform organisms by the Department of Public Health.

Bureau of Architecture

The Architectural Bureau, with its design personnel limited to four designers and draftsmen, did an amazing piece of work in the production and execution of a total number of 60 major and 18 minor projects, having a total cost of \$767,556. Contracts were awarded to outside architects for the plans and specifications of the Abraham Lincoln High School group of buildings and for the Juvenile Detention Home.

Bureau of Streets

The Bureau of Streets in both the Divisions of Street Repair and Street Cleaning were seriously short of manpower, but were somewhat assisted in the latter part of the year by the receipt of a portion of the new equipment ordered two years earlier but not earlier available because of federal restrictions. Three mechanical brooms, five can trucks and three heavy-duty trucks were received.

This Bureau, in addition to its own work during the past year, was given work orders by the Public Utilities Commission for assistance in the maintenance of their tracks and paving within track areas. Fifty-three thousand dollars was expended for the Utilities Commission and \$250,000 was expended for our own work in the maintenance of 767 miles of paved streets and highways.

Bureau of Sewer Repair

There was a continued shortage of cribbers in this bureau, but by working the available crew overtime hours where necessary the work was satisfactorily done. Four eductors, which had been ordered in 1943, have just recently arrived, and will be put into service shortly. During the year 775 side sewers were repaired and installed; 6,375 complaints were received and corrected, and 381 sewer breaks occurred and were repaired. This number of sewer breaks is 40 more than occurred in the previous year. This indicates an increasing rate of depreciation in our sewers which will be corrected by expenditure of the \$12,000,000 bond issue recently voted.

Bureau of Building Repair

The Bureau of Building Repair has now before it \$186,815 worth of unfilled orders against \$162,619 worth at this time last year. This large amount of unfinished business produces complaint from other departments because of the delay in work. While our manpower has been increased somewhat in this bureau during the past year, the Director of Works did not feel it advisable to endeavor to recruit additional building trades mechanics while this class of personnel was so badly needed in the shipyards and other classes of industry doing war work. In handling our repair work we give the most urgent work priority.

Bureau of Building Inspection and Central Permit Bureau

These bureaus have functioned normally. Since the release of Federal restrictions, the rate of private building construction is rapidly on the increase and if it continues will soon reach our peak of 1939-1940. Our building permit fees are 55 per cent in excess of

the like period in 1944. Much work of Federal agencies, for which no fees were received, was handled by our staff. This gives an abnormal relationship between fees received and bureau expense. It has recently become necessary to increase our staff of building inspectors by two. The estimated value of private building constructed, altered and repaired, for 1945, amounted to \$13,449,704 as compared to \$8,047,919 for a like period in 1944.

The Bureau of Building Inspection is at work on a new Building Code which it hopes to have in complete form for general discussion by January 1, 1946.

Bureau of Accounts

The Bureau of Accounts performed its regular functions in its usual satisfactory manner without increase in personnel although its work was increased considerably by larger amounts of work in all bureaus.

RECAPITULATION OF CONTRACTS ENTERED INTO BY THE DIRECTOR OF PUBLIC WORKS

From January 1, 1945, to and Including November 15, 1945

School Buildings	\$ 553,847
Health Department Buildings	51,949
Miscellaneous Public Buildings	132,964
Informal Contracts (59) Each Job under \$1,000	22,283
Emergency Contracts	19,512
Sewers	695,799
Street Work & Street Improvements, City Pay	119,026
Street Work under 1934 Street Act, property owners pay...	18,662
Street Work—Private Contract, property owners pay.....	164,026
Total All Contracts	\$1,778,068
January 1 to November 15, 1945.	

The above is exclusive of Architects and Engineers Contracts executed during 1945.

CONTRACTS AWARDED

School Buildings

Ulloa, additional pre-fabricated classrooms	\$ 63,872
Board of Education's offices, Adam School, alterations	83,742
Galileo High, alterations kitchen, etc.....	42,967
Farragut, repairs and alterations	30,627
Board of Education, warehouse alterations	16,891
John Muir School, additions to kitchen.....	8,378
Blackboard installation, six schools	33,220
Candlestick Cove, additional classrooms, etc.....	14,871
Emerson, roof	2,775
Bryant, roof	1,444
Twin Peaks, roof	1,493
Jean Parker and Kate Kennedy, roofs	9,669
Irving M. Scott, repairs and alterations	19,797
Ulloa, relocating original building.....	24,198
Cleveland, alterations and repairs.....	18,344
Spring Valley, alterations	11,300
Sheridan, alterations	24,390
Bret Harte, moving and underpinning classrooms..	2,004
Aptos Junior High, additions	47,377
Miraloma, moving and underpinning classrooms...	2,619

Painting both exterior and interior of following:

Commodore Stockton School and Annex.....	\$21,890	
Jean Parker	2,447	
Bryant and Twin Peaks	12,688	
George Peabody and Francisco Junior High...	30,783	
Francisco Junior High Annex	7,921	
Garfield	6,129	
Burnett	5,687	
Yerba Buena	2,877	
Commerce High	3,447	93,869
Total Expenditures Schools		\$553,847

CONTRACTS AWARDED

Department of Public Health Buildings

San Francisco Hospital

Water-proofing exterior walls	\$ 1,800
Woodsash and brick enclosure.....	3,407
Interior painting main corridor.....	2,415
Laundry, mechanical equipment and new piping	14,000
Laundry, electrical alterations	6,949
Laundry, alterations	5,528

Laguna Honda Home

Exterior painting	8,366
New toilet room, men's day room.....	4,327

Health Center Building

Painting corridors	3,363
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Hassler Health Home

Installation chlorination tanks	1,794
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Total expenditures, Health Department Building.....\$ 51,949

PUBLIC BUILDINGS

Miscellaneous

Log Cabin Ranch for Boys at La Honda, road culverts	\$ 2,550
Log Cabin Ranch for Boys at La Honda, Farm Group Bldg...	45,077
Hall of Justice, alterations to Police Division.....	17,849
Southern Police Station, park stables, alterations.....	21,133
Controller's private office, alterations.....	10,993
City Attorney's office, additions to	7,161
Accident Prevention Bureau, repairs	2,117
Purchaser's Repair Shops No. 1, new roofs	2,411
Hospitality House, painting	1,947
Civic Center dormitories, exterior painting	2,947
Fire Department Engine House No. 13, repairs	1,818
Degassing Stations, dismantling	2,497
City Hall, women's toilet rooms basement	2,597
Purchaser's Repair Shops No. 10, fence and gates.....	1,210
Hall of Justice, Superior Court, lighting fixtures.....	4,457
County Jail, Women's Division, San Mateo Co., waterproofing	6,200

Total expenditures miscellaneous, Public Building.....\$132,964

EMERGENCY CONTRACTS

*Performed Under the Provisions of Section 10 of the
Contract Procedure Ordinance, No. 9.0871*

Controller's Payroll Division in basement of City Hall, acous- tical treatment	\$ 1,777
Controller's Payroll Division, air conditioning	6,740
Controller's Payroll Division, millwork and painting	1,200
Controller's Payroll Division, flooring	895
Veteran's Building, interior painting	8,900
	<hr/>
	\$ 19,512

INFORMAL CONTRACTS

Each Job Being Under \$1,000

59 Informal Contracts covering miscellaneous work both on streets and buildings accepted	\$ 22,283
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CONTRACTS AWARDED

Sewers and Sewage Construction

Lincoln Way, reinforced concrete storm drain	\$174,892
Napoleon St., Selby to Jerrold Ave., reinforced concrete ...	128,676
Upper Army St., Section B, in Twenty-seventh St., Guerrero and Army St., Church to San Jose Ave., reinforced concrete	100,000
LaPlaya, in Great Highway from Lincoln Way to Lawton, reinforced concrete	79,283
Army St., Kansas, Valencia, gunite brick sewer	48,208
Commercial St. Pumping Station, new installation	2,645
Bush St., Octavia to Gough, ironstone pipe	5,280
California, Pierce to Steiner, ironstone pipe	7,187
Pierce St., Pacific Ave. to Jackson, ironstone pipe	4,350
Napoleon St., Selby and Jerrold Ave., timber test piles	2,045
Marina Pumping Station, new installation	1,148
Richmond-Sunset Sewage Plant, alterations	10,518
Richmond-Sunset Sewage Plant, new pumps	3,033
Ingleside, Section B, Urbano Drive, Victoria to Ocean Ave., reinforced concrete	128,534
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Total Sewers and Sewage Contracts	\$695,799

CONTRACTS AWARDED

Street Work and Street Improvements—City Pay

Mission Street, Twentieth and Twenty-fifth Sts., concrete parking lanes	\$ 31,863
Planing streets	21,795
Clarendon Heights Extension, temporary pavement	7,847
Great Highway, Quintara to Rivera, beach protection	5,200
Fortieth and Forty-third Ave., Noriega and Ortega, sand removal	3,190
Bay Bridge Terminal, Fifth and Harrison Sts., installation traffic actuated signals	4,032
O'Shaughnessy Blvd., slide stabilization and drainage system	18,605
Nineteenth Ave. and Park Presidio Blvd., installation traffic signals	23,621
El Camino Del Mar, test borings a/c slides	2,963
	<hr/>
Total City Pay Street Improvements	\$119,026

STREET IMPROVEMENTS
UNDER 1934 STREET IMPROVEMENT ACT

Expenses Borne by Property Owners

Silliman, Oxford St., 120' easterly	\$ 1,194
Pacheco, Forty-fifth Ave., 115' easterly	1,284
Pacheco, Thirty-fourth and Thirty-fifth Aves., including crossing at Pacheco and Thirty-fourth Ave.	3,254
Pacheco and Forty-third, Pacheco and Forty-fifth, Quintara and Forty-third Ave., pave crossings	7,331
Forty-fifth Ave. (portion of), Ortega and Pacheco	2,905
Forty-fifth Ave. (portion of), Pacheco and Quintara	2,694
Total Street Improvement Contracts	\$ 18,662

STREET IMPROVEMENTS PAID BY PROPERTY OWNERS

Under Private Contract

Thirty-third Ave., Pacheco and Quintara Sts.....	\$ 14,000
Cambridge (West ½), Felton and Burrows.....	1,500
Cielito Dr., Geneva to Parque Dr.....	2,854
Parque Dr., Esquina Dr. to Carrizal	2,022
Parque Dr., Geneva Ave., Esquina Dr.....	8,700
Quintara, Forty-third to Forty-fourth Ave.....	5,000
Forty-fourth Ave., Pacheco and Quintara, including crossing of Pacheco St.	16,000
Rey St., Sunnydale Ave., 288' northerly.....	1,780
Gates, Crescent Ave., 200' southerly.....	4,548
Forty-fourth Ave., Ortega and Pacheco.....	14,400
Forty-third Ave., Pacheco and Quintara.....	14,400
Pacheco, Forty-third and Forty-fourth Aves.....	5,500
Pacheco, Forty-fourth and Forty-fifth Aves.....	4,200
Pacheco, Thirty-third and Thirty-fourth Aves.....	5,500
Elmira, Thorton Ave. to northerly termination.....	12,700
Forty-fifth Ave., Ortega and Pacheco.....	11,500
Arch Street, East ½ bet. 205' - 229' South Randolph.....	250
Quintara, Forty-second and Forty-third Aves.....	6,000
Avoca Alley bet. Cresta Vista Dr. and Rockdale.....	2,272
Rickart (South ½), San Bruno, 100' West.....	700
Pioche (North ½), Madison and Gambier.....	1,400
Madison (West ½), Athens, 44' South.....	700
Pacheco (portion of), Forty-fifth and Forty-sixth Aves.....	5,000
Forty-fifth Ave. (portion of), Pacheco and Quintara.....	12,000
Fifteenth St., Rhode Island, Deharo	11,100
Total Private Contracts.....	\$164,026

DEPARTMENT OF ELECTRICITY

The end of the war increased activities of the Department of Electricity during 1945, as reflected in numbers of various types of inspections and in receipts of the department. Inspection fees and other revenue amounted to \$62,347, in contrast to \$45,325 received during the year 1944.

Expenditures of the department amounted to \$209,221, a slight increase over the figure for the previous year.

Traffic signals were installed at one additional intersection, making a total of 221 intersections controlled. All circuits and signals maintained and repaired.

All fire alarm circuits were maintained and repaired. Installed 25

new fire alarm boxes, making a total of 1,704 boxes now in service. Fire alarms during the year totaled 14,720, an increase from 11,101 during 1944. Joker signals transmitted numbered 65,134, monthly tests 5,805.

Monthly tests were made of frequency measurements of Radio Station KGPD. Radios for the Police Department and Fire Department were maintained and serviced. These included two-way and car-to-car radio transmitters and receivers of the Police Department as well as radio receivers in police cars and motorcycles and in Fire Department cars, also in police and Fire Department stations, one police boat and two fireboats. The Department also serviced and repaired radios in ambulances for the Health Department. A work order, in amount \$9,800, was given to this department for further installation of two-way radio system, and this equipment is being installed.

The teletype system and ring-in signal telephone boxes for the Police Department were maintained and serviced. On a work order, in amount \$17,767, the department is replacing all teletype receivers and transmitters in use in the various stations and bureaus of the Police Department.

Street Signs: Six new street signs installed, 125 old signs repaired.

Bus Stop Signs: Seventy-five new bus stop signs installed, 32 old signs repaired, 18 signs removed from streets.

Flasher Stop Signs: Maintained and serviced 86 flasher stop signs now in service.

Machine Shop: Manufactured 25 fire alarm boxes, 23 fire alarm box movements, 4 fire box shells, 9 traffic signals, 5 traffic signal control boxes, 4 traffic signal movements, 1 police box, 1 police box shell, 20 fire box locks, 100 police box keys, as well as various parts for traffic signals, fire alarm boxes and police boxes.

Inspection Bureau: Received 14,597 applications compared to 10,234 the previous year; approved 10,751 applications; 38,278 inspections made, an increase of 6,657 over the previous year; 844 pinball machines inspected; 1,332 phonographs inspected, an increase from 890 in 1944; 622 paint spray inspections. Overhead line inspections totaled 5,862.

Application has been made to the Federal Communications Commission for permit to install two-way radio system for the San Francisco Fire Department.

DEPARTMENT OF PUBLIC HEALTH

General health conditions as indicated by available vital statistics were similar to 1944, and the last year of the war closed without any untoward incident. With the exception of poliomyelitis outbreaks, which have been nationwide, San Francisco has not had an epidemic of a major communicable disease in more than fifteen years.

Birth and death rates will not show a significant change from those of last year. As of November 1 the birth rate for 1945 is estimated at 19.6, and the death rate 12.2 per 1,000 population. The infant mortality rate as of the same date is 27 per 1,000 live births, a record low.

Communicable diseases reportable to this department have at no time during the year reached an epidemic state, although for the past six months a definitely elevated incidence of poliomyelitis has been reported. At the present time it appears evident that the number of reported new cases of tuberculosis will not approach the level of last year's incidence.

Recent state legislation will entitle San Francisco to receive an annual increase of approximately \$120,000 in the tuberculosis subsidy paid by the state for county care of tubercular patients. This legislation, providing for an increase of \$3 to \$7 per week per patient, became effective September 15. The increase from September 15, 1945, to June 30, 1946, will be about \$90,000.

Of the major communicable diseases scarlet fever continues to proceed at a relatively high level.

Since January, 1945, the trend of venereal diseases in the City and County increased until a high plateau was reached in August, 1945, during which month almost 800 cases of venereal diseases were reported. This marks the highest reporting of venereal diseases that has occurred since such records have been tabulated.

There are 14 venereal disease clinics, four of which are operated by the City and County Department of Public Health. Free diagnosis is available to everyone, and treatment is free for those unable to pay. The Department of Public Health cooperates with Army and Navy officials, the Police Department, the State Department of Public Health and the State Board of Equalization in activities for the control and treatment of venereal diseases.

During the second year of the federal-state Emergency Maternity and Infant Care Program for service men's families, 2,181 cases were authorized, making a total of 4,530 cases since the program was started in October, 1943.

The end of the war changed public health nursing problems, but did not diminish them. Many people who had been working in war industries returned to their homes in other states. Soon their dwellings were taken by other displaced persons returning or moving to this area. Problems of overcrowding and lack of housing facilities continued to increase public health nursing problems.

In October, 1945, a number of Japanese families, who had been sent to Government relocation camps in 1942, returned and were given temporary housing at Hunters Point and at Camp Funston. Many of these families have returned with health and financial problems which have required the attention and assistance of nurses in public service.

In February, 1945, the Director of Public Health asked the Bureau of Field Nursing to assign nurses to the seven casualty centers set up by the Citizens' Protective Corps. The nurses volunteered for these assignments. Meetings were held at which the emergency program was outlined.

Shifting of the school population continued in 1945 and several new schools had to be opened to accommodate the new children. Overcrowding and substandard housing increased school health problems in many districts.

The city is half covered by generalized health centers. The West-side Health Center, which formally opened its first Child Welfare Center on April 3, 1945, moved to its new location at 2201 Sutter Street on March 15, 1945. South of Market District opened a Child Welfare Center at Lincoln Elementary School on April 9, 1945. This is the first Well-Baby Conference to be started in a public school building in San Francisco.

Records for the emergency hospital service to date show no great change over the previous year. V-J Day threw an unprecedented load on the Emergency Hospital Service. The promptness and dispatch with which the injured were handled was publicly commended.

Strenuous efforts have been made to bring about rehabilitation of overcrowded and insanitary dwellings, reduce the number of people occupying undesirable housing units in certain congested areas, and cause correction of building defects in such areas.

Of 143 premises subjected to condemnation proceedings, 21 have been demolished, 44 altered to comply with the law, 57 vacated, 10 are pending in court action and 10 are now under reconstruction to comply with the law.

During 1945 the consumption of fluid market milk in this city increased 8,750 gallons per day, or 12.39 per cent over the previous year, to a total of 79,370 gallons daily. There was an estimated average daily per capita consumption of .767 pints.

War-caused conditions tended to restrict our supply of market milk to the extent that it was found necessary in recent months to permit the use of manufacturing milk for cooking and baking purposes. Even with the end of fighting in the Pacific, the present indications are that for the greater part of 1946 the production of market milk will no more than equal the demand.

The main problem of the plumbing division, as in previous war years, has been to keep existing plumbing and gas appliances functioning. It was necessary to resort to used materials and substitutes which, for the most part, were not satisfactory or lasting. The use of DDT solution kept mosquito complaints to a minimum.

In recent months there has been an increase in inspections for plumbing and gas installations. Fees for January to August, 1945, averaged \$2,010 per month compared with \$2,439.50 for September and \$2,926 for October.

During the past year a number of improvements have been made at the San Francisco Hospital, including the installation of an ice making compressor and the replacement of scientific equipment. The laundry has been renovated and new laundry equipment is being installed.

Difficulties due to the shortage of qualified personnel have been relieved to a great extent by the employment of volunteer Nurse's Aides, whose help has been invaluable.

Provision for the care of chronically ill persons and patients discharged from the hospital is proving a great problem as the few licensed nursing homes have increased their charges to such an extent that few people can meet the cost.

During the year there was approximately a 38 per cent turnover in the personnel of the entire department, with a much higher ratio of turnover in institutional classifications, such as orderlies and porters.

The shortage of registered nurses has continued. After V-J Day some improvement was noticed in recruitment, but this acceleration was almost entirely offset by the severance from the service of nurses who had agreed or planned to work only for the duration of the war.

The shortage of qualified public health nurses continues. We have been able to fill most of these positions with registered nurses who do not possess the Public Health Nurse credential, but these employees have been temporary and the rate of turnover correspondingly high.

Emergency hospital stewards, ambulance drivers and emergency hospital surgeons were very difficult to recruit. This situation has

now completely altered because of the return of permanent employees from the military service. All positions of emergency hospital surgeon are filled and several applicants could not be placed.

PUBLIC WELFARE DEPARTMENT

Public Welfare Commission

During the year 1945, Mr. Charles de Young Elkus continued as Chairman of the Public Welfare Commission, under which the Public Welfare Department operates. The other members continued to be Mr. John B. Bryan, Mrs. Eugene M. Prince, Miss Ruth A. Turner and Mr. George E. Wilson.

Programs Administered

The Public Welfare Department administers the following programs: Old Age Assistance, Aid to Needy Children, Aid to the Blind, Indigent Aid or general relief, and War Services and Assistance.

Services to the Needy

It has always been the purpose of the Public Welfare Department to care for those in the community who were unable to care for themselves. The objectives of the Public Welfare Commission have been not only to provide the basic necessities for needy persons but also to promote security in home life and to maintain proper standards of health and welfare. The war and reconversion brought many new problems to the department. Notwithstanding these problems, considerable progress has been made in the administration of public assistance during the past year. With a marked expansion in the War Services and Assistance Program during the year, the scope of the department's activities has been broadened and it has assumed a variety of responsibilities new to a public welfare department.

Financing

The programs administered by the department are financed by federal, state and county funds. The Old Age Assistance, Aid to Needy Children and Aid to the Blind programs come within the provisions of the Federal Social Security Act and are financed by federal, state and county funds. Indigent Aid, or general relief, is financed entirely by county funds, and the War Services and Assistance program is financed 100 per cent by federal funds.

During the calendar year 1945 an amount of \$7,144,800 was disbursed for assistance. The cost of operations excluding assistance payments was \$479,900, or 6.3 per cent of the total disbursements of \$7,624,700.

Of the grand total, the total cost from City and County tax funds for the year was \$1,459,800 as compared with \$1,557,700 for the preceding year, a decrease of approximately \$98,000. The balance of the total cost was met from federal and state funds. The following statement reflects the distribution of funds to the various types of aid and indicates the portion that was provided from City and County funds as well as the portions of the cost that were met by state and federal subventions:

DISBURSEMENTS OF THE PUBLIC WELFARE DEPARTMENT—CALENDAR YEAR 1945
CASELOAD AMOUNT OF AID GRANTED, AND SOURCES OF FUNDS

Type of Aid	Average Recipients Per Month	Total Disbursements		Federal		Source of Funds		County	
		Amount	% of Total	Amount	%	State Amount	%	Amount	%
Old Age Assistance	10,394	\$5,760,800	75.6	\$2,380,800	41	\$2,820,700	49	\$ 559,300	10
Aid to Needy Children	643	253,900	3.3	52,100	20	96,200	38	105,600*	42
Aid to the Blind	344	208,100	2.7	76,400	37	77,200	37	54,500	26
War Services and Assistance	436	513,200	6.7	513,200	100
Sub-total	11,817	\$6,736,000	88.3	\$3,022,500	45	\$2,994,100	44	\$ 719,400	11
Indigent Aid	1,398	408,800	5.4	408,800	100
Sub-total All Assistance	13,215	\$7,144,800	93.7	\$3,022,500	42	\$2,994,100	42	\$1,128,200	16
Administration	479,900	6.3	148,300	31	331,600	69
Grand Total	13,215	\$7,624,700	100.0	\$3,170,800	42	\$2,994,100	39	\$1,459,800	19

*Note: Includes \$48,500 Supplementary County Aid to Aid to Needy Children Cases.

Caseload and Financial Trends

The total expenditures of \$7,624,700 represented an increase of \$193,400 over the total expenditures for 1944 of \$7,431,300. This increase is accounted for solely by the federally financed War Services and Assistance Program, the cost of which exceeded by more than one-half million dollars its cost for 1944. The cost of both assistance and administration for all other programs of the department decreased as compared with the previous year.

There was a steady decline throughout the year in the number of persons receiving Old Age Assistance, Aid to Needy Children and Blind Aid. The Indigent Aid rolls showed a similar decline through July, 1945. Since that date, however, there has been a slight but steady increase. The reduction in caseloads was occasioned, of course, by increased employment opportunities during this period both for applicants and recipients and for relatives responsible for their care. During the calendar year the average number of persons receiving assistance per month, under the above programs, was 12,779 as compared with 13,501 per month during the calendar year 1944. This represents a decrease of 5.3 per cent. Costs for aid granted under these programs likewise decreased, total disbursements being \$6,631,600 as compared with \$6,976,100 in 1944, a decrease of 4.9 per cent.

Old Age Assistance

The aged received over 80 per cent of all assistance granted by the Public Welfare Department during the calendar year 1945. The number of recipients decreased each month of the year, the average number of recipients per month being 10,394 as compared with 10,921 during the previous year. The total cost of Old Age Assistance during the year was \$5,760,800 as compared with \$6,065,200 in 1944, a decrease of \$304,400. The average monthly cost per case was \$46.15, approximately the same as for the previous year.

In meeting the total cost of the care of the aged, the Federal government contributed \$2,380,800, or 41 per cent, the state \$2,820,700, or 49 per cent, and the county provided the remaining 10 per cent.

Aid to Needy Children

The department has the responsibility of administering Aid to Needy Children to those children who live with a parent or near relative. During the calendar year 1945 an average of 270 cases per month, representing 643 children, received assistance as compared with 297 cases, 718 children, during the previous year. The total cost of the program was \$253,900 in 1945 as compared with \$261,700 in 1944, a decrease of \$7,800. Of the total cost of \$253,900 disbursed to Aid to Needy Children, San Francisco contributed \$105,600, including supplementary aid, or 42 per cent of the entire amount. The balance of the cost was met by state and federal funds.

Careful consideration was given to living costs in relation to assistance standards and the practice of having food price surveys made at intervals of three months was continued and the budgets of the recipients were adjusted accordingly. Recognizing that the needs of children were increased by the stress and strain of war conditions, increased emphasis was placed on case work with children in their own families during the past year in an effort to protect the child to the greatest extent possible in his right to a normal family life. Close cooperation was also maintained with school authorities, the courts, health agencies and other agencies in the interest of those children whose needs are provided for by the department.

Blind Aid

The average monthly number of blind persons who received assistance through the Public Welfare Department in 1945 was 344 as compared with 404 in 1944. The cost of care of the blind during the calendar year 1945 was \$208,100 as compared with \$229,100 in 1944.

The Blind Aid maximum grant was increased by action of the 1945 session of the State Legislature from \$50 to \$60 per month and various liberalizations of the eligibility requirements were made. Since these changes did not become effective until September 15, 1945, the effect of the changes has not as yet been fully reflected in the Blind Aid caseloads.

Indigent Aid

The number of families or single persons requiring Indigent Aid, or general relief, dropped to an all-time low during the calendar year 1945. As of July 31, 1945, there were only 873 cases receiving this type of assistance as compared with 990 cases as of July 31, 1944. For comparative purposes it might be mentioned that the caseload as of July 31, 1941, was 6,125 cases, or there was a total net decrease of 85.7 per cent during this four-year period.

Since July, 1945, a slow but steady increase in this type of assistance has occurred, the caseload as of November 30, 1945, being 1,131 cases.

The cost of Indigent Aid, which is borne wholly by tax funds of the City and County of San Francisco, was \$408,800 in 1945, as compared with \$420,100 in 1944.

Continuing consideration was given to prices throughout the year and food grants were maintained at the current food cost level by means of food pricing surveys made at three-month intervals.

As the general trend in economic conditions determines to a great extent the number of persons who will require public assistance, and since it has been difficult to forecast the termination of war-caused employment and the resulting possible increased caseloads, the Public Welfare Commission, in connection with its 1944-45 budget, recommended that a reserve fund be provided to take care of any emergency which might arise as a result of a general decrease in the volume of employment. The amount of \$75,000 was included in the budget of the department for the fiscal year 1944-45 and an additional amount of \$150,000 was added to this unappropriated reserve as of July 1, 1945, to be used in the event the situation becomes acute. If these funds are not needed during the current fiscal year, and it appears now that they will not be needed, it is recommended that an additional amount be added to the amount of \$225,000 now in this emergency reserve fund in order that preparation, on a financial basis, can be as sound as possible for any abrupt increases in caseload which may occur during the reconversion period.

War Services and Assistance

Creditable work has been performed by the staff of the Public Welfare Department during the past year in its administration of the War Services and Assistance Program. Particular appreciation is due these loyal employees, all of whom assisted in carrying on and making effective this program of federal assistance.

The War Services and Assistance Program, financed 100 per cent by federal funds, was designed to cover two classifications of persons: (1) Enemy aliens and persons of Japanese descent who were in need because of exclusion orders of the War Department or the

Department of Justice; and (2) civilians, who because of enemy action, became in need of assistance, financial or otherwise. The assistance given under the "Enemy Alien" classification in 1945 has consisted principally of financial aid and service to Japanese persons released from relocation centers. Approximately 120 such persons were referred to the department by the War Relocation Authority during the past year. Residence verifications were made and assistance granted to approximately 100 of this number at a total cost of \$2,500.

The extent to which the department was called upon to provide for those coming under the Civilian War Assistance classification taxed to the utmost the facilities of the department and the energies of the members of its staff. Under this program the department disbursed over a half million dollars during 1945 and the bulk of the persons assisted were civilians who escaped or were released by our armed forces from Japanese prison camps. The difficulties inherent in the providing of food, clothing, housing and transportation to their homes of large numbers of persons in a short space of time were further complicated by the fact that, up until the victory over the Japanese, complete secrecy was required in this program.

Financial assistance was given to some 4,900 persons; 1,278 of these being assisted in the one month of May, 1945. In addition, 750 persons who required no financial assistance were given some type of service. Service included medical referrals, transportation reservations, information and counselling, and referrals to other public or private agencies. From January through March, the persons aided under this Civilian War Assistance Program consisted largely of persons who had escaped from the Japanese prison camps and construction workers from Pearl Harbor. From March through September the persons aided were those who had been imprisoned in the infamous Japanese prison camps in the Philippines. From October through the balance of the year the civilians who had been imprisoned in Japan and in the prison camps on the Asiatic mainland arrived in San Francisco and were given service and assistance through the department. These included such groups as the construction workers captured by the Japanese on Wake and Guam Islands and Eskimos who had survived imprisonment in Japan after having been taken from Attu.

Because of shortages in passenger ships and transports, large numbers of released civilian prisoners still remain to be returned to the United States. The bulk of these will doubtless arrive in San Francisco in the early months of 1946.

RONALD H. BORN,

Director of Public Welfare.

CORONER

The Coroner's office, in the period from January to November 1, 1945, handled 2,237 cases, 81 more than during the previous year. The number of inquests numbered 2,237; jurors summoned who served, 768; autopsies performed, 2,223; examinations made by pathologist, 2,196; examinations completed by toxicologist, 1,423; number of cases investigated by the Coroner and then referred to private physicians, 797.

Motor vehicle traffic deaths increased from 72 in 1944 to 105 in 1945. Of this number, 76 were pedestrians as compared with 56 in 1944.

Occupational fatalities decreased from 31 in 1944 to 10 in 1945. Homicides increased from 26 to 28, while suicides increased to 135 from 123 in 1944.

The office in this period handled the cases of 45 members of the

armed forces, collaborating with the Army and Navy in investigations.

Revenue received by the office for certification of papers, verdicts, and transcripts of testimony increased from \$2,114 to \$2,364.08.

SUMMARY OF CASES HANDLED BY CORONER'S OFFICE

From January 1, 1945, to November 1, 1945

<i>Deaths as Result of:</i>		<i>Deaths as Result of:</i>	
Motor vehicles	105	Occupational fatalities	10
Motor vehicles (out of San Francisco)	21	Occupational fatalities out of San Francisco	4
Municipal Railway	19	Murders	13
California Street Cable Co..	1	Homicides not classified	15
Steam railroad	6	Abortions	4
Falls (accidental)	173	Suicides	135
Poisons (accidental)	23	Natural causes	1,562
Chronic alcoholism	15	Natural causes signed from history	14
Burns	21		
Burning buildings	4	Total	<u>2,237</u>
Miscellaneous accidents	88		
Accidents out of San Francisco	4		
Number of persons who collapsed at work			32
Number of service men (U.S.N., U.S.A., Marine Corps) who died in San Francisco County—handled by Coroner's office ..			45
797 cases were reported to the Coroner's office and after investigation by the staff, the physicians were allowed to sign the certificates			797

The statistics show that the office handled 2,237 cases from January 1, 1945, to November 1, 1945, as against 2,156 for the same period in 1944. Estimated total cases for the year (1945), 2,688.

* * * * *

Inquests held	2,237
Jurors summoned and serving	768
Autopsies performed	2,223
Number of pathological specimens examined	2,196
Toxicological examinations	1,423

* * * * *

Motor vehicle fatalities show an increase of 33 cases—105 as against 72 for last year. Estimated total for 1945: 145, as against 100 for last year. Of the 105 to November 1, 1945, 76 were pedestrians, and 65 of these occurred at intersections. Fifty-three of the accidents occurred between 6:00 p.m. and 6:00 a.m. There were eight motor vehicle deaths among children under 15 years of age. Of the children killed, seven were pedestrians struck by autos, and one was on a bicycle.

* * * * *

The Principal Offending Arterial Streets

Geary Boulevard	9	Third Street	18
Van Ness and Van Ness South ..	9	Nineteenth Avenue	2
Lombard	3	Potrero	5
Post	3	Bayshore Boulevard	4
Lincoln Way	2	Fell Street	5

Miscellaneous Offending Streets

Folsom Street	2	Market Street	9
Mission Street	8	Sixth Street	2
Harrison Street	6	Twenty-fourth Street	4
San Jose Avenue	2	Twenty-sixth Street	2
The Embarcadero	6		

Suicides—Suicides have increased, 135 as compared with 123 for the similar period in 1944.

Motor Vehicles—Motor vehicle fatalities have increased, 105 as against 72 in 1944.

Accidental Falls—Accidental falls show an increase, 173 as compared with 155 for 1944.

Homicides—Homicides have increased, 28 as against 26 for last year.

Street Car Fatalities—Street car fatalities show 20.

Occupational Fatalities—Occupational fatalities in San Francisco have decreased, 10 as against 31 for last year.

Steam Railroads—Steam railroad fatalities show an increase from three in 1944 to six in 1945.

Money Received—For certifications up to November 1, 1945, \$731.08. For transcripts, \$1,633. Total, \$2,364.08. This shows an increase of \$250.08 as compared with 1944.

Auction sales up to November 1, 1945, \$64.55. This is a decrease of \$210 for the same period last year.

AGRICULTURAL COMMISSIONER

Inspection of all inter- and intrastate shipments of plants, bulbs and seed is a responsibility of this department. During the year (November 1, 1944, to October 31, 1945) the total amount of incoming nursery stock was 3,164 shipments, 3,152,987 plants. There were eight rejections consisting of 40 plants.

Three hundred and thirteen retail fruit and vegetable stores were inspected for the condition of fruits, nuts, vegetables, honey and eggs. Fruits, nuts and vegetables reconditioned, 30 packages; remarked, none; dumped, 51 packages. Eggs reconditioned, 1,410 dozen; remarked, 10,109 dozen; dumped, 196 dozen. Honey: no rejections.

Wholesale Fruit and Vegetable Market: Number of rejection tags written, 1,453; fruits and vegetables reconditioned, 22,515 packages and 46 tons; remarked, none; dumped, 46.613 packages and 7½ tons.

Farmers' Market: There were 4,948 truckloads of produce brought into the market during this period, with a total of 325,011 packages. There were 46 rejections of produce consisting of 2,827 packages.

There were 1,627 inspections of fruits, nuts, vegetables, cereals, garden seed, plants and other miscellaneous commodities shipped to points in the United States and to foreign countries amounting to a total of 276,135 packages.

The department issued 1,208 certificates of inspection for potatoes, onions, beans, rice, eggs, butter, cheese, cereals, dried fruits, alfalfa hay, red oat hay, crushed oats, rolled barley, bran, rice straw, corn, wheat and birdseed for city institutions, with eight rejections as follows: 28,000 pounds of potatoes and 26,610 pounds of red oat hay. (This paragraph on city institutions does not include the month of October, 1945.)

Revenue for the year was as follows: Export, \$2,850.64; city institutions, \$836.35; Farmers' Market, \$7,318. With the ending of the war the revenue for export work during the coming year will show a great gain. Prior to the war years this item alone was close to \$10,000 annually. The Hawaiian Islands and the Philippine Islands are already taking large shipments of our farm produce and when war activities cease in the other parts of the Far East our exports will increase.

Some three years ago the nursery and seed inspector resigned and the vacancy was not filled. The Commissioner will request a replacement in next year's budget, as nursery operations have resumed since the end of the war.

DEPARTMENT OF WEIGHTS AND MEASURES

The Department of Weights and Measures during 1945 tested all weighing and measuring devices used commercially, as required by law, and in addition tested weighing and measuring instruments used at Army and Navy commissaries, warehouses, warships and docks, and at Treasure Island.

Several arrests were made of meat and poultry dealers following purchases made by our department found to be short weight.

No complaints were received of purchases made at the Farmers' Market at Duboce and Market Streets. That market was visited at least twice a week and tests were made of the scales used by the farmers selling there.

Inspectors also visit the wholesale produce district twice a week at 6:30 a.m. and re-weigh the produce shipped here not only from various points in this state but also from Oregon, Washington and Idaho.

The Sealer condemned and ordered resacked about 15,000 sacks of potatoes and onions found short of the declared weights of 50 lbs. for onions and 100 lbs. for sacked potatoes.

There are about 20,000 scales, 4,000 gasoline pumps and 5,000 measures in this city that have to be tested at least once a year. At various times during this period every bakery is visited and its bread re-weighed. Every butter manufacturer's product is checked as to weight.

During the winter all sacked coal is re-weighed at the coal yards and also their trucks are stopped by the inspectors and the sacks being delivered re-weighed.

For the past three years it has been impossible to do the work as thoroughly as in prewar years with five inspectors in the field. As San Francisco has an increased population this condition will continue.

INSPECTIONS MADE

From January 2, 1945, to December 1, 1945

Type Scale	Sealed	Adjusted	Condemned	Confiscated	Totals
Counter	2,207	151	43	..	2,401
Spring	3,503	284	50	62	3,899
Computing	3,039	216	88	6	3,349
Heavy Capacity	2,858	348	162	6	3,374
Personal	582	199	43	3	827
	<hr/>	<hr/>	<hr/>	<hr/>	<hr/>
	12,189	1,198	386	77	13,850
Weights	11,559	10		27	11,596
Gasoline Pumps	3,335	69	151	2	3,557
Liquid Measures	16,433	4			16,437
Merchandise in Containers					
Re-weighed	344,903		15,827		360,730

Establishments visited, 8,960.

Certificates issued, 8,511.

Complaints received and adjusted, 59.

Arrests, 7.

CONTROLLER

The accounts of the Controller, in conformance with Section 68 of the Charter, were audited by Ernst & Ernst by direction of the Board of Supervisors.

In accordance with provisions of Section 66 of the Charter, audits of departments were made by the Controller's audit staff. Pursuant

to provisions of Ordinance No. 9.0621, audits were made by independent certified public accountants of the following departments: Water Department, Hetch Hetchy, Municipal Railway, Board of Education and Retirement System.

The program of revising and modernizing fiscal procedures in the several departments was, of necessity, retarded during the period of the war years because of the situation existing with respect to equipment, supplies, services and personnel, and because of new and expanded requirements of government.

These additional requirements were met by working the staff overtime for all of the hours that their well being would stand and by a large addition of temporary personnel.

The overtime was worked because sufficient personnel was not available for the purpose. There is no question that this was a costly, but under the circumstances, an unavoidable procedure.

During the war period it was not practicable to attempt to solve this problem by permanent additions to the staff.

However, it is now our intention to seek a correction of this circumstance in the forthcoming budget.

HARRY D. ROSS,
Controller.

CITY PLANNING COMMISSION

During the year the commission in addition to its 24 regular meetings, has held 41 special meetings and has five special meetings scheduled for the month of December.

Substantial progress in city planning has resulted from these many meetings at which time the commission has processed the work of its staff and firm of consulting engineers.

Master Plan

The most important achievement of the commission was recorded December 31, 1945 when the commission made public the framework of a master plan which will enable San Francisco to take advantage of the Community Redevelopment Act. The Master Plan as presented will include the four subsections as defined in Article 4, Section 20, of the Community Redevelopment Act which requires:

"The community must have a master or general community plan adopted by the planning commission or the legislative body, and in either case the plan must include at least the following:

"(a) The general location and extent of existing and proposed future major thoroughfares, transportation routes, terminals, and other major public utilities and facilities.

"(b) A land-use plan which designates the proposed general distribution and general location and extent of the uses of the land for housing, business, industry, recreation, education, public buildings and grounds, and other categories of public and private uses of land.

"(c) A statement of the standards of population density and building intensity recommended in and for the various districts and other territorial units, together with estimates of future population growth in the territory covered by the plan, all correlated with the land-use plan.

"(d) Maps, plans, charts or other descriptive matter showing the area or areas in which conditions are found indicating the existence of blighted areas."

Post-war Public Works Report

On October 1, 1944 the commission presented to the Mayor the Post-war Public Works Improvement Report outlining a 6-year program for the development of San Francisco. The Mayor, in turn, following the originally proposed plan, turned the report over to the Citizens' Committee headed by Mr. Adrien Falk. Prior to the first meeting of the committee, the commission, at the Mayor's request, prepared for the committee a supplemental report outlining certain changes and modifications of the original report. During the weeks while the committee was meeting, the commission frequently met with them and the technical staff furnished the committee with information and studies desired by them. Largely on the basis of the commission's report, the Citizens' Committee was able to complete its work.

Marginal Freeway

In the plan of action as outlined in the Shoreline Report, released by the City Planning Commission, October, 1943, the first item was that an engineering study be made of a marginal freeway skirting the perimeter of the city. In June, 1945, the firm of Woodruff and Sampson, consulting engineers, was employed to make an engineering study of the marginal freeway and its costs. On August 30, the engineers submitted their report, and on October 4, after conferences with other departments, the commission adopted the marginal freeway as part of the Master Plan.

Produce Market

During the year, the commission approved a staff report on the development of a new wholesale produce market for San Francisco and on September 6 forwarded the report to the Mayor for his information and advice as to the next step to be taken.

Minimum Lot Sizes

At the request of numerous improvement groups and interested citizens, the commission has studied and prepared for presentation to the Board of Supervisors an ordinance establishing minimum lot requirements and minimum lot coverage for future housing areas.

Juvenile Home

At the request of the Juvenile Probation Commission, the City Planning Commission had investigated possible locations for the new Juvenile Detention Home to be constructed with funds made available by the bond issue of November, 1944.

Central Passenger Terminal

The matter of a central passenger terminal for San Francisco was referred by the Board of Supervisors to a joint engineering committee formed by the City Planning Commission, April, 1945. A number of meetings of the committee were held and a preliminary report submitted to the Board of Supervisors in June. Further studies were made with the intent of including a terminal in the Master Plan.

Community Chest

Executives of the Community Chest requested the staff of the City Planning Commission to assist them in preparing studies for future developments of Community Chest agencies. The commission has aided and is continuing to aid the Community Chest in its expanding program.

Zoning

Of the 59 zoning applications filed, 18 were approved, 18 disapproved, one withdrawn and 22 are under advisement. During the period to November 15, the department acted upon 5,465 building applications and of these 4,787 permits were issued. Notable zoning changes during the year included the rezoning of Calvary Cemetery property to permit the development of the area for residences and commercial facilities. On its own motion, the commission rezoned the area west of Nineteenth Avenue and south of Eucalyptus from Second Residential to First Residential so as to protect the homelike character of the area west of Twin Peaks. Two modifications of the zoning ordinance were proposed and submitted to the Board of Supervisors for final action during the year. The first was to permit the establishment of laundries and cleaners employing not more than five persons in a commercial district, and the second to permit the establishment of day nurseries or nursery schools in Second Residential Districts.

Height Limitations

At the request of property owners, the commission restudied the Telegraph Hill area and further expanded that portion of the surrounding territory to protect the public view from the summit and give the maximum advantage to all property owners. The Chief Administrative Officer requested the commission to study the practicality of establishing height limitations in the vicinity of Twin Peaks in order to protect the scenic views from that promontory. As the commission viewed the proposal, it seemed wise to expand the studies to include the maintenance of a height limitation in all First Residential zones. This question is now being investigated and the reactions of improvement clubs, and civic organizations are being secured.

Subdivision Plats

During the year, the commission acted on four subdivision plats: The former Calvary Cemetery property, Laurel Hill Cemetery property, Shangri-La and Grand View Terrace. In each case the commission's opinions and recommendations for improvement of the plats were filed with the Director of Public Works as required by the Charter. The plans for the two cemeteries failed to secure approval because of lot sizes, street widths and other features deemed objectionable from a city planning standpoint.

Bulletin

In order to inform the public of the significance of a Master Plan and the continuing work of the City Planning Department, the commission began publication in April of a bulletin graphically describing the objectives of the Master Plan and the opportunities that lie before San Francisco through proper development. The bulletin is now sent to 2,500 people, including municipal officers and employees, improvement clubs, civic organizations and individuals interested in planning. This educational service has had enthusiastic response.

Educational Program

In addition to the bulletin, the commission has furnished planning exhibits for a number of windows in department stores, has handled numerous speaking engagements, and the staff has contributed many articles to local and national magazines and newspapers. Numerous groups have called to see the work going on in the department, and have broadened their conception of city planning as a consequence. Approximately 5,000 column inches of newspaper copy have been devoted to the work of the commission during the year. The commission

has been active in the preparation of innumerable programs on planning and in December will handle the program for the Teachers' Institute.

During 1945, the commission has particularly appreciated the co-operation of other municipal departments. Their assistance has been important in the development of the Master Plan.

The commission looks forward to 1946 with expectations of further success in the application of sound planning principles to the growth and development of San Francisco. The Master Plan will be expanded, refined and activated. The people will respond to the progressive spirit represented in this concept of the future city.

MICHEL D. WEILL,
President.

PUBLIC UTILITIES

BUREAU OF LIGHT, HEAT AND POWER

Building Lighting

The purchase of the Market Street Railway system, the UNCIO Conference, and the resumption of normal municipal activities doubled the annual consumption of electricity purchased by this bureau for all the city departments.

The contract entered into between the Public Utilities Commission and Pacific Gas and Electric Company for disposal of Hetch Hetchy power directly to city departments, forced this bureau to add one technical and three clerical positions to the payroll. This personnel had to be trained to bill some 800 accounts on 28 different rate schedules. At the same time, a system for the production of these bills and control of their accuracy was initiated.

Some physical services formerly rendered to the various departments by the company had to be assumed by this bureau.

Activity on design and specification work has been unusually heavy, due to the rehabilitation of acquired railway properties and the desire of many departments to get preliminary work done on their war-deferred maintenance and post-war projects.

Street Lighting Construction

As part of a city-wide safety program, a thorough study of night traffic accidents and hazards covering an eight-year period was completed during the year. The results of the study gave conclusive proof that, aside from the human loss, the economic loss due to traffic accidents is many times the cost of good street lighting.

Of the 142 projects included in the post-war program for improvement of street lighting, at an estimated cost of over four million dollars, funds for 14 projects, totaling \$240,000, have been appropriated. Construction will be undertaken as soon as materials and equipment are available.

In cooperation with the Department of Public Works, plans are being prepared for the installation of modern lighting on highways and major streets proposed for reconstruction at an early date.

Street Lighting Operations

The cessation of hostilities was the signal for lifting all restrictions on the purchase of street lighting material, thus permitting this bureau to order 171 new lights installed in districts which were

without lighting during the war, and to speed plans and specifications for all major arterials.

Removal of dimout paint from our street lights has progressed to a point where only 5 per cent of the lights remain to be cleaned.

At the beginning of the year there were 24,876 lights in service. During the year, 105 underpass lights, turned out because of the dimout, were relighted, and 75 new lights were installed, making a total of 25,056 lights now in service.

SAN FRANCISCO AIRPORT

The overwhelming endorsement of the San Francisco Airport bonds on November 6, 1945, constituted a firm mandate by the citizens of our city to build an even greater San Francisco Airport—*one that will match our seaport*. In approving the bond issue by a vote of 147,978 affirmative against 29,309 negative, the City and County of San Francisco is now committed to expend \$20,000,000 for completion of improvements to our Airport which will make San Francisco one of the greatest air transportation and air commerce centers of the world. This mandate by the citizens of San Francisco will assure the development of the San Francisco Airport into a terminal facility capable of handling the great concentration of international and domestic scheduled air carrier operations that will soon be operating to and from the Pacific Coast.

Likewise the endorsement of Proposition No. 2 by an affirmative vote of 128,738 against a negative vote of 31,461, which now provides for the extension of the maximum period for lease of Airport properties from 20 years to 40 years, will make it possible for the numerous commercial airline and other aviation organizations to make substantial investments at the San Francisco Airport. The confidence with which the citizens of San Francisco approved the \$20,000,000 Airport bond proposition and Proposition No. 2 provides a tremendous incentive to the aviation industry, and already United Air Lines, Trans World Airlines, Western Air Lines, and Pan American World Airways, are planning on expanding their existing facilities and services concurrently with the development of the Airport.

With San Francisco the host city to the United Nations Organization last spring, the San Francisco Airport became an international civil airport in the truest sense of the word. Statesmen, delegates, foreign ministers, ambassadors, and military attaches from all parts of the world obtained their first and last impressions of San Francisco when they arrived at or departed from the San Francisco Airport.

The \$5,000,000 noval air base, financed with federal funds as partial payment for the city's Treasure Island Airport, was operated as a naval auxiliary by Pan American World Airways, the largest international scheduled air carrier organization in the world. Until November 16, 1945, Pan American, operating as a naval auxiliary, conducted extensive trans-Pacific seaplane air carrier operations in and out of the San Francisco Airport. On this date the Navy, acting in accordance with prior agreements with the city, declared the complete operating base for the Pan American World Airways surplus and allowed the entire improvements, including all buildings and structures, to revert to the city in fee simple. A lease covering this entire airline base facility was consummated between the city and Pan American effective November 16, 1945. Thereupon Pan American World Airways immediately resumed scheduled international air carrier services across the Pacific through the operation of seaplanes and are about to inaugurate services with large land

planes supplanting the seaplanes. The lease with Pan American World Airways is considered as an extension to the lease that this international airline organization held with the city at Treasure Island prior to the war. However, the new lease provides for the leasing of a new area comprising 50 acres of Airport property upon which will be constructed one of the largest and most pretentious international air carrier bases in the world.

In addition to the construction of the Pan American World Airways base by the Navy as partial payment for Treasure Island, the Army has completed 90 per cent of its \$4,000,000 construction program to the landing field, which provides a 3,000-foot extension of our prevailing wind landing strip, extending it from 6,000 to 9,000 feet in length, and from 700 to 1,500 feet in width. Under this same agreement, the Airport section of the Department of Commerce has completed the paving of a runway 8,000 feet in length on this landing strip, which is designed to accommodate the heaviest land craft now in service or projected, together with connecting taxiways and an airplane parking apron 40,000 square yards in area.

These improvements will be turned over to the city in fee simple upon the termination of the present emergency wartime lease with the Government.

The Federal Government, through the various aeronautical branches of the Civil Aeronautics Administration, has provided and operates extensive facilities at the Airport which are required for the safe and efficient operation of military, naval, and civil aircraft. These include a Radio Range Station, Overseas Foreign Air Communicating System, Weather Bureau, Airport and Airways Traffic Control facilities—all of which form an integral part of the great air network under development throughout the world.

The cessation of hostilities made it possible for the military services to return a great number of transport airplanes to the scheduled air carriers—aircraft which had been turned over to the military for urgent needs earlier during the war. In addition, toward the end of the year, the civil air carriers were able to acquire newer types of aircraft with the result that throughout the year scheduled air carrier passenger, mail, and express activities showed a tremendous increase. With the availability of greater numbers of aircraft, improved airport facilities, and the additional trained personnel returned from war, an even greater up-surge in air carrier activities can be anticipated for the coming year.

Traffic tabulation is as follows:

SCHEDULED DOMESTIC AIR CARRIER OPERATIONS

	Total for 1945	Comparison with 1944 Increase or Decrease
Passengers (In and Out).....	527,782	+ 61%
Air Mail Poundage (On and Off) ..	36,994,132	+ 73%
Air Express Pounds (On and Off) ..	3,617,342	+130%
Scheduled Airplanes (In and Out) .	35,382	+ 68%

Predicated on the above airmail poundage loaded and unloaded at the San Francisco Airport, it is estimated that 740,000,000 airmail letters and parcels were accommodated through the San Francisco Airport during the past year.

Because of the restrictions placed upon the Airport as the result of the emergency wartime lease agreement with the Government, civilian flying continues curtailed except for civil flying essential to the war effort. It is anticipated, however, that these activities will increase at the San Francisco Airport many-fold when the present lease with the Government expires.

Throughout the year the Army Air Forces, and particularly the Air Transport Command, have utilized the facilities of the San Francisco Airport extensively for domestic and international air transport engaged in service, supply, evacuation of troops, and redeployment and demobilization of military personnel.

Domestic air carrier operation records of the Civil Aeronautics Administration reveal that the revenue passenger load factor for scheduled air carriers operating in and out of the San Francisco Airport were among the highest in the United States. This can be substantiated by the fact that of some 35,382 scheduled arrivals and departures, 34,160 were completed for an actual operating percentage of 96.5 per cent. It is doubtful whether any other major air terminal has produced such an efficient record. The national average of completed airline schedules approximates 91 per cent.

The number of civilian employees based on the San Francisco Airport employed for aeronautical and affiliated activities increased to 5,400; an increase of 30 per cent over the previous year. The total salaries derived by these employees has increased to \$16,000,000 for the year, representing a 55 per cent total payroll increase on the Airport within one year.

On August 1, 1945, the Army Air Forces commemorated the observance of its 38th birthday with an Army Air Show at the San Francisco Airport. The public was invited and approximately 25,000 people attended.

In order immediately to proceed with the expansion and further development of the San Francisco Airport, city authorities are expediting the sale of the first \$5,000,000 worth of Airport bonds.

Besides the air carriers presently operating in and out of the San Francisco Airport, namely, United Air Lines, Trans World Airlines, Western Air Lines, and Pan American World Airways, numerous other air carriers have presented applications to the Civil Aeronautics Administration for the extension of their present routes so that they will be permitted to serve San Francisco.

MUNICIPAL RAILWAY

On December 31, 1945, the Municipal Railway had completed its thirty-third year of continuous operation, the last 15 months' period being consolidated operation of the former Market Street Railway Company's properties with those of the Municipal Railway.

The consolidation occurred as wartime travel was mounting in ever-increasing volume and when transportation was of the most vital importance to the war effort. Under normal conditions the consolidation would have been a major task, but owing to the unprecedented demands of the war the problem was heightened to an almost insurmountable degree.

The physical condition of the cars and coaches and of the trackage acquired was such that every effort had to be made to maintain these facilities in a condition to render service. It developed that inventories of materials and supplies, including car and coach parts on hand, for the Market Street Railway facilities were far below requirements and in many cases depleted entirely. This fact, coupled with the great lack and scarcity of mechanical help for maintenance repairs, added further to the difficulties of operation. The scarcity of needed critical materials on account of the war and the ever-present shortage of operating personnel were major factors with which to contend.

With the predominant thought in mind that the war effort should not be impeded by anything resembling a transportation breakdown,

the management exerted every effort to render the maximum service possible with the available equipment and manpower at hand.

Judged by prewar standards, the transportation service rendered was far short of being adequate or of what was desired. Cars and coaches were crowded beyond normal capacity at peak hours, and regrettable delays and service interruptions occurred notwithstanding sustained and constant efforts on the part of the management to prevent same.

However, it can be stated that sufficient vitally necessary transportation service was furnished to provide for the movement of workers to shipyards, industrial plants, and offices, and for all other passenger transportation requirements of the city, to the extent that the war effort was not impeded nor was the traveling public deprived to any major degree of this important and necessary function.

After victory over Japan on August 14, 1945, and the subsequent lifting of gasoline rationing on August 15, 1945, the transportation demands eased somewhat, and critical materials and operating and maintenance personnel became increasingly more available as the year drew to a close. While this tended to relieve operating difficulties, it did not enable the management of the railway to provide adequately for the still abnormal transportation requirements.

From a financial standpoint, the results of the consolidated operation have been very satisfactory. A statement of monthly and daily average passenger receipts is given below:

PASSENGER RECEIPTS

1944	Total Receipts	†Daily Average
October	\$ 1,613,949.49	\$48,908
November	1,424,503.31	47,483
December	1,450,226.03	46,781
Total October to December, 1944	\$ 4,488,678.83	\$47,752
1945	Total Receipts	†Daily Average
January	\$ 1,426,122.15	\$46,004
February	1,334,169.04	47,649
March	1,499,938.51	48,385
April	1,453,656.63	48,455
May	1,533,744.27	49,476
June	1,534,118.78	51,137
July	1,504,293.69	48,526
August	1,483,360.84	47,850
September	1,396,267.69	46,542
October	1,496,482.93	48,274
November	*1,388,295.32	46,277
December	*1,460,267.71	47,105
Total January to December, 1945	\$17,510,717.56	\$47,975
Total October to December, 1944	4,488,678.83	47,752
Total 15 mo. Consolidated		
Operation	\$21,999,396.39	\$47,929

* Estimated. † Combined average Saturdays, Sundays and week days.

The record passenger receipts for a single day occurred on May 31, 1945, and amounted to \$56,409.89.

Figures on operations for the calendar year "1945" with the months of November and December estimated show a net income of \$2,991,206 for the year before payment of \$2,500,000 made on the purchase of the Market Street Railway Company's properties and \$100,000 paid for redemption of outstanding Municipal Railway bonds. Of the total purchase price of the Market Street Railway Company's properties of \$7,500,000, there remains a balance of \$3,000,000 unpaid as of November 30, 1945; the amount of \$2,000,000 having been paid at the time of acquisition and \$2,500,000 during the year 1945.

Total operating revenues for the calendar year of 1945, with November and December estimated, amounted to \$17,644,541, and non-operating revenue totaled \$27,313. Operating expenses for the 12 months were \$12,892,354, interest charges \$170,734, and taxes \$12,184. After provision for depreciation in the amount of \$911,682 and for a reserve for accidents in the amount of \$693,694, there remained a net profit of \$2,991,206 for the year.

For the 15 months' period from September 29, 1944, to December 31, 1945, gross revenues from consolidated operations totaled \$22,182,551; operating expenses, interest charges, and taxes amounted to \$16,153,547. After a provision of \$1,254,104 for depreciation and a reserve for accidents in the amount of \$820,293, there remained a net profit of \$3,954,607.

Car and coach miles operated for the year, with November and December estimated, totaled 29,494,994 miles, of which electric street cars operated 20,952,308, cable cars 300,702 miles, motor coaches 7,435,676 miles and trolley coaches 806,308 miles.

Car and coach hours operated during the year, with November and December estimated, totaled 3,198,668. Electric street cars operated 2,343,021 hours, cable cars 51,215 hours, motor coaches 721,969 hours, and trolley coaches 82,463 hours.

The total passengers carried by cars and coaches for the year, estimating November and December, was 335,200,037. Of this number street cars carried 269,815,355, cable cars 7,131,691, motor coaches 50,868,441, and trolley coaches 7,384,550.

Notwithstanding continued efforts by the railway management to reduce accident costs through constant training and instruction, they were in excess of the past level of experience. This can be attributed to several factors such as: the overcrowding of cars and coaches at peak periods on account of the shortage of equipment, the congested traffic conditions, and the large turn-over of operating personnel as evidenced by the number of over 2,000 employees trained during the year. It is felt that the post-war operation will show a marked decrease from the present high accident cost.

Due to the bad state of repair of the acquired Market Street Railway trackage and equipment, maintenance forces had a heavy task to keep the acquired facilities in an operating condition. However, the operating facilities of the original Municipal Railway were maintained in excellent condition throughout the year. Maintenance expenses on the consolidated systems' trackage and equipment amounted to \$1,994,058, while replacement expenditures totaled over \$600,000. Expenditures for new construction and equipment exceeded \$450,000.

Paving repairs and replacement costs during the year totaled over \$175,000.

On Market Street between Valencia and Castro Streets, the inner tracks were replaced and the outer tracks removed and the area repaved at a cost of over \$375,000.

On Mission Street between Otis Street and Thirteenth Street tracks were replaced at a cost of \$58,000.

On January 7, 1945, the personnel and equipment of the old Municipal Railway bus garage at 3708 Geary Boulevard were moved to and consolidated with the acquired Market Street Railway Company garage at Twenty-fourth and Utah Streets. A complete reorganization of the bus repair facilities was undertaken to speed up repairs of disabled equipment. Many improvements to the garage and facilities have been made or are in the formulative stage.

During the year, 31 new motor coaches were received and placed in operation. Sixteen new trolley coaches, 50 new motor coaches, and 10 modern type streamline electric street cars are on order.

The transportation department of the railway has made every effort to adjust schedules and to effect reroutings, revisions, consolidations, and extensions of car lines and motor coach routes to meet service requirements and to utilize existing equipment to the fullest extent.

The total number of employees at the close of the year was approximately 4,300, of which over 3,200 were platform employees. The training department of the railway handled over 2,000 applicants for training during the year.

The total operated single track electric and cable mileage is 269 miles. In addition to this, sidings, turnouts, and non-operated track amounts to 34 miles. Motor and trolley coach routes totaled 223 round trip miles of street traversed.

Under date of April 16, 1945, Mr. L. V. Newton, Engineer and former Vice-President and General Manager of the Market Street Railway Company, who is engaged in the capacity of a consulting engineer in connection with present and future plans for the railway, rendered a comprehensive report entitled "Post-war Transit Plan for Municipal Railway." In this report Mr. Newton recommended changes in types of service, plant, and equipment, and outlined routes of street cars, motor coaches, trolley coaches, and cable cars to be operated. Mr. Newton said that the plan, with the exception of the part covering the replacement of existing motor coaches, could be completed in three years and the entire plan in a five-year period.

The total cost of equipment and rehabilitation as proposed was estimated by the Public Utilities Commission Bureau of Engineering at \$23,369,126.

Mr. Newton stated that if the plan is adopted and placed in effect, San Francisco would have a fine, modern, safe, and efficient surface transportation system.

Considerable study has been given as to the best method of financing the cost of this modernization of the railway, and consideration has been given to general obligation bonds, revenue bonds, and a fare increase.

In view of the urgency of the need of this modernization, and in order to avoid delay, and from the viewpoint of the most economical method of financing, on December 3, 1945, the Public Utilities Commission decided on and approved an increase in the rate to 8½ cents per token, three for 25 cents, or 10 cents for single cash fare. This fare structure, it is estimated, will provide sufficient funds in a five-year period to amply finance the cost of proposed modernization.

In accordance with section 130 of the Charter, the proposed increase fare rate has been submitted to the Board of Supervisors for approval.

The following statements show the financial results of consolidated operation for the past 12 months and for the 15 months' period from September 29, 1944.

WM. H. SCOTT,

General Manager.

MUNICIPAL RAILWAY OF SAN FRANCISCO

Income and Profit and Loss Statement
Calendar Year—January 1, 1945, to December 31, 1945

Municipal Railway and Market Street Railway Consolidated
January 1 to October 31, Actual—November 1 to December 31,
Estimated

Operating Revenue		\$17,644,541
Operating Expenses:		
Way and Structures	\$ 595,008	
Equipment	1,399,050	
Power	1,308,617	
Conducting Transportation	8,343,400	
General and Miscellaneous	1,246,279	12,892,354
Net Operating Revenue		\$ 4,752,187
Plus Non-Operating Revenue:		
Interest on Bank Balance	\$ 5,274	
Miscellaneous Profit and Loss Credits (Net)	22,039	27,313
Gross Income		\$ 4,779,500
Deductions from Gross Income:		
Interest on Funded Debt	\$ 39,583	
Interest During Acquisition	131,151	
Taxes	12,184	182,918
Net Income before Depreciation and Other Reserves		\$ 4,596,582
Reserves:		
Depreciation Reserve	\$ 911,682	
Accident Reserve	693,694	1,605,376
Net Income Transferred to Profit and Loss		\$ 2,991,206
Bond Redemption		100,000
*Net Surplus		\$ 2,891,206

*Before payment of \$2,500,000 made during the year on the purchase of the Market Street Railway Company's properties.

MUNICIPAL RAILWAY OF SAN FRANCISCO

Income and Profit and Loss Statement

Municipal Railway and Market Street Railway Consolidated
Fifteen Months' Period

September 29, 1944, to December 31, 1945
(November and December, 1945, Estimated)

	Sept. 29, 1944, to Dec. 31, 1945
Operating Revenue	\$22,154,076
Operating Expenses	15,899,177
Non-Operating Income	\$ 6,254,899 28,475
Gross Income	\$ 6,283,374
Deductions from Gross Income:	
Interest and Taxes	254,370
Net Income before Depreciation and Other Reserves	\$ 6,029,004

Reserves:

Depreciation	\$1,254,104	
Accidents	820,293	2,074,397
		<hr/>
Net Income Transferred to Profit and Loss ...		\$ 3,954,607
Bond Redemption		125,000
		<hr/>
*Net Surplus		\$ 3,829,607
		<hr/> <hr/>

*Before payment of \$2,500,000 on the purchase of the Market Street Railway Company's properties.

SAN FRANCISCO WATER DEPARTMENT

The Water Department is completing its sixteenth year of successful operation under city ownership. Water consumption for the year 1945 showed practically the same percentage gain as for the past two years. The gradual relaxation and finally the removal of practically all War Production Board restrictions resulted in an increase in the number of new consumers, new service connections, and other department activities.

Revenue from water sales for the year was \$1,192,310 more than the previous year, due primarily to the increased consumption, but also in part to a rate increase, effective September 1, 1945. This rate increase had the effect of restoring water rates in San Francisco to the level at which they were prior to December 1, 1943, and increasing suburban consumers' rates proportionately. As the suburban rates had not been reduced in the schedule effective December, 1943, they are now paying 17.6 per cent more than consumers in San Francisco, which serves in a measure to offset Water Department taxes paid in San Mateo County and recognizes the fact that heretofore a certain portion of the carrying charges of the water system had been borne by San Francisco taxpayers exclusively.

System water consumption averaged 102 million gallons daily during the year, an increase of nearly 10 million gallons over the preceding year. Of this total, 81.5 million gallons daily were used in San Francisco, the balance being suburban consumption.

Water consumption for the four-year war period starting with January 1, 1942, has increased a total of 47 per cent, or an average of nearly 12 per cent per year. This rapid increase has absorbed all the available extra capacity for bringing water from Hetch Hetchy reservoir to Crystal Springs reservoir and makes imminent the necessity of a new pipe line across the San Joaquin Valley to bring additional water from Hetch Hetchy, as well as an additional Bay Division pipe line and additional supply lines to convey water from the peninsula reservoirs to San Francisco. The present available capacity for bringing water into San Francisco from these reservoirs is even now being entirely utilized on days of peak consumption. Any extended interruption of service by one of the four main transmission pipe lines, during such periods, would seriously cripple San Francisco's water supply.

The peak 24-hour demand of the system, occurring on June 19, 1945, was 134,859,000 gallons, which amount exceeded all previous peak day figures. Of significance is the peak demand of suburban consumption, which amounted to 31,187,000 gallons, more than double the peak day of 14,502,000 gallons for 1941, whereas for the same period San Francisco's peak day consumption increased 50 per cent.

Active consumer accounts in San Francisco increased 2,204 to total 133,475; this compares with a gain of 2,131 in the preceding year.

During 1945, 2,353 new service connections were installed, compared to 1,526 for the year 1944.

Four miles of new mains were added to the distribution system in the city, as against 4.1 miles for the previous year. The total length of pipe in the distribution system is now more than 1,000 miles.

Water sales for the year amounted to \$9,265,025 and the net income from operations was \$4,793,634, as compared to \$3,609,252 for the preceding year, or an increase of \$1,184,382, reflecting the continued consumption increase and three months of operations under the increased rate schedule.

Special low rates to encourage planting of Victory Gardens were again offered to consumers in San Francisco on the same basis as for the previous year. During the year, application for these special rates, covering a total of some 160 acres, were received. The number of allowances made was 20,390 and the value of credits applied to bills saved these consumers a total of \$20,974. The corresponding figure for 1944 was \$23,587.

Construction of the San Andreas Outlet No. 3, which will serve the proposed new 60" pipe line to Sunset reservoir, was completed in May, 1945. The new Bald Hill Outlet, also on San Andreas reservoir, which is the initial phase of a program to replace the old damaged and unreliable outlet and tunnel at this place, was completed in February, 1945. These outlets were completed in time to take advantage of the seasonal run-off, thus permitting some replenishment of the storage in San Andreas, which had been lowered to permit the construction work.

Plans and specifications are now being prepared for pipe lines to interconnect these two outlets with one another as well as with the North San Andreas Outlet. It is expected that bids will be called for this work early in 1946. At the time the outlets were constructed, the War Production Board refused to grant priorities for these pipe lines.

Test borings to determine the type of material and adequacy of foundations were made at the site of the Sutro reservoir. From these borings it was found necessary to provide for drainage of underground waters and a contract was entered into to provide for eleven vertical drain holes, four of which are connected to the existing drainage system of the Twin Peaks tunnel. Drilling of these holes is now under way and should be completed soon. Plans and specifications for the excavation and embankment for Sutro reservoir were completed and a contract for this work will be let early in 1946.

The new Sutro reservoir will have a storage capacity of 32 million gallons. This reservoir at elevation 500 will serve a new distribution district lying equidistant in elevation between Stanford Heights at elevation 614 and Sunset reservoir at elevation 385, and will reduce the consumption demand from both of these reservoirs. Particularly acute is the present demand on Stanford Heights reservoir which, during peak periods lasting several weeks, has exceeded the reservoir storage capacity. Fortunately no breakdown in pumping equipment has occurred during such times. Funds are now available for construction of this reservoir but additional funds will be needed prior to its completion to provide for changes in the distribution system in order to create the new distribution district.

Strategic points of the water system outside the city were policed during the first half of the year by civilian guards employed by the department. For the balance of the year guarding of these points was no longer necessary.

The number of bacteriological and chemical tests, which was greatly increased during the war as a precautionary measure against sabotage, was reduced somewhat as their necessity became less urgent.

Maintaining the required personnel, and particularly securing engineering services and temporary employees for the necessary seasonal work, continued to be a problem during the year. As the year

progressed, however, this situation was somewhat alleviated by the return of thirty-one employees who were in the military service of the country and ten who were out on leaves of absence to engage in vital war industries. Ninety-nine employees of the department were at one time or another in the armed forces.

The past winter's rainfall on the peninsula watershed was approximately 16 per cent below normal, and at Calaveras approximately 30 per cent below normal. The resulting run-off and supplementary withdrawal from Calaveras and the Hetch Hetchy System were sufficient to fill Crystal Springs reservoir. Calaveras reservoir was also filled by run-off and, for a period of twenty-one days, water was discharged over the spillway lip. San Andreas reservoir, which had been held to elevation 388 to allow for construction of the new outlets, was permitted to rise during February and this, together with water pumped from Crystal Springs reservoir, brought San Andreas to elevation 440 in June, at which time it no longer became necessary to operate the Alemany pumps to supply the pipe lines normally served from San Andreas reservoir. Baden pumps, however, continued to operate throughout the year in order to meet the increased demands of the high level consumption districts in San Francisco.

During the year the Hetch Hetchy system delivered an average of nearly 54 million gallons daily, a considerable portion of which was used to restore San Andreas to a high level after it had been lowered for the purpose mentioned hereinbefore. Hetch Hetchy deliveries also supplied suburban consumers, served directly from the Bay Crossing pipe lines, during periods of excessive turbidity of Calaveras water.

Approximately 40 billion gallons were available in Calaveras, peninsula and city reservoirs at the end of the year—nearly 400 days' supply at the 1945 rate of consumption.

A resume of the financial results of the Water Department operations from March 3, 1930 to December 31, 1945 shows a gross income of \$117,405,029, and operating expenses of \$67,368,859. The net income of \$50,036,170 was used as follows:

Contribution to the General Fund for Hetch	
Hetchy Bond Interest and Redemption	\$15,196,289
Contribution to Hetch Hetchy System	
for Operations	4,311,032
Redemption of Water Bonds	20,565,094
Additions and Betterments	9,651,760
Surplus and Miscellaneous	311,995
Net Income	<u>\$50,036,170</u>

In addition to the net income was the value of the water service furnished by the department free of charge to various other city departments, in the amount of \$6,731,150.

The new water rate schedule which became effective September 1, 1945, contemplates that all municipal departments which have hitherto been furnished water service without charge will henceforth be required to budget sufficient moneys and pay for such service. On the other hand, hereafter no contributions will be required from the general fund to meet any portion of the bond interest and redemption charges of either the Hetch Hetchy or water bonds. In other words, both of these utilities will henceforth stand on their own bottoms. The increased revenues resulting under this schedule will enable the department to finance its necessary extensions and replacements which over the long time experience of the Spring Valley and the city, have been found to require approximately \$2,200,000 per year. This will not obviate the necessity of bond issues from time to time to finance major extensions, such as the second San Joaquin pipe and an addi-

tional Bay Crossing pipe line, although interest and redemption charges for such issues would be paid from this surplus revenue.

I believe this to be a sound policy and, if adhered to, and if the practice of diverting surplus revenues to the general fund is not again resorted to, it will permit substantial water rate reductions to be made from time to time as the bond interest and fixed charges are reduced.

NELSON A. ECKART,

Manager and Chief Engineer,
San Francisco Water Department.

HETCH HETCHY WATER SUPPLY, POWER AND UTILITIES ENGINEERING BUREAU

Hetch Hetchy Water Supply, Power and Utilities Engineering Bureau is in full charge of the Hetch Hetchy Water and Power System and furnishes engineering services to the Municipal Railway and to San Francisco Airport, and on occasions to other municipal departments.

Until the end of the war with Japan, and for some little time afterward, the wartime restrictions necessarily imposed by Governmental authority on the use of materials and manpower prevented undertaking construction and the acquisition of new equipment, except as approved by the War Production Board as being in some manner useful in furtherance of the war effort. These restrictions applied to the reconstruction and replacement work, as well as to plant additions. Consequently we have before us a large accumulation of deferred maintenance work in addition to the capital additions that have been planned for the post-war period, many of which would have been made during the past four years had there been no interruption by emergency conditions.

After the surrender of Japan, the Governmental restrictions were gradually eased, but work is still seriously hampered by lack of manpower, which is still to a large extent held out of civilian pursuits in the armed forces, by shortages of material and equipment due to the fact that reconversion of industry from war work to civilian production is still far from complete, and by lack of financing sufficient to undertake projects of any considerable magnitude. However, as all of the activities of this bureau and of the other departments of the Public Utilities Commission are essential for the public service, the bureau has been able to secure authorizations for most of its small projects for which a real and urgent need could be shown, so that operation of the plant under the bureau's jurisdiction could continue on a practically normal basis with only minor interferences.

Hetch Hetchy Water Supply

During the year 1945 water was delivered to the San Francisco Water Department in greater quantity than in any previous year. The total amount delivered was 19,563,000,000 gallons. This makes a grand total of about 132,000,000,000 gallons delivered beginning October 18, 1934, the date on which delivery from Hetch Hetchy commenced. The average rate of delivery during 1945 was 53,600,000 gallons daily. The previous maximum for a single year was 18,500,000,000 gallons, which was the record for 1936, during the initial period when the Hetch Hetchy water was being brought in at a high rate to replenish the peninsula reservoirs.

The quantity of water delivered during 1945 was about 80 per cent of the full annual capacity of the pipe line crossing the San Joaquin Valley, and in fact the pipe line was transmitting nearly its full capacity during a great part of the year. The annual reserve capacity

on this basis is inadequate, and there is almost no reserve capacity for that portion of the year during which maximum delivery through the pipe line is required. A project for building a second large pipe line across the valley has been given the highest priority in the post-war work schedule for the Hetch Hetchy system, and it is hoped that a bond issue for that purpose will be approved at the earliest time practicable.

Field activities on Hetch Hetchy Water Supply were, as in the past three years, confined almost entirely to operation, maintenance and protection of the system, and surveys for future extensions.

Surveys and studies for the Cherry River development were continued. Core borings to determine the sub-surface characteristics of the foundation rock were made on the two alternate sites for the proposed dam at the lower end of Cherry Valley. These revealed very satisfactory conditions. This project has now reached the stage at which detailed planning of the dam can be started, and studies already begun for the aqueduct but still in a preliminary stage can be considerably further advanced while awaiting the completion of surveys to the extent necessary for final location and design. The development of the Cherry River has from the inception of the Hetch Hetchy system been considered an integral part of the project, to be undertaken as the third stage in the program, in which Hetch Hetchy and Lake Eleanor were the first two. A few years ago more detailed studies than had previously been made led to the elevation of the Cherry project to the second place in order of importance; Lake Eleanor will be made tributary to Cherry, instead of being independently developed. The potential hydraulic power resources of the combined Cherry and Eleanor scheme are not far short of those of the present Hetch Hetchy-Moccasin combination.

Plans and specifications for a new cottage and garage for the Eleanor reservoir keeper were drawn up, but no bids for construction could be obtained this year. Bids will again be invited early in 1946.

Hetch Hetchy Power

An outstanding accomplishment of 1945 was the solution of the problem, how to dispose of Hetch Hetchy power satisfactorily under the limitations imposed by Federal Government interpretation of the Raker Act.

At the beginning of the year, this question was still unanswered, after years of discussion and litigation. Nearly all of the power output of the Hetch Hetchy system was being delivered to the Pacific Gas & Electric Co. at its Newark substation. This was permissible until March 28, 1945, a stay of the United States District Court injunction having been granted after the shutdown of the Riverbank aluminum plant, which had been consuming somewhat more power than was produced on the Hetch Hetchy Project.

Late in 1944, a new contract had been negotiated with Pacific Gas & Electric Co. for "wheeling" energy to points of delivery for the City's uses, with cash payment to the company for the service rendered by it. "Wheeling", in this case, constitutes the provision by the company of all services and facilities needed for the delivery of electric energy from the end of the Hetch Hetchy transmission lines at Newark to the individual municipal delivery points.

Concurrently, a contract had been framed with the Modesto and Turlock Irrigation Districts under which the city would furnish them supplementary power to meet their power system load in excess of the output of their jointly-owned hydro-electric power plant at Don Pedro Dam on the Tuolumne River. This would replace purchases previously made by them from Pacific Gas & Electric Company.

In January, 1945, representatives of the City and the irrigation districts were sent to Washington for a hearing before the Secretary of the Interior on the proposed contracts, copies of which had already been furnished to the Secretary. San Francisco was represented by Mayor Lapham, Special Counsel Dion R. Holm, James H. Turner, Manager and Chief Engineer of the Hetch Hetchy Water Supply, Power and Utilities Engineering Bureau, and L. M. Perrin, Electrical Engineer of the latter bureau; the districts by their Chief Engineers, C. E. Plummer for Modesto, and R. V. Meiklee for Turlock. The hearings extended from January 24 to February 1, 1945. The United States Attorney General was represented. Congressmen Welch and Havenner of San Francisco and Gearhart of Fresno attended some of the sessions.

Secretary Ickes noted that during the early years of the contracts surplus energy in large amounts would be delivered to Pacific Gas and Electric Co. This, he declared, would be illegal. However, the Interior Department officials would not mention a limit within which delivery of surplus energy to the power company would be construed as in "reasonable compliance" with the Raker Act. No mutually acceptable way of meeting the Department's objections was found in the subsequent discussions, and finally the delegation returned home with the disposal problem still unsolved.

In order to find an appropriate outlet for the city's surplus energy, the city next obtained from the Pacific Gas & Electric Co. a proposal to transfer two of its industrial customers to the city, and to lease to the city the transmission facilities serving them from Newark sub-station. These customers were two Kaiser industries, the Permanente Cement Company and the Permanente Metals Corporation. The latter manufactures magnesium and ferro-silicon by electro-metallurgical methods. This proposal, with the wheeling contract and the contract with the irrigation districts, was submitted to the United States District Court at a hearing on February 26, when the injunction was due to go into effect. A stay of one year was requested in order to allow time for execution of the contracts, to obtain approval of the California Railroad Commission, and to allow the districts time to install the facilities needed for their interconnection. The Court granted an extension until July 2, 1945, stipulating that the contracts be submitted to the Secretary of the Interior for his approval before that date.

Contracts for the assignment of these two industrial customers to the city were executed, with another contract for the lease of transmission facilities and the supply of supplemental energy as needed. The approval of the California Railroad Commission was obtained for these and also for the wheeling contract. Copies of these contracts and of the district contract were sent to the Secretary of the Interior for approval. On his request, the hearing before the District Court was set for July 2, 1945. The plan was approved, and was placed in effect as of July 1, 1945. The Districts have purchased equipment for the receiving sub-station, and it is expected to go into service in the spring of 1946.

To sum up: the city's electric energy is now used by the city for operation of the Municipal Railway, for street and public building lighting, and for other municipal purposes; is sold by the city to the industrial consumers above mentioned; and the surplus, if any, is sold to the Pacific Gas and Electric Company; and when the irrigation districts are ready to receive it, the city will begin selling energy to the districts.

Variations in the amount of business done by Permanente Metals Corporation are reflected in the Hetch Hetchy revenues. These revenues are now at a lower level than prevailed previously. It is

expected that the revenue will improve with growth of the municipal load and that of the Irrigation Districts.

The aviation obstruction lighting of fourteen towers of the city's transmission line near the Naval Auxiliary Air Facility west of Vernalis, requested and paid for by the Navy, was completed in January, 1945, and the circuit has been in continuous operation since that time.

During the year a Navy plane from the Vernalis Air Facility struck our transmission line, causing a complete interruption for about twelve hours. This accident occurred at night, just east of the east end of the lighted section of the line. A claim for damages covering the city's cost is being prepared for presentation to Congress.

Otherwise, the Hetch Hetchy power system functioned normally throughout the year.

Municipal Railway Engineering

The railway work of the Hetch Hetchy Water Supply, Power and Utilities Engineering Bureau was greatly increased by the acquisition of the Market Street Railway properties, although it continued to be hampered by the material and manpower shortages due to the war. Nevertheless, important studies and plans for extensions and improvements of service and for additional equipment were made, and some urgent projects were undertaken and completed during the year.

Members of the engineering staff visited the plants of railway equipment manufacturers, investigating the latest improvements in railway equipment. Our engineers also visited railway properties in several other cities, obtaining information on the equipment and on the methods used for maintenance and operation of their systems. In this way valuable information was obtained for comparison and for use in planning the modernization and reorganization of the San Francisco railway system. Plans and estimates were prepared for a large number of projects. The greater part of the engineering for the rehabilitation of the railway system is still to be performed. When additional engineering force becomes available it will be possible to make more satisfactory progress in this essential activity.

The work of removing the outer tracks and reconstructing the inner ones on Market Street from Valencia Street to Twin Peaks Tunnel was finished this summer, and the street repaved; so that now this part of Market Street, with good pavement and only two tracks, is vastly improved for both street car and automobile traffic.

Much of the property acquired from the Market Street Railway Company is badly in need of repairs and replacement, and some work of this character was performed. New roofs were installed on the bus garage at 24th and Utah Streets, the main paint shop, and the office building at San Jose and Geneva Avenues; and work is now under way on the reroofing of the Market Street Railway substations. A new refuse burner has been provided for the main shops at San Jose and Geneva Avenues, replacing the old dilapidated one, which had become a fire hazard. A little over a quarter of a mile of very bad double track on Mission Street near Van Ness South was reconstructed, and plans have been prepared for the renewal of additional trackage on this street between 8th and 16th Streets. This work will be started as soon as the necessary manganese steel castings can be purchased.

New track connections have been installed on Presidio Avenue and at the end of California Street, permitting a more flexible assignment of cars to the car barns at these locations, with corresponding economies in operation. Similar connections are being made at other locations. Plans for the extension of the Stockton Street tracks across Market Street into Fourth Street are complete, and the necessary track special work is being ordered.

The maintenance and repair of motor buses is handled at the railway garage at 24th and Utah Streets, a building taken over from the Market Street Railway. This is a center of great activity, and needed equipment and improvements are being supplied as fast as practicable. During the year a large part of the floor area was paved with concrete, the machine shop was rearranged and separated from the rest of the building by a steel and glass partition, and five hydraulic bus lifts were installed. Work is in progress on the remodeling of the storeroom and offices, and the installation of a ventilating system.

The Geary Street offices have been remodeled to provide additional office space, and plans are being drawn for further extensive remodeling and for the installation of an elevator.

The establishment of the bureaus of Personnel and of Accident Prevention and Employee Training made it necessary to provide quarters for these bureaus; and the second floor of the office building at the Geneva Car House was remodeled to supply part of this need. Other offices are being constructed on railway property on Turk Street near Webster, and also at the various car barns.

The Bureau of Engineering is continually engaged in planning and studies for routine maintenance and operation of the railway system, and in the preparation of estimates, plans and specifications for reconstruction jobs to be undertaken as soon as conditions will permit.

During the year substantial progress was made toward the conversion of the Union Street "E" car line to trolley coach operation. This will be the means of providing much faster and more economical service on that route. The material for the trolley installation was purchased and contracts were let for the construction of the first two sections of the work.

An area within the Mariposa yard was paved for the storage of trolley coaches. The trolley coaches of the No. 33 line will be transferred from the Haight Street car house to this point, making more space available for cars at that car house. This change will also effect economy by combining the storage and servicing of the trolley buses at one point.

In 1944 an order was placed with the St. Louis Car Co. for 16 trolley coaches to serve the "E" line and provide spare coaches for the other lines. The Office of Defense Transportation declined to allocate these vehicles to San Francisco. However, that agency relinquished control of transit operations during the latter part of 1945 and the coach builder is now proceeding to fill the order. Delivery is expected in April, 1946.

Specifications were prepared for the purchase of several additional motor coaches, street cars and trolley coaches. These vehicles will be the best obtainable, embodying many recent improvements not previously available. The motor coaches, all of the 44-passenger size, will provide higher schedule speed and greater passenger comfort. The street cars will be all-electric, the brakes and other accessories being electrically operated. They will be noiseless and the controls will provide starting and stopping without jerks. All cars and coaches will have improved ventilation, excellent illumination, and improved visibility for standing passengers. It is realized that, for effective use of the streets, patronage of transit vehicles should be encouraged. Otherwise, downtown street congestion will inevitably produce decentralization with attendant reduction of property values and loss of tax revenues.

To improve the regularity of transit service and to facilitate the handling of emergencies, a central control office is being established at the railway headquarters building on Geary Street. This will be equipped with radio and wire telephone facilities, and also automatic

headway recorders. The attendants in this office will be able to communicate directly with the outside inspectors and emergency crews, and will thus be able promptly to dispatch them to the scene when trouble occurs. Twenty-nine automobiles, trucks and motorcycles will have two-way radio equipment. The automatic headway recorders will record on charts the passing of cars and coaches at selected points, furnishing prompt indication of irregularities in service which should be investigated. The equipment for the central control office has been purchased, and it is expected that it will be placed in operation early in 1946.

Airport Engineering

Plans and specifications were prepared and contracts let for a few relatively small pieces of work at the airport, principally in the line of maintenance.

A passenger concourse with a covered walk leading to six gates, was constructed to improve the layout for handling passengers between the administration building and planes, making it possible to load or unload several planes at once, and providing shelter for pedestrians between the buildings and the planes in inclement weather.

The United States Army completed the fill begun in 1944 for the extension of the prevailing wind runway southeasterly on the tide lands, and constructed pavements of Portland cement, concrete and asphaltic concrete on large areas of runways, taxiways and aprons. This work was watched with great interest by our engineers, as it is of a nature identical with much of the work that will be required under our new airport construction program.

The bureau collaborated with the airport management in the preparation of the master plan of development. Construction of the airport according to the plan so formulated will be commenced early in 1946, using funds from the \$20,000,000 bond issue authorized by the voters at the November election. The master plan involves shifting of the Bayshore Highway from its present location through the airport land to a new alignment about one-half mile west. This necessitated contacts between the bureau and the engineers of the State Highway Division concerning details of the proposed freeway construction.

A SUMMARY OF ACTIVITIES OF SAN FRANCISCO SCHOOLS IN 1945

The calendar year, 1945, in the San Francisco schools has seen the fulfillment of many programs developed by the war and the beginning of many others which have been started as a result of the needs of the community for reconversion. There has been no clear-cut dividing line between these two periods. One extends into and is affected by the other.

The school system is feeling the impact of most community problems in some way or other, including housing, transportation, veterans' problems, the return of the Japanese, changes in employment, growth in population, increases in costs of supplies and equipment, absorption of people from all over the country, and the general changes in our economy and culture that follow the end of a world war. During the past twelve months, however, administrative machinery has been developed to meet these problems.

The last report of the school system to the Mayor's office described the Hill survey and the consequent proposed reorganization. The present report describes the effect of some of these changes and some of the results which have taken place because of the work that has been done to promote a more efficient administrative organization.

Close of the War Production Training Program

The San Francisco schools made a significant contribution to the war through their training of workmen in the skills required by the various war emergency industries. A statistical summary of the accomplishments of this program is presented below.

1. The total number of persons trained: 77,174.
2. Over 300 temporary teachers were certificated and employed during the operation of the program.
3. Reimbursement received and June, 1945, claims pending from State War Production Training funds January 15, 1941, to June 30, 1945: \$1,470,537.00
4. Reimbursement from Average Daily Attendance January 15, 1941, to June 30, 1945: \$312,908.64.
5. Estimated value of equipment, tools, and accessories which are property of the State of California in custody of the San Francisco Unified School District: \$150,000.00.
6. The following courses were established during the operation of the War Production Training Program:

Aircraft Sheet Metal Fabrication	Machine Shop—Blueprint reading
Aircraft Engine Accessories	Radio and Communication
Aircraft Welding	Pile Driving
Aircraft Overhaul	Switchboard Mfg. and
Aircraft Propeller Overhaul	Electrical Equipment
Aircraft Instrument Service	Plumbing and Steamfitting
Aircraft Trade Drafting and	Tool and Die Making
Blue Print Reading	Marine Drafting
Aircraft Assembly—Mfg.	Mechanical Drafting
Aircraft Construction	Boilermaking
Aircraft Mechanics, Maint.	Welding Inspection
Ship Lofting	Outside or Marine Machinists
Shipfitting	Marine Cooks and Bakers
Ship Carpentry and Woodworking	Butchering and Slaughtering
Ship Sheet Metal	Messmen and Stewards
Ship Plumbing and Pipefitting	Stock Control Clerks
Ship Plumbing and Pipefitting—	Tire Making and Repair
Asbestos Workers	Traffic Rate Clerks
Ship Electrician	Automotive Mechanics
Ship Machine Shop	Tool Clerks
Ship Welding, Electric	Ordinary Seamen
Ship Welding, Gas	Able Bodied Seamen
Shipbuilding—Blueprint reading	Oilers and Wipers
Shiprigging	Industrial Production Drafting
Metal Parts Inspection and	Trucking and Warehousing
Testing	Refrigeration
Machine Shop	Supply Personnel Training
<i>Classes for U. S. Navy</i>	
Ship Welding, Gas	Ship Machine Shop
Ship Welding, Electric	Ship Carpentry and Woodworking
Ship Electrician	Diesel Engine Operator
<i>Classes for U. S. Army</i>	
Automotive Mechanics	Radio Operation—Broadcasting—
Automotive—Ignition and	Propaganda—Intelligence
Tune Up	Auto Engine Reconstruction
Radio Maintenance, Signal Corps	Automotive Maintenance and
Radio Code, Signal Corps	Repair
Job Introduction Training—	Job Introduction Training—San
Bethlehem Steel Corp.	Francisco Port of Embarkation

Curriculum Program

A curriculum department has been established in the school system under the direction of a coordinator. The work of this department during the past few months has resulted in the following plans being put into operation:

1. A central curriculum steering committee has been appointed by the superintendent to act in an advisory capacity on all curriculum projects. This curriculum committee is composed of an elementary principal, a junior high school principal, a senior high school principal, and elementary teacher, a junior high school teacher, a senior high school teacher, a vocational teacher, the guidance coordinator, the president of the junior college, the three assistant superintendents in charge of elementary, secondary, and vocational education, the adult education coordinator, a representative of the parent-teachers' association, the curriculum coordinator, and the associate superintendent in charge of instruction.
2. A series of staff meetings with special subject directors has been started for work on the development of curriculum in these fields. A series of regional meetings with principals is being carried on so that the curriculum department can discuss curriculum problems with small groups of administrators of individual schools.
3. A summer in-service training program is being worked out for the purpose of upgrading teachers in their respective fields.
4. A committee composed of three teachers on each grade level from the first grade through junior college has been appointed to work in the field of reading.
5. The same kind of committee has been appointed to work in all levels of mathematics throughout the school system.
6. The curriculum department is organizing to utilize the resources of the school system to:
 - a. take advantage of all the new learning aids which have been developed in the past few years, particularly in the field of visual and audio education;
 - b. formulate plans for better utilization of all community resources related to our instructional program.
7. Reorganization of the total guidance program and inter-school department organization is being studied so that curriculum and guidance may be integrated more closely.

Adult Education

The adult education division has organized approximately thirty new classes since the beginning of the fall term, with the approximate average of thirty students per class. Efforts have been directed at making the adult program a part of the whole school system, rather than having it set aside in a special and separate category known as the evening schools. Through this means, we have been able to get adult school principals to work together with day school principals in reorganization of classes and utilization of facilities and faculty.

New programs consist of interior decoration, upholstering, cooking and foods, clothing, homemaking, crafts, and certain other classes. The demand has been far beyond expectations. As an illustration, we started one section of interior decoration which has now grown to six sections averaging 100 students per class.

The trend is away from academic classes toward the so-called practical or non-academic, which leads us to believe that it might be advisable to set up so-called adult centers in certain areas. It has

been our policy to work with the day school units and with community groups to establish the types of program desired.

The demand for adult education throughout San Francisco is proving tremendous. Our expansion is limited only by the lack of adequate facilities for the teaching of adults in the arts and crafts and homemaking fields. Plans are being perfected, however, to utilize such facilities and equipment as can be made available.

Apprenticeship

The 1945 fall term opened with two apprentice classes in automotive repair and one class in plumbing and one class in refrigeration and air-conditioning. Returning veterans are being employed in these trades to the extent that increased attendance now requires four classes for automotive and two for plumbing.

Apprentice advisory committees for the majority of the skilled trades either have been appointed or are in the process of being appointed. One fact worthy of note is that the apprentice supervisor has been able to have a majority of the trades agree to send their apprentices to school during the working hours. The Hunters Point Apprentice program has required some reorganization for the return to the prewar program of 4-year apprenticeships.

Several new trades have requested apprentice training classes, including radio and television, jewelers, upholsters, dental technicians, and core makers, in addition to the seventeen trades that were previously organized.

Trade and Industrial Education

The War Production Training program, along with other facilities which the school system has to offer in this field is being converted into a sound vocational education program. Activities in this field fall into three classifications: pre-apprentice training for young men and young women with little preparation, apprentice training for those actually apprenticed to a trade, and extension training for journeymen.

The Samuel Gompers Trade School is being reorganized so that it will be brought within the scope of the California plan for vocational education as well as meeting the post-war needs of the San Francisco area. An additional center at 1663 Mission Street is being set up to provide for the various demands for this type of training.

The school system has set up a training program in the field of industrial electronics control, is revising its program in education in the fields of refrigeration, and is promoting a school for industrial design. The other activities in this area are the establishment of more adequate training programs in the metal trades and the building trades. Cooperative committees in each field, with representatives from management and labor, are being started.

Many of the old war production classes are being carried on or are being reestablished because of the need for new trainees. Many of the new developments during the war require retraining of employees, and industry is demanding more complete training now that there is more time for classes to be held. The school system is still training sheet metal men, electricians, gas and electric welders, machine operators, marine cooks and bakers, seamen, wipers, and draftsmen. The need continues in these fields.

Distributive Education

The distributive education program—which trains men and women in the fields where goods are distributed, such as in retail stores, banks, lumber yards, etc.—has made a good start under a newly appointed

director. Previously, this field has been almost untouched in the San Francisco educational program. This department is working closely with the Retail Merchants Association. Classes are being established for the executives in many of the large department stores, and plans for general training of employed personnel are under way.

At the present moment, the school system is engaged in completing a short-unit training program for pre-Christmas sales people. It is probable that the placement division of the school system will furnish about four thousand people for these jobs during the Christmas season.

This department has just been established. It is probable, however, that the growth of this type of education will be greater than in any other during the coming year. The need for this type of service, as indicated by the demands of employers in San Francisco, is greater than in any other area. The response of the Retailers' Association to this new development is gratifying.

Veterans Counseling and Training

Returning veterans cannot be expected to find their needs taken care of by the traditional educational program. The school district is reorganizing many of its former classes and establishing new ones to meet their requirements. Developments in this field include the following:

1. The returning veteran who has not finished high school may complete the work for his diploma in the junior college, where he is able to associate with students of his own age.
2. New classes have been established at the Samuel Gompers Trades School and at the Continuation School for trade education and for a continuation of general education.
3. The adult schools have organized many classes so that veterans may take short-unit courses to upgrade their abilities or to speed up or supplement their training.
4. Preapprentice, apprentice, and trade extension classes are absorbing a great number of those returning from the armed forces.
5. New groups will be formed in the field of trade and industrial education and in distributive education as soon as the number justifies such classes.

A veterans counseling center has been established under a contract that is being negotiated with the Veterans Administration to provide counseling service for all returning servicemen. There are now approximately seven hundred veterans enrolled in the various San Francisco public schools, and the number of veterans applying to some branch of the system for counseling or information totals more than twenty-five individuals a day.

It is estimated that at least twenty-five hundred veterans will take advantage of the GI Bill of Rights in relation to the educational opportunities offered in San Francisco within the next year. In the past many applicants have obtained only meager information concerning the schools, and this only after "shopping around" from one place to another. Some applicants need only a brief interview and the help of printed information of the available opportunities; others will need a complete psychometric service as a means of exploring abilities, interests, and backgrounds. The State Department of Education has set up an organization for veterans and has asked San Francisco to participate in taking care of local needs. A manager and two counselors have been employed thus far. It is anticipated that the number of people which will require this service will extend the personnel to include four or five more people, including trained counselors and psychologists.

The expense of this program is being met by contract with the Federal government for counseling and training. The contract being negotiated for counseling provides for approximately \$15.00 per counselee and will call for the counseling of most of the returning veterans from northern California. The school system is now receiving \$100.00 per semester for each person being trained on the college level and \$60.00 on the high school level under the GI Bill of Rights.

Elementary Schools

Because of the new state law lowering the entering age for both kindergarten and first grade, the number of additional pupils which the elementary schools have been forced to take care of has increased by over eighteen hundred. This throws an additional burden on buildings and teaching staff. Thus far it has been met successfully, but some of our schools are crowded beyond their normal capacity and teachers are still hard to get. Some of the activities of the elementary schools and the problems which have been met during the past year are as follows:

- I. Planning and developing a program on Intercultural Appreciation and International Understanding, through
 - a. Cooperation with groups such as:
 - Civic Unity
 - Russian American Institute
 - International Center
 - b. Compilation of preliminary plans for a program for improving intergroup relations. This report was sent, on request, to several organizations issuing year books on the subject of Intercultural Appreciation.
 - c. Display of exhibit material and participation in summer workshops on Intercultural Appreciation and International Understanding at Stanford University and the University of California.
 - d. Issuing a booklet presenting the elementary schools' composite report of the year's program for furthering better understanding among all groups.
 - e. Invitation to participate in a nationwide project on Intercultural Appreciation to be conducted under the auspices of the American Council for Intergroup Education.
 - f. Loan of elementary school exhibit material on Intercultural Appreciation to Palo Alto Unified School District for display at Institute program and to promote a program of intercultural education in the Palo Alto city schools.
- II. Summer vacation recreation school program:
 - a. An increase of six schools over the previous year, making a total of **ten vacation schools** operating in 1945.
 - b. An increase in the average daily attendance: 1854 students more than in the previous year, making a total of almost 3,000 pupils enrolled during the summer of 1945.
- III. Adoption of new report cards planned with the cooperation of Commissioners of Education, parents, and teachers
- IV. In-Service Training Course for teachers holding emergency credentials.
- V. Assimilation and adjustment of hundreds of children from all parts of the United States. This presented a problem because of the varied backgrounds and levels of educational achievement among the new population and because minority groups in some cases needed specific orientation.

- VI. Assisting in the adjustment of Japanese children returned from government camps.
- VII. Exhibits, programs, and planned school visits for delegates to the United Nations Conference for International Organization.
- VIII. Increased attendance by parents and other interested persons during the Public School Week and American Education Week. Demonstration lessons showing the regular daily program were carried out in all elementary schools.
- IX. Publication of arithmetic workbook for fourth grade pupils, prepared with the collaboration of elementary school teachers.
- X. The release of two vice-principals from their regular assignments to assist in the training of approximately 500 teachers new to the San Francisco school system.

Secondary Education

The secondary schools which have been affected more by the war than the elementary schools are facing many problems of readjustment. Among them are:

1. The absorption of many teachers who have been in military service from one to five years.
2. The retention of many older students who have been dropping out of school because of opportunities to earn high wages.
3. The number of Japanese returning from war relocation centers.
4. The difficulty of finding trained teachers in some fields.
5. The adaptation of the curriculum to an increased need for more health education, education for the air age, and changes in vocational education.
6. The tremendous growth of the junior college which is caused by returning veterans and the retention of pupils who formerly went to work or joined some branch of the military service.

The high schools are working in closer relationship than ever before. An interhigh school senate has been established and is now actively at work. The senate is composed of student leaders from all the public high schools. The main objectives are to find and develop matters of common interest in the schools, to awaken a consciousness of community responsibility that arises from these interests, and to pool the best thinking in the schools to achieve a purposeful civic unity. It is expected that this will reflect an improved morale among our high school students in all their relationships.

One of the outstanding achievements of the school system during the past year has been the cooperation with the United Nations Organization in putting on a program for and with visiting delegates. These included both secondary and elementary schools and included radio programs, an exhibit for delegates at the city library, the visitation of delegates to schools, student study of United Nations Organization in social studies classes, in assemblies, and in special city-wide programs for this purpose. The school system took full advantage of the motivation provided by San Francisco's place in the world picture due to the location of these meetings and profited from the stimulus provided by this development. School systems all over the country have requested our materials and many magazine articles have been published describing our participation. Our own radio station made a complete transcription of all the developments and we have a library of almost seven hundred records which we can use at any time to recall the developments of this conference.

The work of the secondary schools necessarily includes much of the

work reported in other parts of this document including education in the special fields, guidance, curriculum, etc.

Child Welfare

The department of counseling and guidance was extended, during the year into a new Department of Child Welfare. This new department, designed to unify all welfare services, includes the counseling program, the child guidance services, the placement service, the bureau of attendance, and the schools and classes for the physically and mentally handicapped.

An examination of the annual reports of the various services for 1945 reveals the scope of the Welfare program. During the year the seventeen attendance workers investigated 34,783 cases of unexcused absence and found 6,379 cases of actual truancy. Nine hundred twenty-two of these cases were cited to the Juvenile Court and the District Attorney for court action. Interviewers provided jointly by the schools and the United States Employment Service placed approximately ten thousand students in full or part-time jobs. The Child Guidance Services accepted 203 seriously maladjusted children for study and treatment and continue the treatment of some two hundred more. In nine classrooms at Alta Vista Center, and in some 56 classes throughout the elementary and junior high schools, 1,200 slow-learning children were given programs of instruction suited to their limited abilities. As part of a continuing program of the Department of Public Health, vision and hearing tests were given to thousands of children in our schools to determine their need for special instruction. As a result, 90 children attended seven sight conservation classes, 486 pupils received instruction in lip-reading, and 29 children attended the two "contact" classes for those with extreme hearing losses.

At the Gough School 30 children, who are totally deaf, continued their regular program of instruction, while at the Sunshine School some 90 crippled children and 130 pupils with impaired health received special care. Four hundred other children with impaired health were cared for in 20 classes throughout the city. During the year, 2,513 pupils received special training in speech, and 392 home-bound children received home instruction.

Important changes during the year include the establishment at Sunshine School of a class for pre-school children afflicted with cerebral palsy, improved relationships with the various law-enforcing agencies achieved through a referral of all cases to the intake division of the Juvenile Court and the appointment of a liaison representative to work with the agencies, and the establishment of a junior-senior high school at Log Cabin Ranch.

During the year the counseling program provided more individual help to children than ever before and gave more assistance to both children and parents who are new to San Francisco. During the spring term of 1945 an in-service training course was conducted for all vocational counselors, and during the fall term some 175 teachers, counselors, and administrators attended the in-service training course sponsored by the Head Counselors Association.

During the coming year, solutions for a number of problems will be sought. Among these will be the unification of the organization for counseling and guidance, and the closer integration of the work of deans, counselors, and attendance workers. In conjunction with the division of adult education a better program of vocational instruction will be sought, particularly for average and slow-learning children. Closer working relationship between the programs of guidance and curriculum development will be attempted so that the total

instructional program of the San Francisco schools can better meet the increasingly varied needs of children.

The direction of a Parent Guidance Center is one of the functions of the liaison representative of the Juvenile Court.

Parents of children who are wards of the court are referred to the center for a course of eight weekly meetings where various phases of parental responsibility are discussed.

Many parents attend voluntarily along with those who are referred by the court. This activity is now operating as a class in one of the adult evening high schools; average daily attendance ranges between 30 and 40.

Personnel

1. A constant attempt to fill the ranks of teachers on leave has resulted in reducing the number of classes without teachers to a reasonable figure. San Francisco Teachers College, San Francisco College for Women, San Francisco Junior College, California Teachers Association, Mills College, the University of California and Stanford University have served as feeding grounds for our teaching force.
2. In addition to the above, teachers' examinations were given June 25 and 26 in order to establish eligibility lists in both elementary and junior high school fields. Of 81 candidates who took the elementary examination, 60 passed the test and have been appointed to regular positions. The former junior high school eligibility list had been practically depleted, and the new examination gave us practically a complete list of available teachers for junior high school open positions.
3. For the first time in San Francisco the National Teachers Examinations were used, and all reports indicate they were considered a very satisfactory means of selecting teachers, since those who successfully passed these examinations indicated a proficiency in history, literature, fine arts, science, mathematics, contemporary affairs, education and social policy, child development, educational psychology, guidance, languages, methods of teaching, etc. The examinations require two whole days and are controlled, directed and recorded by the National Committee on Teachers Examinations, which is an agency of the American Council on Education.

In February, 1946, examinations will be given for both elementary and senior high school positions, since the present elementary list is depleted and the senior high school list is five years of age and will expire by Board action June 30, 1946.

An improvement over previous examinations is noted in that the eligibility list will be available for appointments before May. This will allow us to select teachers before they have accepted a contract elsewhere.

Because of Nursery Schools, War Training Courses, and heavy demands for substitutes, the normal work of the Personnel Office has more than doubled. Since the cessation of hostilities, teachers returning from the armed forces and allied occupations again require much clerical work in order to adjust the records to a peacetime basis.

Substitute teachers are still scarce. At the present time we have 562 teachers on leaves of absence. Adequately trained persons to fill these vacancies are not available and the possibility of the situation getting better in the near future is not very great. So far this year, we have only 113 available day to day substitutes. We need three times this number. Many classes are going without a teacher for several days because of the lack of a sufficient supply of this type of personnel.

Home Economics Education

The home economics curriculum has been geared to wartime needs. Conservation of resources and budgeting of time and money have been work programs for classroom and for home this year.

Clothing classes have found yardage material scarce. In a "make over and make do" program, girls have renovated, restyled and altered many garments. Men's old suits have been fashioned into trim suits or skirts for young girls, or overcoats for small boys. Worn shirts with frayed collars have furnished materials for babies' rompers, or shorts for small tots; mothers' coats and dresses have been cut down and made into smaller garments.

Classes in cooking were scheduled for boys who managed the home and cooked the meals for their working parents. More than one-fourth of the girls in the foods classes, planned, marketed and cooked the meals at home. "No point, low point" menus with adequate nutrition for optimum health were planned.

Family life and homemaking courses have stressed the importance of the American home—that the welfare of the nation depends upon the strength of the home and the active support of its members. Students have been counseled and taught that homemaking is a vocation for which they must be prepared.

Foods and Nutrition Classes—Senior high school girls enrolled in foods classes, received Red Cross Canteen certificates which permitted them to assist in the Red Cross Canteens.

Home nursing and child care courses were scheduled, with Red Cross nurses assisting in the program. The Red Cross furnished the beds, supplies and hospital equipment. The girls were given training in practical and personal hygiene and home care of the sick. Red Cross home nursing certificates and pins were awarded to the girls who completed the course. Many girls entered the hospital for professional training through interest stimulated by this course.

Clothing classes made garments for the Needlework Guild and Junior Red Cross. Hospital bags, covers, bed socks, scrap books, table favors, and knitted articles were contributed.

During the spring term, 1,076,490 mid-morning lunch services (each consisting of one-half pint of milk, straw and a graham cracker), were served at a cost of four cents each. In addition, 100,915 bottles of milk were given free through the Board of Health funds to undernourished children. This fall term approximately 13,255 children have bought the milk at five cents and 988 have received the milk free daily.

The home economics department supervised and managed the lunch service in 16 elementary schools. A subsidy ranging from two to six cents per lunch was obtained through a contract with the War Food Administration. The contract required that one ounce of protein, one-half cup of fruit or vegetables, one-half pint of milk and bread and margarine or butter, be served in each lunch designated at Type B. Abundant foods specified by the War Food Administration were used in the planned menus. The lunches, including dessert, were served at a cost of 15 or 20 cents per plate to the pupil. A total of 518,571 children were served in the spring term (January to June) and of these 342,453 purchased the plate lunch.

Ten summer school cafeterias were operated during July and August. The total numbers served were 179,203 and of these 128,652 bought the plate lunch at 20 cents.

John Swett Junior High School cafeteria was opened during the spring term, fulfilling an urgent need for hot lunches. Over 250 to 300 students have been served each day.

Art Education

A. Art Administration and Supervision

1. The art teachers of the secondary schools are unified in a co-operative endeavor to improve learning and teaching in the field of art.

Through district conference meetings, teachers share ideas and prepare material for group action.

2. Based on a planned redistribution of art personnel, strong teachers have been placed at Aptos, James Lick, and Portola Junior High Schools to initiate leadership in the improvement of art education through the handcrafts.

Where for years past the handcrafts have been much neglected as a vital aid in the development of the young adolescent, ceramics, leather, plastics, wood, textiles and block printing become important media in creative expression.

3. The in-service education program of art workshops for elementary teachers is providing participants with real opportunity for learning ways to improve teaching.

One workshop is located at the Edison School and another is to be located at the new administration annex.

Classroom arrangement based upon scientific and aesthetic principles and the proper use of art materials and learning aids are especially beneficial to those new teachers who have recently entered the system.

B. Art Education Service

1. Museum—School Project

This program is one of city inter-departmental cooperation, mutually benefiting the schools and the California Palace of the Legion of Honor Museum.

Two able and inspirational curators of education provided by the museum bring the art of the museum to the students of six secondary schools. Over one thousand students per month are being served.

2. American Education Exhibit

The art department designed, supervised and installed the U.N.C.I.O. American Education Exhibit which was so well accepted as a graphic example of America's free public education program.

Over three thousand visitors viewed this exhibit.

3. Service to Community and Nation

Thousands of posters and articles of comfort were designed and constructed for the American Red Cross, District Coordinating Councils, and National Foundations.

These items represent hundreds of student hours of service guided by competent teachers in art and crafts.

Music Education

With the end of the war and the consequent return of music teachers on leave the music department expects an early return to normal conditions. The senior high school work program in effect during the war years played havoc with music and other elective subjects. Registration totals this term indicate improvement in interest.

On the junior high school level there are enrolled in string classes below ninth grade 451 pupils. In parallel wind instrument group

1,165 pupils are studying. No figures are compiled for vocal work preparatory to advanced ensembles as such classes are a continuation of experiences in elementary schools. Junior high glee clubs which are elective in the ninth grade include 422 pupils. Bands on the same basis total 439 and orchestras 161. Three smaller junior high schools found it impossible to schedule string instruction while three more had to drop orchestras because of teacher shortages.

There are almost 2,500 students enrolled in music classes in the junior college and nine senior high schools; the course distribution follows:

Instrumental instruction	122
Intermediate band	115
Advanced band	288
Intermediate choral	411
Advanced choral	561
Intermediate orchestra	123
Advanced orchestra	294
Harmony	149
Music history	208
Fundamentals	200

Perhaps the most significant project now under way is being conducted at Balboa High School. The fact that only about 20 per cent of total secondary school registration is reached by the regular music program has concerned many school music administrators. While San Francisco has never descended to the entertainment level of music instruction characteristics of many localities, it has been remiss in not expanding its offerings to take in more of the student body. The future of our city as a great musical center will be affected if the present base of musical interest is not broadened and the standard of taste not continuously elevated. It is our intention to acquaint every student with the status of music not alone as a skill or an art but as a means of communication, a factor in daily living—one of the humanities. At Balboa a music teacher devotes one period every day to preparing and presenting to any class in the school desiring it, talks with music illustrations related to their particular study. At the halfway point in this term about 1,500 students had enjoyed this experience and invitations keep coming in as pupils and teachers both report favorably to others. At the end of the year results will be evaluated and if approved the plan will be installed in other high schools.

Physical Education

The work in physical education is divided into physical activities with health instruction in class time, and sports activities carried on outside of school hours, but constituting a by-product of the regular physical education program.

The difficulty in obtaining equipment because of war conditions has begun to diminish, and the return of personnel—men and women—but especially men, has given the program a very helpful “shot in the arm.”

The main physical education program in the secondary schools was stepped up, especially in the field of physical fitness tests. These tests have spread among the schools during the past year, particularly to the various girls' departments. They have increased in number and variety, both for performance in skills and for competition.

Various tests were used: decathlon, California Physical Fitness Pentathlon, Army and Navy tests, tests developed locally and those of the Research Committee of the National Section on Women's Athletics. A report from Horace Mann's boys' department stated: “We tested the week before each grade period and based our grades to a great extent on the tests. At the end of the term in all cases great

improvement was noted—in some cases boys improved as much as 100 per cent.”

At John Swett Junior High School a new girls' gymnasium was opened, and new gymnastic apparatus and equipment were installed in various gymnasiums and school yards.

In accordance with directions from the superintendent of schools, a committee to study and make recommendations on postwar swimming pools was formed. It consisted of experts both within and without the school department. Sub-committees were organized, and are now working on the problem.

The learn-to-swim program inaugurated by the Board of Education in 1942 is going well. Over 3,000 high school boys and girls were instructed during the last two terms, and the attendance for the present term is approximately at the same level. Cooperative efforts were made with the Red Cross in their learn-to-swim summer campaign.

In health education the following developments were noted: Instruction in safety education resulted in reduction of the incidence of accidents to practically zero; a new set of health and hygiene charts was purchased and distributed to the junior high schools, with very favorable results; Red Cross courses in home nursing were given very successfully to the girls of George Washington, Lowell, and Polytechnic High Schools.

In the elementary schools revision of both exercises and organized games was made. Corrective work was carried on in 18 schools and, on Saturday, at two corrective centers for severe cases of postural deviation. Attendance at the corrective centers totaled 2,117 for the fall and spring terms; the present term has shown an increase in attendance.

In athletics the AAA (high schools) enrolled 2,468 athletes last year, an all-time high; the Jr. H.S.A.L. (junior high schools) had 960 competitors; the P.S.A.L. (elementary schools) enrolled 640 boys. Intramural sports for both boys and girls engaged the attention of approximately 50 per cent of the student body.

Industrial Arts Education

The shops of the industrial arts department were used almost to their capacity by the War Production Training Program and the boys and girls of the junior and senior high schools during the years of 1944 and 1945.

The training of adult production workers and pre-induction training of our youth who were about to enter the armed services was carried out in a most successful manner.

Our facilities were also used to a great extent in manufacturing articles for the Red Cross for use in hospitals and for other service organizations which provided comfort for our fighting men.

The returning veteran now has the freedom of selection and use of the splendid equipment to be found in the shops of the various schools of San Francisco.

The summer schools attracted many girls as well as boys to the shops in the schools. Many profitable and pleasant hours were spent in the summer vacation by pupils who constructed articles of their own choosing. This opportunity to design and construct projects is not ordinarily available to girls during the regular school year.

The night schools which were rather lightly attended during the war on account of men being in service and those at home working overtime, have reopened with a great increase in attendance.

The industrial arts department as a whole is at present rapidly expanding its program and reopening those shops which were closed during the war due to the absence of more than forty of our teachers who were serving their country in the armed forces.

Business Department.

In conformity with the recommendation of the Hill survey, the Business Department of the San Francisco Unified School District was reorganized under an Associate Superintendent into three divisions: the Division of Buildings and Grounds, the Division of Supplies, and the Division of Accounting.

On recommendation of the superintendent the Taxpayers' Association of California was invited to make a study of the business organization of the school department. They endorsed the recommendation of the Hill Survey that the three divisions of Accounting, Building and Grounds, and Supplies be set up and made other recommendations that have been incorporated into our reorganization plan.

The budget for the fiscal year 1945-46 showed an increase of \$1,160,000 over the previous year's budget. This increase is accounted for in great part because of the inclusion of the sum of \$1,000,000 in an Accumulative Building Fund for postwar building projects in the current budget and the 1944-45 budget contained no such item.

In conjunction with the representative of the Los Angeles City School Department, San Francisco sponsored a bill in the last session of the legislature which was enacted into law. Under the terms of this bill San Francisco now receives a subvention of \$57,000 which will, in effect, decrease by this amount the sum which is paid by the San Francisco School Department as a matching contribution into the City Employees' Retirement System. This state subvention will increase each year until it finally stabilizes itself at around \$250,000 a year.

Among the matters of major concern which have engaged our attention during the past year are the following:

The Board of Education has directed that a study be made looking toward the centralization of the cafeteria management for all schools in the San Francisco School system, with the idea of ultimately providing cafeteria service in every school in the city. During the past year a new cafeteria was built at John Swett Junior High School; enlargement and remodeling of the cafeterias at John Muir and LeConte were completed; and extensive alterations at the Balboa High and Galileo High school cafeterias were made. Major maintenance and repair jobs were done during the past year on the Francisco Junior High, Commodore Stockton, Burnett, Farragut, Cleveland, Spring Valley Annex, Ulloa, Francis Scott Key, and I. M. Scott Elementary schools. A study of the pressing repair and maintenance needs of all of our present school properties has been undertaken, in order that these jobs may be completed as soon as materials, labor, and funds can be provided.

During the past year we have entered into contracts to purchase lands for school sites for a new Lowell High School, a Junior High School, and an Elementary School in the outer Sunset and Parkside area, and for parcels of land adjoining present sites to provide additions to the Grant School, the Geary School, the Madison School and the Cabrillo School. A continuous study of school population trends is being conducted in order to guide us in the matter of recommending the acquisition of new school sites. At the present time the outer Sunset and Parkside districts, Lake Merced area and the outer Mission and Visitacion Valley districts show the heaviest concentration of school population without adequate school facilities.

The Board of Education has tentatively approved a 6-year \$15,000,000 school building program, and a copy of this program has already been forwarded to the Mayor's office and has been incorporated in the report of the City Planning Commission.

Conclusion

A report such as this can only cover the highlights of an educational program which is as widespread and complex as that which

exists in San Francisco. In spite of the difficulties inherent in the war situation and reconversion, the school system has broadened its program to a greater degree than it has for many years. This has been accomplished because of the active support of the Mayor and Board of Education.

The coming year will present many problems of building and finance, of curriculum and of personnel. The end of the war has not solved these. It has in fact increased them to some degree. The superintendent and his staff, however, are confident that with a continuance of your support these problems will be solved.

CURTIS E. WARREN,

Superintendent of Schools.

CIVIL SERVICE COMMISSION

During the current calendar year 98 promotive examinations have been announced of which 75 have been completed and 23 are in the process of being administered.

There have been 254 limited tenure examinations announced during the year and out of this number 116 have been completed and closed and 138 are continuing and still open for receipt of applications. It is estimated that approximately 22,000 applicants for limited tenure appointments were interviewed during the current calendar year and that approximately 12,000 limited tenure appointments including temporary appointments of short duration, were affected.

The end of hostilities produced a marked change in the labor and recruitment problems of the city and county. Whereas the Police and Fire Departments were each short about 150 men as of July 1, practically all vacancies in these departments had been filled before the first of December. Likewise the persistent and serious shortages of personnel in the operating and mechanical forces of the Municipal Railway had been largely overcome by the end of the year. At the present time acute shortages exist in only a relatively few classifications such as stenographic and some other clerical services and certain specialized and professional classifications, such as engineers, nurses, etc.

The commission is postponing resumption of its regular recruitment program insofar as possible until demobilization of the armed forces is more nearly complete. It is expected that by the end of the fiscal year normal recruitment procedures under regular civil service examination programs will be resumed. In the meantime several regular civil service examinations have been announced for classifications open to women, which classifications would not ordinarily be attractive to women members of the armed forces.

The commission will reestablish the policy which was in effect prior to the outbreak of the war under which it was gradually raising standards for admission or entrance to the municipal service. The liberal salary and wage scales that are in effect in the San Francisco service, and which are a San Francisco tradition, entitle the community to the very best type of service from its employees. High standards of training, experience and competency for admission to the service are essential if high standards of performance are to be established and maintained.

The commission is also reviewing and reappraising the promotional examination policies that have been in effect in this jurisdiction since the establishment of civil service. Under these current policies there has been a tendency to fill all positions carrying compensations above the lowest levels by promotion within the service. Normally these promotional examinations have been restricted to persons in the same department in which the vacancy occurs who are occupying positions classified in the next lower ranks below that of the position

being filled. It is believed that the service as well as the employees will benefit by a change in this policy. The salary paid in a position is not the criterion in determining whether it should be filled by promotion. There is only one test to be applied in making this decision. Simply stated, the test is the answer to this question: Is there adequate personnel in the service with the necessary training and experience, and qualifications from which promotions can be made? If there is adequate promotional material the position should be filled by promotion within the service. If there is not adequate promotional material there should be no hesitancy in going outside the service to fill the position.

The commission is fully aware of the implications and the importance of sound recruitment policies in filling the entrance and the advanced positions in the municipal government. At the present time there are some 3600 persons employed in the municipal government under limited tenure appointment and a very great impetus can be given to the program of improving governmental personnel in this jurisdiction if sound and constructive recruitment policies and procedures are used in selecting replacements for these limited tenure employees.

Shortly after V-J Day the commission reviewed its policies governing the granting and continuance of leaves of absence to persons engaged in the war effort. The commission adopted a policy under which all such leaves would be terminated as of December 3, 1945, but provided that those employees on war effort leave who were engaged in important and essential work in connection with the orderly liquidation of the war activities in the plants or establishments in which they were engaged could make application for renewal of the war effort leave for a limited period. Such persons requesting renewals were required to file with the commission a statement of the employing plant or agency certifying to the necessity for the continuation of the war effort leave. These requests for renewals were then referred to the appointing officers in the municipal service under whom these persons were employed and the appointing officer was requested to recommend for or against the renewal. When this policy was adopted by the commission over 150 war effort leaves were in effect. All but about 10 were terminated on or before January 2, 1946.

During the current year 347 employees who had been on military duty returned to the service of the city and county. As of December 5, 1053 municipal employees were still in the military service.

According to records of the commission, 14 municipal employees gave their lives in the service of the country during the late wars. These employees to whom we pay homage are as follows:

Name	Classification	Department
Argenti, Jerome	Motorman	Municipal Railway
Chandler, Harold D.	Policeman	Police
Deasy, David F.	Fireman	Fire
DeGryse, William G.	Fireman	Fire
Feldfaenger, Herbert O.	Fireman	Fire
Keane, Joseph	Motorman	Municipal Railway
McGinn, James W.	Policeman	Police
McKenna, Stephen L.	Hydrant-Gateman	Fire
O'Connell, John J.	Policeman	Police
O'Hare, George F.	General Clerk	Public Utilities
Paddock, Raymond A.	Fireman	Fire
Stewart, James W.	Fireman	Fire
Wilson, William L.	Car Repairer	Municipal Railway
Zimmerman, Ralph L.	Control Tower Operator	Public Utilities (Airport)

At the request of the Board of Supervisors the commission in July undertook a salary standardization survey pursuant to the provisions of section 151 of the charter. The commission was in the midst of the work of gathering data concerning wages and salaries paid in private employment and other governmental jurisdictions when the war ended. Shortly thereafter some of the federal wage restrictions were lifted and it became necessary for the commission to recheck much of the data which it had previously collected. The results of this survey in the form of revised salary standardization schedules will be before the Board of Supervisors very shortly.

There has been no general review or overhauling of the commission's classification plan and structure since 1929. There is a definite need for audit of the duties of positions in the municipal service and for a reallocation and revaluation of duties and positions, and for a simplification of the classification plan. The commission discussed this matter with the mayor and other municipal officials in August of the current year and it was deemed advisable to postpone the classification survey until the early part of 1946 when the salary survey would be nearing completion. It is the desire of the commission that this classification survey be conducted by an agency from outside the government with the necessary experience and organization to do the work. It is the intention of the commission to request a supplemental appropriation to cover the cost of such a survey and to undertake the work as quickly as possible.

SAN FRANCISCO CITY AND COUNTY EMPLOYEES' RETIREMENT SYSTEM

The San Francisco City and County Employees' Retirement System compiles its data only on the basis of fiscal years, and consequently, most of the following information is at June 30, 1945, or is for the year ended on that date. The following table shows the changes among members of the Retirement System during 1944-45:

Number of active members at July 1, 1945	14,924
Number of active members who died during 1944-45	137
Number of active members who retired during 1944-45	373
Number of retired members who died during 1944-45	159
Number of persons on retired rolls at July 1, 1945	2,482

The numbers given above include miscellaneous members, that is, members other than firemen and policemen, and also firemen and policemen, and their dependents who are receiving benefits on account of death or disability of firemen and policemen resulting from injury received in performance of duty.

The investments of the retirement fund at July 1, 1945, totaled \$38,795,668.00 as compared to \$35,729,068.00 at July 1, 1944. Continuing the Retirement Board's investment policy, tax-free state and municipal bonds with par value totaling \$20,772,000.00, were sold during 1944-45, and the proceeds invested in taxable United States Treasury securities of approximately the same maturity. The interest yield under the retirement fund is increased by these transactions because of the relatively high price of state and municipal bonds as compared to government bonds, due to the tax-free status of the former. The Retirement System is not subject to taxes.

In the administration of the State Compensation Law as it affects employees of the City and County, and the San Francisco Unified School District, the office of the Retirement System adjusts claims and pays benefits in the same manner as an insurance company, the City and County acting as self-insurer in relation to all employees. Approximately 1360 compensation cases were handled, under which either weekly benefits or medical expenses were paid. Approximately 2,053 cases were handled which were not of sufficient severity to

qualify for compensation benefits other than medical care by the physician regularly employed by the Retirement system.

The Retirement System has not yet felt the full effect of the acquisition of the Market Street Railway, on September 29, 1944, first, because the number of employees of the Railway has not reached the full complement, and second, because a portion of these employees, being limited tenure, are always in the six months' waiting period before membership is effective. The effect of the acquisition can be seen, however, in the increased claims under the State Compensation Law.

Section 168.1 was added to the Charter by approval of the voters on November 7, 1944, and ratification by the Legislature in January, 1945, effective July 1, 1945, reducing the retirement ages and increasing the contributions and benefits of members of the Police Department. Members of the Department had the option of being members of the Retirement System under the new section, or remaining under the membership which existed prior to July 1, 1945. Only twenty-seven elected to remain under the old membership.

RALPH R. NELSON,
Secretary-Actuary.

COORDINATING COUNCIL

The San Francisco Coordinating Council is in its sixteenth year of operation, and its seventh year as a department of municipal government. It is charged with the responsibility of coordinating the work of public and private agencies in a more effective youth program. The Executive Council, or Commission, has met regularly each month throughout the year with an excellent attendance at meetings; in some months it has met twice. The ten district coordinating councils, or neighborhood councils, also met regularly each month, with an increase in attendance of 11 per cent over the previous year.

Mrs. Frank Gerbode was appointed to the Executive Council to fill the vacancy created by the resignation of Mrs. William Lister Rogers. The Council appointed a new executive secretary on January 8, 1945. On February 15 the first addition to the professional staff was made with the appointment of a district coordinator.

The Council has reexamined its program, and policies have been clearly drawn for the proper functioning of the district councils. The participation of interested lay people on district councils is being emphasized with encouraging results. The Council believes that there is a need in our community for a strong "grass roots" organization to participate in intelligent and effective community planning for better youth welfare programs and facilities, and that to successfully combat social ills it is necessary to have the full cooperation of every public and private agency and organization, and every person. There has been a close and harmonious working relationship between the Council secretary and the various councils of the Community Chest, and with the Field Services Division of the Youth Authority.

Following is a summary of activities during 1945:

1. A survey on the need for additional child care centers was made, with the recommendation that this program be expanded under school sponsorship. When Lanham Act Funds were to be withdrawn at the end of October, the Council recommended that this program be continued with State or City funds or both.
2. A survey was completed on the availability of proper foster homes. The Council recommended that the Public Health Department request funds to employ additional personnel for

securing and supervising foster homes, and for conducting a continuous advertising campaign to secure such homes.

3. The Federal Security Agency at the Council's request assigned an experienced person to San Francisco to assist in studying the recreation needs of Negroes as related to the work of the neighborhood Community Center.
4. The Council recommended that a liaison officer be appointed from the Public Schools to the Juvenile Court. This has been effected with gratifying results.
5. The Council sponsored a fund raising campaign to provide free camperships to needy children in the Southern and Mission Districts. Financed by theatre parties conducted by the Mission Street Merchants Association and contributions from the Mission Optimists, Mission Kiwanis, and Lions Club of San Francisco, approximately 100 boys and girls were sent to camps. This program will be conducted on a city wide basis in succeeding years.
6. A parent education program was continued through the Parent Guidance Center. Invitations have been extended to P.T.A. units, clubs, and organizations to attend discussion groups at the Health Center Building. In its third year the Center had its greatest enrollment and attendance.
7. Resumption of the P.A.A. Junior Basketball Tournament (not held for 14 years) was sponsored by the Council and conducted by the Recreation Department.
8. The Group Work and Recreation Council studied availability of day camp sites in San Francisco and made recommendations to proper committees for action.
9. Study of the Latin-American youth problem resulted in a special project financed by Community Chest.
10. The Council recommended to the Public Health Department that funds be requested to employ additional Public Health Nurses. This would provide additional school nurses.

Studies and surveys, with recommendations, have been completed on housing, special district problems, transient youth, the eighteen to twenty-one year old delinquent, health, sanitation, school facilities, and the need for additional recreation facilities and services. As a result of one study made by a district council, interested citizens in the area were successful in preserving a tract of land (Pine Lake Park) for future development as a recreation area for children.

The Council is re-activating the old North End District Coordinating Council (the Marina District), inactive since 1939. A new council is being organized in the outlying Mission District. Both will start functioning in January 1946.

HEALTH SERVICE SYSTEM

On September 30th, 1945, the Health Service System concluded its seventh year of operation, with a membership of 15,289 persons, whose contributions totaled \$500,371.39. Division of the membership into the various classes of members, and the receipts from each class, follows:

	Membership	Receipts
Employees	10,397	\$349,369.60
Retired	652	25,775.40
Adult Dependents	2,463	86,540.52
Minor Dependents	1,777	38,373.70
Penalties		312.17

There was constant fluctuation in the membership figures during the year, the 1,300 increase in membership resulting from the

blanketing-in of Market Street Railway and Steinhart Aquarium employees being somewhat offset by the steady suspension of memberships for military or war leaves, the net increase in membership for the year being only 850.

This increase in membership was, of course, reflected in the costs for medical services, which totalled \$431,342.41 exclusive of the Physiotherapy Department. The Physiotherapy Department at 1026 Market Street has given 10,905 diathermy and physiotherapy treatments at a cost of \$7,285.67, an average of four cents per member per month.

In the payment of doctor bills the dollar value of the unit of service was maintained throughout the year and, in addition, the Service Extension and Reserve Fund at the year's end showed an increase of \$5,252.53 over the previous year. This fund is enlarged by periodic transfers of unused Administration Fund moneys.

Hospital rates have raised generally—the ward rates, the fee for the use of operating room, anaesthetist, laboratory, etc. Some adjustment has been made in doctor fees for the first visit when a complete examination is made. These increases have held down the Medical and Reserve funds to a minimum for safety.

Medical service costs for the year were divided as follows:

Doctor Bills	\$303,088.40
Hospitalization	100,860.36
X-ray (Ambulatory)	15,308.15
Clinical Lab. (Ambulatory)	10,852.75

The average total medical costs per employee-member (exclusive of physiotherapy) were \$2.35, and the highest per capita was \$3.34 average for retired members.

The doctor services included 1,723 operations at a cost of \$72,358, 61,075 office visits, 9,213 home visits and 5,684 hospital visits.

The Medical Director has given to the membership the most liberal possible service consistent with good management. He is available to any member who has a problem or who needs advice regarding the selection of a member of the professional staff. He is revising the list of physicians and surgeons giving the specialties of those listed.

The present Health Service Board has made some constructive changes in the rules, among them the rule for permanent exemption without penalty for veterans, upon proof of eligibility for Veterans' Facility care. It has a committee on follow-up of compensation and disability claims, to protect the system against medical charges which should be met by other means.

The fluctuation in membership caused by military and war leaves, hundreds of blanketed-in employees and returns from leave, has taxed the staff of the Health Service System, both in the payroll department and the medical unit, far beyond its normal capacity, but the System has kept abreast of current business and looks forward to an increasing but more stable membership.

REGIONAL SERVICE COMMITTEE

The municipal Regional Service Committee, now in its seventh year, continued its fostering of friendly relations between the city and its neighbors in Northern and Central California. From all reports, the work of this committee and of other local organizations dedicated to similar purposes, is meeting with success. Our city is rising steadily in the regard of its neighbors. That is as it should be.

Although the war tended to obscure the fact, it is fundamentally true that San Francisco came into being and exists primarily as a

supply, distribution, and service center, first, for the neighboring areas of Northern and Central California, and then for the great area of the Western United States of which the city is the focal point. When the inhabitants of this area show friendliness toward San Francisco, it is evidence that our city is discharging satisfactorily the duties which it owes the area, economically and culturally.

The committee continued to work for better understanding between city and country. It has cooperated with the many agricultural, industrial, and regional development organizations of our state, on the sound premise that what helps them helps San Francisco. It is constantly alert for evidences of friction developing in relations between our city and the country in order to correct small irritations before they become large issues.

Toward the end of the year, the committee lost the leader who took its helm upon its organization in 1939 and guided it skillfully and understandingly until his death—the late Harold J. Boyd. No man contributed more to the cause of city-country understanding than Mr. Boyd. One of the first tasks of the committee in 1946 will be to choose a leader to succeed him.

(Thomas A. Brooks, Chief Administrative Officer, was elected chairman in January.)

HOUSING AUTHORITY OF THE CITY AND COUNTY OF SAN FRANCISCO

During the past year the City of San Francisco faced two housing crises. The early months of the year found our shipyards and other great war industries at the very peak of war production as our Pacific war efforts culminated in victory after victory.

Our city, through its Housing Commission, met the housing demands of additional war workers swiftly and on time. The magnitude of this wartime housing job has been but little recognized by the average citizen. High military leaders, however, concerned with the maintenance of fighting ships and the delivery of war materiel to the fighting fronts, were united in their praise for the housing task accomplished by the commission. The Honorable Artemus L. Gates, Under-Secretary of the Navy, on August 25, 1945, commended the Housing Authority on "the vital role the Housing Authority of the City and County of San Francisco has played in the successful operation of the drydocks is fully understood by the Navy Department. Without the superior war housing which the Authority has expeditiously provided, the drydocks would not have been staffed and the operations of the fleet would definitely have been retarded. You . . . may justly consider that you have made a direct contribution to the winning of the war against Japan."

Rear Admiral M. S. Tisdale, Commandant at Mare Island Navy Yard, referring to the huge increase in employees at Hunters Point, and the successful repair of battle scarred ships of the fleet, on May 4, 1945 declared:

"The vital part which the Housing Authority of the City and County of San Francisco has played in obtaining and managing housing to permit the Naval Drydocks, Hunters Point, to increase its employment . . . is fully recognized. It is also recognized that without the complete and whole-hearted cooperation . . . of this Authority, the results which have been obtained could not possibly have materialized. . .

"For your fine and effective cooperation, so freely given, we wish to express our deepest gratitude."

Thus the city successfully met its wartime housing job.

V-E Day presaged another crisis for the city and the advent of V-J Day found San Francisco squarely facing a new housing shortage.

Our San Francisco youth—who had so valiantly served their country—were returning home. They continue to return in increasing numbers. These fine young men expect, and rightfully so, that the shores which they so successfully defended will provide them with assistance in resuming their place in the community. A home is one of their primary needs.

The sudden cessation of hostilities and subsequent cancellation of war contracts has not resulted in the out-migration of war workers anticipated. Many skilled craftsmen desire to live permanently in this community—eager to play their part in the future development of our city.

Nineteen hundred and forty-five was indeed a climactic year; a year in which the transition from war to peace began. We found that our housing facilities, never wholly adequate, were dangerously stretched to a breaking point. During the next several years San Francisco faces a major challenge in solving this housing problem; a challenge that will fully tax the resourcefulness and the skill of all agencies, public and private.

The Housing Commission, appointed by the Mayor, was created by state law to provide good homes for families of low income and to demolish and clear slums from blighted areas within the city. Five of eleven projects were completed under its original program, the remainder are scheduled for the earliest possible construction now that the war is over.

These developments are owned by the Housing Commission and are financed by privately owned securities guaranteed by the United States of America. The low rent character of the projects is assured by annual Federal contributions. However, no such financial contribution has been necessary here during the war years since occupancy has been limited largely to war workers whose earnings enabled them to pay prevailing rentals. Income from rents has been sufficient to meet all operating costs, interest charges, and to make in addition voluntary payments to the City and County of San Francisco, equal to full taxes.

During the war the Housing Commission directed its primary attention towards the provision of adequate temporary homes for the additional thousands of war workers recruited for San Francisco's war industries. Emphasis was placed upon furnishing these new residents with adequate community services. Thus, nursery schools and public schools, health centers and well-baby clinics, together with complete recreation centers, were strategically located within the new temporary war dwelling areas. Centrally located commercial structures were provided. The commission therefore created not only dwelling facilities but well integrated communities to serve our new residents.

The Housing Commission continued to receive excellent cooperation from all other city departments during 1945. Particular mention should be made of services rendered by the Recreation and Health Departments, together with the efficient work of the Police and Fire Departments. An unusually low crime rate and a record of no deaths due to fires, reflect the high performance standards of these last two agencies in housing projects.

The provision of adequate housing for minority groups has always been recognized by this commission. In this connection, 10,993 Negro citizens obtained homes in projects operated under the jurisdiction of the Housing Commission, approximately 34 per cent of the total Negro population of the city.

Tremendous public interest and support was given to the commission-sponsored "Junior City" organization launched in October. Essentially, "Junior City" created a self-governing group of young

people, organized to practice good American citizenship through the planning and management of their own program. Under the guidance of the commission, these young people—tomorrow's citizens—are practising and living the democratic way of life which is America.

While the Authority continues to operate at capacity the many temporary war dwelling projects built with Federal funds during the war, it is also exploring every avenue for alleviating the continuing shortage of housing in San Francisco. Vacancies in war housing are made available on a day to day basis to the San Francisco Naval Yard at Hunters Point and to the Southern Pacific Company. The remaining vacancies are turned over immediately to the Army-Navy Housing Bureau and to the Veterans Housing Bureau. All vacancies in the five permanent projects operated by the Housing Commission have been assigned to veterans and their families since V-J Day.

Plans are now being prepared for remodelling dormitory buildings for the use of couples as apartments. This should ease the heavy demand for housing by families of two or three persons. Similar use is planned for vacant military and naval barracks in this area if and when they are made available to the Authority and a need for their conversion is demonstrated. These proposals, however, are contingent upon the availability of funds and the initiation of a request from the city to appropriate Federal agencies.

Renewal of application made early in 1945 for 5,000 additional permanent low rent homes was made by the Authority recently. It is fully realized that this application, if approved, would relieve but a portion of the heavy demand for housing in this city for low income families living in substandard housing. The application is but another phase of the concerted effort being made to help solve the whole housing problem.

San Francisco Housing Authority has assumed the leadership here in trying to find a solution to the housing shortage—not only in public housing but in private home construction as well. The Authority in mid-November called a city-wide housing conference attended by leaders in real estate operation, home construction, Army and Navy officials, contractors, business, industry and labor, and the professions.

A complete transcript of the proceedings at this meeting—which brought out opinions and sentiment of all concerned with the housing problem—was taken direct to Washington and presented to Congressional leaders and national housing officials. Results of this action are now becoming apparent with increased Federal activity toward release of war surplus building materials, Army and Navy barracks and other types of structures, as well as office and store space.

Further steps to alleviate the shortage in housing for veterans and their families include a plan to pool vacancies in temporary public housing in all Bay Area communities. With the cooperation of housing officials in the districts concerned, all vacancies will be reported to a central office in San Francisco operated by the Federal Public Housing Authority. In this way an applicant who may be living in a hotel or with friends in San Francisco but commuting to work in some nearby community, may find temporary housing closer to his work. Other veterans in desperate need of housing would be referred to housing in other cities where it was felt such a move would not cause too great hardship or inconvenience. It is believed the plan will relieve, to a considerable extent, the present heavy demand for veterans housing now being made upon San Francisco and help to achieve fullest utilization of all housing facilities in the Bay Area—an objective stressed by Congress and national housing leaders as well.

Meanwhile the Housing Commission has declared itself opposed to disposal of war housing facilities here until such time as the present extreme need for housing no longer exists. As soon as practicable under these conditions, however, the Authority will follow its policy

of demolition of war housing and the relinquishment of privately owned land on which it is located.

Six permanent projects deferred at the onset of the war are now needed more than ever. The Authority at this time is pressing for reactivation of funds allocated for this program. In anticipation of that action in Washington, the commission advertised for bids on a portion of the urgently needed Chinatown project. The bids received showed a marked increase in construction costs over pre-war estimates and exceeded statutory Federal limitations. Plans and specifications on five other war-deferred permanent housing projects can be rapidly made available to bidders, but it is mandatory that major revisions be made to present statutory limitations because of increasing construction costs. Pending Congressional action may clarify this picture in the early months of 1946.

The sound financial standing of the Authority's locally-owned low rent projects is demonstrated by a reduction in the current interest rate from .59 per cent to .48 per cent, representing an additional saving of \$9,400 in interest over that of previous years on the principal of \$8,533,000 outstanding in one year notes.

All war housing allocated and scheduled for construction during the past year has been completed and occupied, with the exception of about 850 family units which the Federal government ordered cancelled immediately after V-J Day. During the year ending September 30, 1945, the temporary war housing projects report as follows:

Operating Income	\$2,231,971.21
Operating Expense	1,397,765.63
Net Income	837,205.58

Net income, which includes return of temporary advances, has been remitted to the Federal Government in accordance with the terms of the lease agreement.

The following is a summary of financial operations of the five permanent Authority-owned projects for the fiscal year ending September 30, 1945:

Operating Income	\$640,796.64
Operating Expense	363,106.79
Net Operating Income before Debt Service .	277,689.85
Reserve for amortization of principal loan and interest	\$ 98,603.60
Accrued for voluntary payments to the City of San Francisco in lieu of taxes (full payment) .	141,411.61
Net income available for further reduction of principal loan	32,674.64

During the past year the following voluntary payments in lieu of taxes have been made by the Housing Authority to the city:

Permanent Projects

Cal. 1-1, 1-2, 1-3, 1-4, and 1-8

(Paid April 18, 1945) \$134,034.51

Temporary War Housing Projects

(Paid April 18, 1945) \$141,471.36

(Paid April 23, 1945) 7,300.69

Total payments in lieu of taxes to city at close of 1945 \$282,806.56

Above amounts represent full taxes which would have been paid by a private owner and brings total payments to the city in lieu of taxes to \$360,141.89.

The following payments in lieu of taxes will be made by the Authority to the city during early 1946:

Permanent Projects

Cal. 1-1, 1-2, 1-3, 1-4, and 1-8 (Being processed for fiscal year 1944-45)	\$146,411.61
Cal. 1-11 and 1-15 (North Beach and Chinatown sites for future development) (Being processed for fiscal year 1944-45)	19,254.33

Temporary War Housing Projects

Being processed, accrual for payment in lieu of taxes, fiscal year 1945-46, estimated	212,000.00
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Total payments to city in lieu of taxes for year 1946	<u>\$377,665.94</u>
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In October 1945 the commission of the Housing Authority of the City and County of San Francisco unanimously adopted a statement of general management policy for the operation of all its projects, as follows:

“To provide decent, healthful and economical homes for families presently living in slums or substandard accommodations who cannot afford decent housing.

“To manage its projects in the interest and welfare of the community as a whole and in such a way that each tenant feels that his home is a good place in which to live. To administer its operations with sound business efficiency and economy.”

In addition to providing low rent housing for families of low income, the Housing Commission is deeply interested in any proposal which will facilitate the redevelopment of the city's blighted areas and make possible “good homes for all our people.”

Monday, January 21, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JANUARY 21, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, January 21, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, McMurray, Mancuso, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Quorum present.

President Dan Gallagher presiding.

Supervisor Brown was noted present at 2:40 p. m.

Communications.

Communications as follows, were presented, read by the Clerk and acted on as noted:

From Hon. Twain Michelsen, Presiding Judge of the Municipal Court, addressed to President Dan Gallagher, recommending amendment to Section 32, Traffic Code, to the end that parking be permitted on all so-called "no parking streets" for a minimum period of not less than 20 minutes between 7:00 a. m. and 6:00 p. m.

Referred to Police Committee.

From the State Board of Equalization, copy of letter addressed to Assessor Russell L. Wolden, summoning him to attend meeting of Assessors in Los Angeles on January 31 and February 1, 1946.

Ordered filed.

From the State Board of Equalization, copy of letter addressed to Assessor Russell L. Wolden, summoning him to attend meeting of Assessors in Sacramento on February 6, 1946.

Ordered filed.

From M. L. Fisher, complaining of streetcar service.

Ordered filed.

From Dr. Albert D. Davis, urging retention of Dr. J. C. Geiger in office.

Ordered filed.

From his Honor the Mayor, returning disapproved, Proposal No. 5344, which has for its purpose the support of the application of M-G-M Studios for permission to use Point Lobos State Park as a location for a movie.

Referred to County, State and National Affairs Committee.

From his Honor the Mayor, transmitting Legislative Representative's report on Legislature matters for the period ending January 18, 1946.

Referred to County, State and National Affairs Committee.

From Congressman A. J. Elliott, acknowledging receipt of Resolution No. 5194, concerning permanent site for the U. N. O.

Ordered filed.

From Congressman C. P. Miller, acknowledging receipt of Resolution No. 5194, concerning permanent site for the U. N. O.

Ordered filed.

From Communist Party of San Francisco, inviting Board to meet Councilman Benjamin J. Davis, Jr., Negro, of New York City, at San Francisco Airport, January 24, 1946, 10:00 a. m.

Referred to County, State and National Affairs Committee.

From the Shoreline Planning Association, requesting financial support of its program.

Referred to Finance Committee.

From the City Architect, advising that proposed plan for alterations to the Clerk's office should be abandoned for the time being as it would not be satisfactory.

Referred to Rules Committee.

From Nob Hill Civic Club, suggesting that City reservoir property on west side of Jones between Clay and Washington Streets be converted into a public park.

Referred to Education, Parks and Recreation Committee.

From San Francisco Post No. 58, Veterans of Foreign Wars, demanding passage of ordinance granting salary increments to World War II veterans dating back to date that their names were reached on the regular Civil Service lists.

Referred to Judiciary Committee.

Presentation of Proposal No. 5360 Out of Order.

Supervisor Colman presented the following out of order:

Endorsing Assembly Bill No. 30 in the California State Legislature, Providing for the Creation of a California State Aviation Agency, Describing Its Powers and Duties, and Making an Appropriation Therefor.

Proposal No. 5360, Resolution No. 5236 (Series of 1939), as follows:

Whereas, there has been introduced into the first extraordinary session of the 56th California Legislature, Assembly Bill No. 30, which provides for the creation of a California State Aviation Agency; and

Whereas, the development of the science and art of aviation has been tremendously accelerated by wartime experience; and

Whereas, these developments now being applied to peacetime use have improved the efficiency and usefulness of aircraft engaged in scheduled, non-scheduled, commercial, and private use in the State of California; and

Whereas, this greatly enlarged fleet of aircraft will require the improvement of many existing airports in the State of California, and the development of many new airports if their operation and use are to be effective in developing national and international trade and commerce and the natural resources of our State; and

Whereas, Assembly Bill No. 30 would provide for the creation of an Aviation Planning Agency, whose function it would be to study and survey the needs of the State of California as to airport development, and to plan a coordinated system of such development as would best meet the over-all needs of the State and all its political subdivisions; and

Whereas, the lack of such a coordinated program is now creating a chaotic condition in the minds of local planning agencies of the various subdivisions of our State; and

Whereas, the Federal Government has jurisdiction over airways and interstate aerial commerce, but no adequate agency to provide for individual states' airport development planning; and

Whereas, the need for a State Aviation Planning Agency has now become urgent, and Assembly Bill No. 30, which would create such an agency, has been endorsed by the aviation industry as a whole—the State Reconstruction and Reemployment Commission, the League of California Municipalities, the San Francisco Bay Area Aviation Committee (representing nine counties bordering on or in the San Francisco Bay and metropolitan area), private owner and pilots' organizations, and others; and

Whereas, the functions to be performed by this State Aviation Planning Agency particularly concern the City of San Francisco inasmuch as it would provide sound engineering and over-all planning advice to political subdivisions of the State, which are now planning airport developments that could conflict with and be a hazard to the development of San Francisco's main terminal airport or other airports that may be acquired or developed by the City and County of San Francisco, because of the lack of a technically equipped agency to which they could turn for planning advice and consultation; and

Whereas, Assembly Bill No. 30 specifically delimits the authority of the State Aviation Agency to planning and study and vests no authority in said agency as to economic or other regulation of interstate or intrastate aviation, and specifically avoids any overlapping of State and Federal agencies' jurisdiction; and

Whereas, the Mayor of the City of San Francisco and the Public Utilities Commission on the advice and recommendation of the Manager of the Airport Department have endorsed Assembly Bill No. 30 as presented to the California State Legislature on January 9, 1946; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, meeting in regular session on Monday, January 21, 1946, hereby endorses Assembly Bill No. 30 and recommends its passage by the California State Legislature; and be it

Further Resolved, That the Board of Supervisors directs its legislative representatives in Sacramento to make known to all members of the California State Legislature this action and endorsement of said bill as introduced by Messrs. Debs, Waters, Johnson, Brady, Burkhalter, McMillan, Sawallisch, Stephenson, and Crichton.

Discussion.

Manager of Utilities James R. Turner explained the purposes of Proposal No. 5360, stating that Assembly Bill No. 30 would provide for the creation of an Aviation Planning Agency, whose function it would be to study and survey the needs of the State as to airport development and to plan a coordinated system of such development as would best meet the over-all requirements of the State and its political subdivision.

Supervisor MacPhee asked Mr. Turner if he was aware of any opposition by the California State Chamber of Commerce, to which query Mr. Turner replied that he did not know of any.

His Honor the Mayor expressed his views on the subject, after which Supervisor Colman moved the suspension of the rules for the purpose of adopting the proposal. The Chair asked if there were any objections either to the suspension of the rules or to the adoption of the proposal, whereupon Proposal No. 5360 was *adopted* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Appropriating the Sum of \$1,250 Out of the Surplus Existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to Provide Funds for the Compensation of 1 B152 Court Room Clerk at \$250 Per Month in the Municipal Court, Which Position Is Created.

Bill No. 3839, Ordinance No. 3629 (Series of 1939), as follows:

Appropriating the sum of \$1,250 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide funds for the compensation of 1 B152 Court Room Clerk at \$250 per month in the Municipal Court, which position is created.

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

Section 1. The sum of \$1,250 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 520.110.00, to provide funds for the compensation of 1 B152 Court Room Clerk at \$250 per month in the Municipal Court.

Section 2. The position of 1 B152 Court Room Clerk at \$250 per month is hereby established in the Municipal Court.

Section 3. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

December 31, 1945—Re-referred to Finance Committee.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Amending Salary Ordinance, Section 23, Municipal Court, by Increasing the Number of Employments Under Item 5 From 14 to 15 B152 Court Room Clerk at \$250-275.

Bill No. 3836, Ordinance No. 3628 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 23, MUNICIPAL COURT, by increasing the number of employments under item 5 from 14 to 15 B152 Court Room Clerk at \$250-275.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 23, is hereby amended to read as follows:

Section 23. MUNICIPAL COURT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	12		Judges—2½ months	(c \$708.33
			9½ months	833.33
2	1	B85	Jury Commissioner, Municipal Court	(c 450
3	2	B68	Chief Clerk	300-375
4	1	B105	Cashier B.	275-325
5	15	B152	Court Room Clerk	250-275
6	5	B160	Law Clerk	200-250
7	5	B154	Senior Law Clerk	250-300
8	1		Clerk of the Municipal Court, and Secretary to the Judges	(c 625

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

December 31, 1945—*Re-referred to Finance Committee.*

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Appropriating \$300, Park Commission, for Compensation of 1 Supervisor of Restaurants and Playgrounds on 6-Day Week Instead of 5-Day Week.

Bill No. 3842, Ordinance No. 3630 (Series of 1939), as follows:

Appropriating the sum of \$300 from the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to provide funds for the compensation of 1 R24 Supervisor of Restaurants and Playgrounds on a 6-day week, funds for which are now provided on a 5-day week.

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

Section 1. The sum of \$300 is hereby appropriated from the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to the credit of appropriation No. 512.110.03, to provide funds for the compensation of 1 R24 Supervisor of Restaurants and Playgrounds on a 6-day week, funds for which are now provided on a 5-day week.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Park Superintendent.

Approved by the Park Commission.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Amending Annual Salary Ordinance, Park Department, by Adding 1 Supervisor of Restaurants and Playgrounds to List Authorized to Work in Excess of 40 Hours a Week.

Bill No. 3821, Ordinance No. 3627 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.15 Park Department, by adding 1 R24 Supervisor of Restaurants and Playgrounds to list of employees authorized to work in excess of 40 hours a week.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.15 is hereby amended to read as follows:

Section 1.15. PARK

Classification	No. Positions	No. Hours
B103 Cashier C	1	4
B222 General Clerk	1	4
C102 Janitress	1	4
C104 Janitor	12	4
O58 Gardener	1	8
O60 Sub-Foreman Gardener	1	8
O80 Nurseryman	1	8
R24 Supervisor of Restaurants and Playgrounds	1	8
R108 Head Lifeguard	1	8
R132 Starter	8	4
W206 Animal Keeper	All	4
W208 Assistant Head Animal Keeper	1	4
W210 Head Animal Keeper	1	4

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Authorizing Sale of Lot 1 in Assessor's Block 511.

Bill No. 3843, Ordinance No. 3631 (Series of 1939), as follows:

Authorizing sale of Lot 1 in Assessor's Block 511.

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

Section 1. In accordance with the recommendation of the Department of Public Works the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following

described City owned property situated in the City and County of San Francisco, State of California:

Beginning at the point of intersection of the westerly line of Steiner Street with the southerly line of Lombard Street as per map showing the widening of Lombard Street between Richardson Avenue and Van Ness Avenue filed February 18, 1943 in Map Book "O" at pages 86 and 87 Official Records of the City and County of San Francisco and running thence westerly along said southerly line of Lombard Street 100 feet; thence at right angles southerly 3 feet and 9 inches; thence at right angles easterly 100 feet to the westerly line of Steiner Street; thence at right angles northerly along said line of Steiner Street 3 feet and 9 inches to the point of beginning.

Being a portion of Western Addition Block 399.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved as to description by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Authorizing Sale of Certain City Owned Land in Assessor's Block 318.

Bill No. 3844, Ordinance No. 3632 (Series of 1939), as follows:

Authorizing sale of certain City owned land in Assessor's Block 318.

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

Section 1. The Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Geary Street, distant thereon 60 feet westerly from the westerly line of Jones Street; thence westerly along the southerly line of Geary Street 102 feet 6 inches; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 102 feet 6 inches; thence at a right angle northerly 137 feet 6 inches to the point of commencement.

Section 2. The above described land shall be offered for sale in accordance with Section 92 of the City Charter, subject to that certain automobile parking lease dated May 1, 1945 between the City and County of San Francisco, a municipal corporation, as lessor, herein referred to as City, and Howard J. Mallen and Carmel D. Mallen, his wife, as lessees; provided, however, that in the event the successful bidder desires cancellation of said lease by the City pursuant to the provisions thereof, then the Director of Property may cancel the same by giving the lessees 90 days written notice to that effect and the successful bidder shall pay the City an additional sum of money to cover the cost of such cancellation computed in

accordance with the provisions of said lease. Said additional sum of money shall be paid by the City to the lessees.

Approved by the Director of Property.

Approved as to form by the City Attorney.

Discussion.

Supervisor Mead informed the Board that he could not vote for Bill No. 3844 in its present form; that unless some arrangement was made whereby the parking facilities could be continued or assurances given that a building would be constructed, said assurances to be put in writing, he would vote against the measure.

Director of Property J. J. Phillips gave a full explanation of the matter, after which Bill No. 3844 was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso—7.

Noes: Supervisors McMurray, Mead, Sullivan—3.

Absent: Supervisor Meyer—1.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Refund Erroneous Payments of Taxes.

Proposal No. 5338, Resolution No. 5205 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. 05—Duplicate Tax Fund

	Lot	Block	Install-ment		
Title Insurance & Guaranty Co.	15	66	1st	1945-46	\$91.77
Mrs. H. S. Olinger ...	25	120	1st	1945-46	98.53
Samuel Kaplan	21	277	1st	1945-46	270.24
Title Insurance & Guaranty Co.	5	684	1st	1945-46	55.55
Madison & Burke	15	684	1st	1945-46	62.79
Edward Stahl	1	854	1st	1945-46	886.55
H. C. Kimpton	6	991	1st	1945-46	128.96
			2nd		128.96
					257.92
San Francisco Federal Savings and Loan Association	14	1066	1st	1945-46	22.70
Edwin I. Bross	1A	1176	1st	1945-46	11.35
Geo. D. Colias	11	1626	1st	1945-46	115.92
Steve Kascampas	2A	1672	1st	1945-46	65.69
Steve Kascampas	2A	1672	2nd	1944-45	5.63
P. F. Boschert	34	1807	Both	1944-45	11.26
The Hibernia Savings & Loan Society	31	1868	1st	1945-46	
				Paid 51.68	} 24.15
				Tax 27.53	
The San Francisco Bank	16	2078	1st	1945-46	41.06

	Lot	Block	ment	Install-		
Frances Youmans	19	2373	1st	1945-46		
				Paid 34.05)		24.15
				Tax 9.90)		
Bernard L. Lewis	39-40	2438	1st	1945-46		14.49
Lester Wright	69	3540	2nd	1943-44		34.88
Title Insurance &						
Guaranty Co.	43	3576	1st	1945-46		61.82
Erich G. Sanquist	46	3583	1st	1945-46		28.98
Isaac T. Williams	13	3635	1st	1945-46		130.41
E. A. Goggin	15	4964	1st	2.17)	" "	
			2nd	2.17)	" "	4.34
Mrs. P. Driscoll	6	5353	1st	1945-46		44.44
Catherine R. Roach	1	5354	2nd	13.14-1944-45)		
Catherine R. Roach	1	5354	1st	4.35-1945-46)		17.49
Mrs. Marie Deiganis	17A	6087	1st	1945-46		27.77
Geo. Ostertag	1B	6308	2nd	1944-45		38.69
California Pac. Title						
Ins. Co.	1	6327	1st	1945-46		41.06
Ario Maghella	14	6405	1st	1945-46		10.87
Walter C. Clark, V.P.	43	6597	1st	1945-46		34.78
Peter Gumas	9	6931	1st	1945-46		64.00
J. A. Baker	38	7020	1st	1945-46		14.49
J. M. Perry	4	7141	1st	1945-46		10.86
West Coast Life Ins. Co.	1B	7208	1st	1945-46		94.67

From Appropriation No. 60.969.00—Taxes Refunded Fund

C. M. Douglas, Overpayment on redemptions of December 6th various properties 4.72

Approved as to form by the City Attorney.
Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Cancellation of Taxes—Property Acquired by the United States of America.

Proposal No. 5339, Resolution No. 5206 (Series of 1939), as follows:

Resolved, in accordance with the consent of the City Attorney, and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor, be, and he is hereby, authorized and directed to cancel all real property taxes for the year 1945-1946, which became a lien on the first Monday in March, to-wit, March 4, 1946, on the following described property:

Assessor's Lots	Assessor's Blocks
6B, 7A, 13, 15, 15B	4656
8	4668

Said property was acquired by the United States of America, subsequent to the first Monday in March, 1945.

Approved as to form and cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

**Authorizing Acceptance of Gift to Board of Trustees of the
de Young Memorial Museum by Rose F. Magnin.**

Proposal No. 5340, Resolution No. 5207 (Series of 1939), as follows:

Be It Resolved, That the Board of Trustees of the M. H. deYoung Memorial Museum is hereby authorized and directed to accept a gift of five thousand dollars (\$5,000) from Rose F. Magnin for the purpose of acquiring an original English Sixteenth Century paneled room.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

**Refunds—Erroneous Payments Taxes—From Appropriation No. 05
Duplicate Tax Fund.**

Proposal No. 5351, Resolution No. 5208 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

	Lot	Block	Install-		
			ment		
1. Golda Thackeray ..	16	798	1st	1945-46	\$92.97
2. Dr. S. Leland	11	990	1st	1945-46 Overpd.	17.51
3. Harry A. Kohl	4	1497	2nd	1944-45	51.12
4. John J. Clifford	11	1687	1st	1945-46 Overpd.	18.71
5. Edward C. Niemann	20	2137	1st	1945-46	34.78
6. Sylvain S. Abrams	2	3525	1st	1945-46	381.57
7. Daniel F. McCarthy	68	3596	1st	1945-46	73.17
8. Dell W. Feller	3	6485	1st	1945-46	32.36
9. Arthur Williams ...	16	6599	1st	1945-46 Overpd.	27.77
10. McCarthy Company.	1	6941	1st	1945-46	49.27

Taxes Refunded Fund—Appropriation No. 60.969.00

- Bernard O. Becker, Dep. received only \$100 of \$1,000 veteran exemption \$900 should have been applied on real property, Lot 32-Block 6982. Refund should be made in amount of 6.03 representing difference Between total correct tax of \$31.40 and incorrect first installment payment of \$37.43 ... \$6.03

Approved as to form by the City Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

**Authorizing Lease of Building at 1798 Great Highway for
Juvenile Detention Department.**

Proposal No. 5352, Resolution No. 5209 (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the San Francisco Juvenile Detention Department, that the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, as lessee, be and they are hereby authorized and directed to execute a written lease with

William F. Enright, as lessor, of the building located at 1798 Great Highway, San Francisco, California.

Said lease shall be on a month to month basis beginning February 1, 1946, at a rental of \$225 per month; subject to certification as to funds by the Controller, pursuant to Section 86 of the Charter.

Said premises are required by the San Francisco Juvenile Detention Department.

The form of lease shall be approved by the City Attorney.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Authorizing Acceptance of Offer from Apparel City and the Sum of \$1,000 in Connection with the Acquisition of Certain Lands Needed for New Public Streets in Consideration for Closing Certain Existing Streets and Avenues.

Proposal No. 5353, Resolution No. 5210 (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, does hereby accept the following written offer on file in the office of the Director of Property:

“Apparel City, a California corporation, the first party, hereinafter referred to as Apparel, hereby offers to grant to City and County of San Francisco, a municipal corporation, the second party, hereinafter referred to as City, subject to the provisions hereof, the following described real property situated in the City and County of San Francisco, State of California, as per the attached map marked Exhibit ‘B’:

“Parcels 1, 2 and 3; excepting from Parcel 2 all that portion of Lot No. 1208, Gift Map No. 4, included therein, and also excepting from Parcel 2 all that portion of the westerly one-half of Barneveld Avenue adjoining said Lot No. 1208.

“Parcel 4. A right of way easement to construct, reconstruct, maintain, operate, repair and/or remove a sewer or sewers, in, on and along that certain 20-foot strip of land designated as a sewer right of way on the attached map marked Exhibit ‘B.’

“It is understood that said Parcels, 1, 2 and 3 are needed by the City for the relocation and construction of public streets within a certain tract of land owned by Apparel, and that Parcel 4 also within said tract is required by the City for sewer purposes.

“This offer is made subject to the following terms and conditions:

“1. In consideration for said grant, the City shall close, abandon and quitclaim to Apparel all those portions of Adele Street, Barneveld Avenue, Hecker Street, Stringham Street, Swan Street, Toland Street, Charter Oak Avenue and Waterloo Street located within the area generally bounded by Oakdale Avenue, Industrial Street and Loomis Street, San Francisco, California; all in accordance with the attached map marked Exhibit ‘A.’ Provided, however, that the City shall retain ownership of its existing 2’—6”x3’—9” concrete sewer located on Parcel 4. The proceedings to close said streets shall not be instituted until after the City has filed condemnation proceedings against and has obtained right of possession or Apparel acquires title to said Lot No. 1208.

"2. If Apparel is able to purchase said Lot No. 1208, Gift Map No. 4, then Apparel shall convey to the City the portion thereof required to complete the strip of land required for the relocation of Barneveld Avenue; otherwise the City shall acquire said lot and Apparel shall pay the cost of such acquisition.

"3. When the street closing proceedings mentioned in Paragraph 1 have been completed, City shall execute the necessary deed quitclaiming to Apparel all right, title and interest of the City in and to such closed street areas. Thereafter when the California Pacific Title Insurance Company, as escrow agent for Apparel, is able to certify that a clear title to Parcels 1, 2, 3 and 4 can be vested in City, Apparel shall execute a deed granting said parcels to the City on the condition that the City shall accept such deed and dedicate said Parcels 1, 2 and 3 for public street purposes.

"4. Apparel agrees to pay the entire cost of street construction on Parcels 1, 2 and 3, including the necessary grading, pavement, curbs, sidewalks and sewers, subject to the approval of the City's Department of Public Works. Apparel further agrees to pay all title fees in connection with this agreement.

"5. This offer shall remain in effect for a period of sixty days from date hereof, unless an extension of time is granted by Apparel, and shall become binding upon the City when it has been accepted by resolution or ordinance of its Board of Supervisors.

"6. This agreement shall inure to the benefit of, and bind the successors and assigns of the parties hereto.

"In Witness Whereof, the first party has executed this instrument this 11th day of December, 1945.

"APPAREL CITY,

"a corporation.

"By F. Pruter,

"President.

"By Sam M. Solomon,

"Asst. Secretary."

Be It Further Resolved, That the sum of \$1,000 is hereby accepted from Apparel for the purpose of acquisition by the City of said Lot No. 1208, Gift Map No. 4, by eminent domain proceedings or otherwise, and for the purpose of defraying the incidental costs of such acquisition. Said money is now in the City Treasury Realty Deposit Trust Fund and is hereby set aside to be used for said purposes; provided, however, that any additional costs to which the City may be put in acquiring said lot shall be paid by Apparel; provided, further, that any amount not used by the City and remaining from said deposit of \$1,000 shall be refunded to Apparel; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City be and they are hereby authorized and directed to execute the necessary quitclaim deed to Apparel covering all interest of the City in and to the lands included within such closed street areas.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Passed for Second Reading.

Authorizing Lease of Lake Merced Property.

Bill No. 3857, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of Lake Merced property.

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

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing for a period not exceeding ten years a portion or portions of San Francisco Parcel 55, as said parcel of real property is described in deed recorded March 30, 1930, in Liber 2002, page 1, Official Records of the City and County of San Francisco, together with the right to maintain and operate fishing, boating, and other activities in the Lake Merced waters and concessions for the convenience of the public.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Authorizing Leasing of Golf Club Property Near Crystal Springs Reservoir in San Mateo County.

Bill No. 3868, Ordinance No. . . . (Series of 1939), as follows:

Authorizing leasing of Golf Club property near Crystal Springs Reservoir in San Mateo County.

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

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized to arrange for leasing that certain 172.5-acre tract of San Francisco Water Department land situated in the County of San Mateo, State of California, commonly known as the Crystal Springs Golf Club. Said property is located on the Skyline Boulevard approximately two miles west of Burlingame.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Form approved as to City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Authorizing Compromise of Claim of the City and County of San Francisco Against Market Street Railway in the Sum of \$100.

Bill No. 3866, Ordinance No. . . . (Series of 1939), as follows:

Authorizing compromise of claim of the City and County of San Francisco against Market Street Railway in the sum of \$100.

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

Section 1. The Retirement Board having recommended and the City Attorney having approved the settlement and compromise of the claim in favor of the City and County of San Francisco, a municipal corporation and against Market Street Railway Company, a corporation, being recovery of loss sustained by said City and County on account of personal injuries sustained by Harold G. Smith on the 7th day of February, 1943, said personal injuries having arisen out of and in the course of the employment of said Harold G. Smith as a conductor on a Municipal Railway street car when the street car was struck by a Market Street Railway street car at Third and Market Streets, the loss to said City and County to date being \$176.31, including compensation paid and cost of medical and hospital services; and the said Market Street Railway Company having offered to pay in full settlement of the claim of the City and County of San Francisco the amount of \$100, the Retirement Board and the City Attorney are hereby ordered and authorized to settle and compromise said claim for said amount of \$100.

Recommended by Retirement Board.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Intra-Fund Transfer, Board of Supervisors.

Supervisor Mancuso moved that, in accordance with the provisions of the Annual Appropriation Ordinance and the Charter, the Board of Supervisors hereby approves the request to the Controller for the intra-fund transfer of \$1,000 from Appropriation No. 501.298.00 (Legislative Expense—Board of Supervisors) to Appropriation No. 501.800.00 (Fixed Charges—Board of Supervisors) to provide additional funds for the payment of the calendar year 1946 annual membership dues in the County Supervisors' Association of California, which dues were increased \$1,000 for the current calendar year subsequent to the adoption of the 1945-1946 budget and annual appropriation ordinance.

No objection and so ordered.

Payment of Annual Dues—County Supervisors' Association of California.

Supervisor Mancuso moved that the Board of Supervisors hereby approves the request to the Controller for the issuance of a warrant for the payment of the Board's annual membership dues in the County Supervisors' Association of California for the calendar year 1946, in amount \$2,000, payable from Appropriation No. 501.800.00, Fixed Charges—Board of Supervisors.

No objection and so ordered.

Adopted.

The following, from Police Committee, was taken up:

Requesting Police Commission to Inaugurate Procedure Whereby Holders of Yellow Zone Permits in Area East of Van Ness Avenue Shall be Required to Demonstrate Necessity for Continued Use.

Proposal No. 5284, Resolution No. 5204 (Series of 1939), as follows:

Whereas, recent enactment of more stringent penalties for violation of certain traffic laws has already resulted in a more facile flow

of vehicular traffic between the downtown business area and the residential districts, and this was accomplished in large measure by the removal of cars which, when parked in colored zones, impeded the free flow of traffic, particularly during peak hours; now, therefore, be it

Resolved, That the Police Commission be and it is hereby requested to inaugurate a procedure pursuant to which the owner or occupant of premises for which a colored zone has been established, in the City and County of San Francisco, shall be required to conclusively demonstrate necessity for continued use and enjoyment of such colored zone, and failing that to have the permit for such zone cancelled.

Discussion.

Supervisor Lewis informed the Board that he believed that the proposal should also include checking by the Police Department of white and green zones as well as yellow and that the area to be checked should also include that portion west of Van Ness Avenue as well.

No objection and so ordered.

Supervisor Mead moved that the proposal as amended should be further amended by inserting the word "colored" in lieu of "yellow, green and white."

No objection and so ordered.

Whereupon Proposal No. 5285, as amended and reading as above, was Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Consideration Postponed.

The following recommendation of Public Buildings, Lands and City Planning Committee was taken up:

Present: Supervisors Colman, Mead, Christopher.

City Planning Commission Requested to Recommend Area Subject to Survey for Purpose of Redevelopment and Amount of Money Necessary to Conduct Said Survey.

Proposal No. 5355, Resolution No. (Series of 1939), as follows:

Whereas, Chapter 1326, Statutes of 1945, known as the Community Redevelopment Act, confers upon all cities in the state the power to take direct action against slums and blighted areas; and

Whereas, the first responsibility of the municipality is to designate those areas in which slum and blighted conditions exist; and

Whereas, the Public Buildings, Lands and City Planning Committee of the Board of Supervisors is now studying the Master Plan as submitted by the City Planning Commission; and

Whereas, one of the ramifications of the Master Plan involves the redevelopment of blighted areas; and

Whereas, immediate action should be taken on this most important phase of the Master Plan; now, therefore, be it

Resolved, That the City Planning Commission be respectfully

requested to furnish the following information to the Board of Supervisors at as early a date as possible:

1. Recommendation as to area which should first be made subject of survey for the purpose of redevelopment.
2. Amount of funds necessary to conduct such a survey.

Discussion.

Supervisor Lewis raised a question of legality in connection with the responsibility of adopting the Master Plan for the City and County of San Francisco. The Supervisor believes that the Board is entrusted with that responsibility whereas Supervisor MacPhee believed that the Master Plan should be adopted by the City Planning Commission.

Supervisor Lewis further stated that before he could vote on the matter he wanted a legal opinion, in writing, from the City Attorney's office, whereupon Supervisor Colman suggested that the matter be put over a week and that Supervisor Lewis contact the City Attorney's office for the purpose of obtaining the legal opinion he desired.

No objection and action on Proposal No. 5355 was *postponed for one week*.

Adopted.

The following recommendation of Streets Committee was taken up:

Present: Supervisors Meyer, McMurray, Sullivan.

Closing Funston Avenue Between Judah and Irving Streets From 11:45 A.M. to 12:45 P.M., on All School Days, Monday Through Friday.

Proposal No. 5354, Resolution No. 5211 (Series of 1939), as follows:

Resolved, That Funston Avenue between Judah and Irving Streets be closed to vehicular traffic between the hours of 11:45 a. m. and 12:45 p. m., Monday through Friday, inclusive, when Saint Anne's School is in session; and be it

Further Resolved, That the Police Department be and it is hereby respectfully requested to place the appropriate barriers at both ends of the block.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

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

Adopted.

The following recommendations of the Finance Committee, not appearing on the Board's Calendar, were taken up:

Providing for Membership of Library Department in American Planning and Civic Association and Bibliographic Society of America.

Proposal No. 5356, Resolution No. 5212 (Series of 1939), as follows:

Resolved, That the Library Department of the City and County of San Francisco be and is hereby authorized to acquire membership in the American Planning and Civic Association, the annual fee of

which is \$5.00, and in Bibliographic Society of America, the annual fee of which is \$3.00, the cost of said membership to be paid out of such funds as may be available or set aside for such purpose.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Final Passage.

Appropriating \$5,000, Public Welfare Department, for Employment of Temporary Personnel; an Emergency Ordinance.

Bill No. 3869, Ordinance No. 3633 (Series of 1939), as follows:

Appropriating the sum of \$5,000 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the employment of temporary personnel in the Public Welfare Department; an emergency ordinance.

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

Section 1. The sum of \$5,000 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 556.120.00, to provide funds for the employment of temporary personnel in the Public Welfare Department.

Section 2. The appropriation herein made shall be subject to the provisions of the annual appropriation ordinance and the annual salary ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: There has been a large increase in the number of applicants for indigent aid and unless funds are provided for additional personnel the operations of the Public Welfare Department will be interrupted as it will be unable to process these cases and take care of the welfare requirements of the individuals concerned.

Recommended by the Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Adopted.

The following recommendations of his Honor the Mayor were taken up:

Confirming Appointment of E. Lawrence George as Member of the Board of Trustees of the San Francisco War Memorial.

Proposal No. 5358, Resolution No. 5214 (Series of 1939), as follows:

Whereas, pursuant to the provisions of Section 44 of the San Francisco Charter, his Honor the Mayor has appointed E. Lawrence George

a member of the Board of Trustees for the San Francisco War Memorial, vice J. Bruce Jones, for the unexpired portion of the term of said J. Bruce Jones ending January 2, 1947, and whose office was vacated in accordance with the provisions of Section 5 of the San Francisco Charter; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, in meeting assembled, does hereby approve and confirm the appointment of said E. Lawrence George as a member of the Board of Trustees of the San Francisco War Memorial.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Leave of Absence—Honorable Jesse C. Colman, Member of the Board of Supervisors.

Proposal No. 5359, Resolution No. 5215 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Jesse C. Colman, member of the Board of Supervisors, is hereby granted a leave of absence for a period of ten days, commencing January 22, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—10.

Absent: Supervisor Meyer—1.

Meeting of the Public Health and Welfare Committee.

Supervisor Christopher announced meeting of the Public Health and Welfare Committee to be held on Thursday, January 24, at 3:00 p. m.

Meeting of the Public Buildings, Lands and City Planning Committee.

Supervisor Colman announced meeting of the Public Buildings, Lands and City Planning Committee to be held on February 6 at 2:00 p. m. at which time the subject of off-street parking will be discussed. Representative of the Garage Owners' Association should be notified, as well as the Park Commission, as it is the intention of the Committee to consider the possibility of obtaining park lands for the purpose of constructing underground garages.

Urging Federal Authorities to Relinquish Office Space for Use by Professional People.

Supervisor Lewis presented:

Proposal No. 5361, Resolution No. . . . (Series of 1939), as follows:

Whereas, many of our professional men—doctors, lawyers, dentists, etc., were ousted from their downtown locations in order to make office space for essential wartime activities of the Army and Navy; and

Whereas, now although the war is over and our Federal agencies have been reduced in personnel at least two-thirds, said agencies are not releasing space in proportion to the reduction in personnel, and in cases where agency ceases, much time elapses before authorization for release of space is received from Washington; and

Whereas, this situation has resulted in an office shortage that is a distinct hardship to those whose business was thus curtailed and to the public who were inconvenienced by this condition, necessitated by the exigencies of war; and

Whereas, thousands of professional men have returned or will soon return from service abroad and are unable to reestablish their means of livelihood because of the drastic shortage of office space; now, therefore, be it

Resolved, That our representatives in Congress be requested to urge upon the Federal authorities—the Army and Navy and other governmental agencies involved, the urgency of releasing such office space in San Francisco by merging offices having a reduced personnel and to concentrate Federal bureau and agency activities in the Presidio, Treasure Island camps or warships in the Bay, to the end that all possible space be made available for civilian use of the many returned veterans whose professional reestablishment and reconversion to normal, peacetime business activities is seriously bottlenecked by unnecessary delays and official red tape; and be it

Further Resolved, That the Clerk be directed to forward copies of this resolution to Senators Sheridan Downey and William F. Knowland and to Congressmen Richard J. Welch and Franck R. Havenner, stressing the need of their cooperation in remedying a situation in San Francisco that is daily becoming more acute with the increasing number of discharged service men seeking restoration of their means of livelihood, the reestablishment of their professions and return to the normal functions of civilian life.

Referred to County, State and National Affairs Committee.

Weekly Passes on the Municipal Railway.

Supervisor MacPhee informed the Board that he had written to the San Diego Electric Railway Company, inquiring into that company's experience with weekly passes, to which Mr. F. E. Mason, vice-president and general manager, replied that they advocate the use of weekly passes as a means of speeding up schedules very appreciably; that it is a means of securing additional revenues and that the practice is very popular with the public and with the operators.

Supervisor MacPhee raised the question as to whether streetcars should be considered as vehicles and asked that the matter be considered at the next meeting of the Public Utilities Committee.

Referred to the Police Committee.

Police Commission Report on Parking Meter Installation.

Supervisor MacPhee moved that the Police Commission be requested to render a report as to the Commission's intention with respect to the installation of parking meters.

No objection and so ordered.

Meeting of the Judiciary Committee.

Supervisor MacPhee announced a meeting of the Judiciary Committee to be held on Wednesday, January 23, 1946, at 3:00 p. m.

Meeting of the Finance Committee.

Supervisor Mancuso announced a meeting of the Finance Committee for Wednesday, January 23, 1946, at 4:00 p. m.

Meeting of the Police Committee.

Supervisor McMurray announced a meeting of the Police Committee for Wednesday, January 23, 1946, at 2:00 p. m.

Information Requested of the Recreation Department.

Supervisor Mead moved that the Clerk communicate with Miss Randall, Superintendent of the Recreation Department, for the purpose of asking her to make an investigation into the possibility and feasibility of rehabilitating Crystal Palace Plunge; also if it would be possible to cover a portion of Fleishhacker Pool.

No objection and so ordered.

Meeting of the Streets Committee.

Supervisor Sullivan announced a meeting of the Streets Committee for Wednesday, January 23, 1946, at 3:30 p. m.

Annual Convention Representation From Board at Mission Trails Association, Santa Barbara, January 27, 28 and 29, 1946.

Supervisor Colman moved that Supervisor Sullivan be appointed to represent the Board at the Annual Convention of the California Mission Trails Association, to be held in Santa Barbara, January 27, 28 and 29, 1946.

President Gallagher *referred the matter to the Rules Committee.*

Discussion.

Supervisor Mead informed the Board that in the past it has been the practice and that it is the right of the Board to send representation to meetings, conventions, etc., without the matter being referred to Committee and that he dislikes doing so but that he must take an appeal from the decision of the Chair, and Supervisor Mead so moved, seconded by Supervisor Brown.

At this point, President Gallagher asked Supervisor Colman to take the Chair and put the question.

Before the question was put, Supervisor Gallagher stated that the original communication from the California Mission Trails Association was referred to the County, State and National Affairs Committee at the meeting of the Board on January 14 and that is where the subject matter is at the present time. Should the committee decide to bring in a recommendation, that is another matter altogether but until such time as the committee acts on the matter, it should stay in committee.

Supervisor Colman, acting as President of the Board, then put the question: "An appeal has been taken from the decision of the Chair. Shall the decision of the Chair be the decision of the Board? A vote 'Aye' sustains the Chair, a vote 'No' overrules the Chair."

Recess.

At this point, Supervisor Lewis asked for a recess so that a meeting of the County, State and National Affairs Committee could be had to act on the matter in question.

Supervisor Mead, at this point, asked that he be allowed to withdraw his appeal so that Supervisor Lewis could be allowed a recess.

Supervisor Gallagher objected to such a request, and thereupon

roll was called on the question: "Shall the decision of the Chair be the decision of the Board?" and the Chair *sustained* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso—6.

Noes: Supervisors Brown, Mead, Sullivan—3.

Refused to Vote: Supervisor McMurray—1.

Absent: Supervisor Meyer—1.

Authorizing Supervisor John F. Sullivan to Represent San Francisco at Annual Convention of California Mission Trails Association.

Supervisor Brown presented:

Proposal No. 5357, Resolution No. 5213 (Series of 1939), as follows:

Resolved, That the Honorable John F. Sullivan, member of the Board of Supervisors of the City and County of San Francisco, be and he is hereby authorized and directed to represent said City and County of San Francisco at the annual convention of the California Mission Trails Association, to be held in Santa Barbara, California, on January 27, 28 and 29, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Colman, Lewis, MacPhee, McMurray, Mead, Sullivan—7.

Noes: Supervisors Christopher, Gallagher, Mancuso—3.

Absent: Supervisor Meyer—1.

ADJOURNMENT.

There being no objection, the Board, at the hour of 4:45 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors March 4, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

MONDAY, JANUARY 28, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JANUARY 28, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, January 28, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, McMurray, Meyer—6.

Absent: Supervisors Brown, MacPhee, Mancuso, Mead, Sullivan—5.

Excused: Supervisor Mead.

Quorum present.

President Dan Gallagher presiding.

Supervisor Mancuso noted present at 2:10 p. m.

Supervisor Brown noted present at 2:15 p. m.

Supervisor MacPhee noted present at 2:20 p. m.

APPROVAL OF JOURNAL.

There being no objection, the Journal for the meeting of December 31, 1945, was considered read and approved.

Communications.

From the Gartland family, thanking Board for expression of sympathy on death of Addis Gartland.

Ordered filed.

From Mrs. Ada Garfinkel, urging retention of seven-cent street-car fare.

Ordered filed.

From Charles A. Brady, Jr., urging retention of Palace of Fine Arts as indoor tennis court.

Referred to Education, Parks and Recreation Committee.

From the Mayor, transmitting report of Legislature's activities by Legislative Representative for week ending January 25, 1946.

Referred to County, State and National Affairs Committee.

From the State Director of Public Works, acknowledging receipt of resolution requesting consideration of Reber Plan.

Referred to County, State and National Affairs Committee.

From Bay Counties District Council of Carpenters, advising of new wage scale authorized for carpenters.

Referred to Finance Committee.

From the Los Angeles County Board of Supervisors, requesting support for passage of Senate Bills 32 and 33 whereby the State could reimburse counties for inspection of homes for aged and children.

Referred to County, State and National Affairs Committee.

From the Redwood Empire Supervisors Unit, requesting support of program for early release of engineers from military service, for employment in highway construction.

Referred to County, State and National Affairs Committee.

From Senator William F. Knowland, acknowledging receipt of resolution re permanent site for the U.N.O.

Referred to Mayor's office.

From Congressman Franck R. Havenner, Richard J. Welch, Cecil R. King and Clarence F. Lea, acknowledging receipt of resolution re permanent site for the U.N.O.

Referred to Mayor's office.

From Acting Secretary of State, regarding progress for selection of permanent site for the U.N.O.

Referred to Mayor's office.

From Leonard A. Worthington, addressed to Supervisor Brown, urging retention of Palace of Fine Arts as a tennis court.

Referred to Education, Parks and Recreation Committee.

From Assemblyman T. A. Maloney, addressed to Supervisor MacPhee, asking the Board's position with respect to urban redevelopment.

Referred to County, State and National Affairs Committee.

Closing and Abandonment of Alameda Street Between Florida and Bryant Streets.

Board of Supervisors to hear all persons interested in or objecting to proposed closing and abandonment of Alameda Street between Florida and Bryant Streets, pursuant to notice of intention given in Resolution No. 5329 (Series of 1939).

No protestants appearing, the above matter was *referred to the Department of Public Works.*

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee heretofore Passed for Second Reading, were taken up:

Amending Annual Salary Ordinance, Park Department, by Adding 1 Chief of Party at \$275-325.

Bill No. 3811, Ordinance No. 3634 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 14.1 Park Department-Personal Services-Permanent Salaries-General Division (Continued), by adding item 18.2, 1 F610 Chief of Party at \$275-325.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 14.1 is hereby amended to read as follows:

**Section 14.1. PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—GENERAL DIVISION
(Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
14.1	1	F256	Cartographer and Art Designer...	\$225-280
15	1	F401d	Junior Engineer (Civil, Park)....	225-280
16	1	F406a	Assistant Engineer (Architectural)	300-375
17	1	F406f	Assistant Engineer (Mechanical, Park)	300-375
18	1	F410e	Engineer (Landscape Design and Construction)	375-450
18.1	1	F604	Surveyor's Field Assistant.....	200-250
18.2	1	F610	Chief of Party	275-325
19	1	J12	Labor Foreman	(i 183
20	1	O1	Chauffeur	(l 210
21	184	O58	Gardener	150-175
21.1	15	O58	Gardener	(l 150-175
22	1	O59	Insecticide Spray Operator.....	175-185
23	24	O60	Sub-Foreman Gardener	175-210
24	17	O60.1	Foreman Gardener	210-240
25	1	O61	Supervisor of Grounds	250-300
26	1	O70	Supervisor of Maintenance.....	300-350
27	1	O74	Supervisor of Arboretum and Botanical Research.....	300-350
28	2	O76	Chief Nurseryman	250-300
29	1	O80	Nurseryman	175-210
30	3	O166.1	Junior Operating Engineer.....	200
31	5	O168.1	Operating Engineer	250
32	1	O175	Chief Operating Engineer, Activated Sludge Plant.....	275-325
33	1	O360	Supervisor of Construction, Roads and Paths	250-300
34	1	W2	Superintendent, Park Department (a	650
35	1	W4	Assistant Superintendent, Park Department	350-450
36	1	J70	Hostler	(g 170

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis,
Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Authorizing Sale of City Land in Assessor's Block 355.

Bill No. 3850, Ordinance No. 3636 (Series of 1939), as follows:

Authorizing sale of City land in Assessor's Block 355.

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

Section 1. In accordance with the recommendation of the Director of Property the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at the southeasterly corner of Lot 78 as per "Map of Yerba Buena Park, Park Avenue and City Hall Avenue" filed November 16, 1896, in Map Book "E and F" at page 38 Official Records of the City and County of San Francisco; and running thence northwesterly along the north-

easterly line of said Lot 78, a distance of 14.722 feet to the southeasterly line of Grove Street as per "Map of Civic Center showing streets opened and closed" filed November 30, 1935, in Map Book "N" at page 24, Official Records of the City and County of San Francisco; thence deflecting $54^{\circ} 14' 09''$ to the left and running southwesterly along said line of Grove Street 30.810 feet to the southwesterly line of said Lot 78; thence deflecting $125^{\circ} 45' 51''$ to the left and running southeasterly 32.729 feet to the southwesterly corner of said Lot 78; thence at right angles northeasterly 25 feet to the point of beginning.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Authorizing Sale of Certain City Owned Land in Assessor's Block 6285-A.

Bill No. 3854, Ordinance No. 3637 (Series of 1939), as follows:

Authorizing sale of certain City owned land in Assessor's Block 6285-A.

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

Section 1. In accordance with the recommendation of the Director of Property the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the easterly line of Hahn Street with the northerly line of Sunnydale Avenue as per map of Sunnydale Housing Project Showing Street Opening recorded December 30, 1941, in Map Book "O" at page 57 Official Records of the City and County of San Francisco; running thence along the northerly line of Sunnydale Avenue south $70^{\circ} 36'$ east 110 feet; thence north $19^{\circ} 24'$ east 288 feet; thence north $70^{\circ} 36'$ west 110 feet to a point on the easterly line of Hahn Street; thence along last named line south $19^{\circ} 24'$ west 288 feet to the point of commencement.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Appropriating \$1,700, Water Department, for Compensation of 1 Assistant Engineer at \$340 per Month, Abolishing Position of 1 Senior Draftsman at \$325.

Bill No. 3855, Ordinance No. 3638 (Series of 1939), as follows:

Appropriating the sum of \$1,700.00, from Appropriation No. 566.199.00, Water Department—Compensation Reserve, to credit of Appropriation No. 566.110.04, Water Department—Engineering, to provide for compensation of one F406c Assistant Engineer at \$340.00 per month, abolishing position of one F104 Senior Draftsman at \$325.00.

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

Section 1. The sum of \$1,700.00 is hereby appropriated from Appropriation No. 566.199.00, Water Department—Compensation Reserve, to credit of Appropriation No. 566.110.04, Water Department—Engineering, to provide for compensation of one F406c Assistant Engineer at \$340.00 per month (veteran returning from military leave.)

Section 2. The position of one F406c Assistant Engineer at \$340.00 per month is hereby created; the position of one F104 Senior Draftsman at \$325.00 is hereby abolished.

Approved as to form by the City Attorney.

Approved as to funds by the Controller.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Approved as to classification by the Civil Service Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Amending Annual Salary Ordinance, Water Department, by Adding 1 Assistant Engineer at \$300-375, and Deleting 1 Senior Draftsman at \$280-325.

Bill No. 3846, Ordinance No. 3635 (Series of 1939), as follows:

An amendment to Bill No. 3510, Ordinance No. 3313 (Series of 1939), Section 73.3, PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT (Continued), by decreasing the number of employments under item 22 from 2 to 1 F104b Senior Draftsman (Civil, Public Utilities) at \$280-325; and by adding item 23 1 F406c Assistant Engineer (Civil, Public Utilities) at \$300-375.

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

Section 1. Bill No. 3510, Ordinance No. 3313 (Series of 1939), Section 73.3 is hereby amended to read as follows:

**Section 73.3. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
17.1	1	B239	Statistician	(1) \$225-275
18	1	B330	Photographer	200-250
19	1	B512	General Clerk-Typist	160-200
20	1	F100	Junior Draftsman	180-225
21	1	F102c	Draftsman (Civil)	225-280

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
22	1	F104b	Senior Draftsman (Civil, Public Utilities)	280-325
23	1	F406c	Assistant Engineer (Civil, Public Utilities)	300-375
24	3	F410d	Engineer (Civil, Public Utilities)	375-450
25	1	F412b	Senior Engineer (Civil, Public Utilities)	450-575

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Appropriating \$156,980, Fire and Police Departments, for Increase in Salaries Pursuant to Provisions of Charter Amendment.

Bill No. 3860, Ordinance No. 3639 (Series of 1939), as follows:

Appropriating the sum of \$156,980 out of the surplus existing in the General Fund Compensation Reserve to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for the three months effective January 1, 1946, and ending March 31, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by voters at election held November 6, 1945.

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

Section 1. The sum of \$156,980, is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve to the credit of the following appropriations:

Appropriation No.

509.110.00	Permanent Salaries, Police Department	\$130,730
510.110.01	Permanent Salaries, Fire Department	25,065
510.110.02	Permanent Salaries, Fire Department (Fire Boats)	1,185

to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for three months effective January 1, 1946, and ending March 31, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by voters at election held November 6, 1945.

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and Annual Salary Ordinance.

Recommended by the Chief of Police.

Recommended by the Chief Engineer of the Fire Department.

Approved by the Fire Commission.

Approved by the Police Commission.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Amending Annual Salary Ordinance, Police Department, to Provide Increased Salaries as Provided in Charter Amendment.

Bill No. 3861, Ordinance No. 3640 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) amending Sections 11, 11.1, and 11.2 POLICE DEPARTMENT, to provide salaries as set forth in Charter Amendment No. 4, retroactive to January 1, 1946, which Charter Amendment was adopted at the election held on November 6, 1945.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Sections 11, 11.1, and 11.2 are hereby amended to read as follows:

Section 11. POLICE DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3		Commissioner	(b \$100
2	1		Chief of Police	(b 750
3	1		Deputy, Chief of Police	(b 625
4	1		Property Clerk	(b 415
5	1		Police Surgeon (part time)	(b 250
6	1	B4	Bookkeeper	175-225
7	1		Department Secretary	(b 500
8	4	B310	Tabulating Machine Operator	175-210
9	1	B408	General Clerk-Stenographer	(a 230
10	3	B408	General Clerk-Stenographer	160-200
11	2	B412	Senior Clerk-Stenographer	200-250
12		B421	Court Reporter (as needed), \$12.50 day plus transcription	
13	11	B454	Telephone Operator	160-200
14	6	B512	General Clerk-Typist	160-200
15	1		Director of Criminal Information	(b 425
16	1		Director of Personnel	(b 425
17	1		Director of Special Services	(b 325
18	1		Secretary, Police Commission (Captain)	(b 415

Section 11.1. POLICE DEPARTMENT (Continued)

BUREAU OF INSPECTORS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
18.1	1	B408	General Clerk-Stenographer	\$160-200
19	8	B512	General Clerk-Typist	160-200
20	1		Captain of Inspectors	(b 550
21	95		Inspectors	(b 300
22	21	Q2	Policeman (Assistant Inspector), 1st year	(b 225
			2nd year	(b 233.33
			3rd year	(b 241.66
			4th year	(b 250
23	10	Q2	Policeman, 1st year	(b 225
			2nd year	(b 233.33
			3rd year	(b 241.66
			4th year	(b 250
24	3	Q20	Policewoman, 1st year	(b 225
			2nd year	(b 233.33
			3rd year	(b 241.66
			4th year	(b 250
25	4	Q50	Sergeant (Assistant Inspector)	(b 290
26	9	Q60	Lieutenant	(b 325
27	1	Q62	Photographer, Police Dept.	(b 275
28	1	Q63	Criminologist	(b 415

Section 11.2. **POLICE DEPARTMENT** (Continued)**UNIFORMED FORCE** (and Miscellaneous)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
29	1		Supervising Captain	(b) \$500
30	1		Captain of Traffic	(b) 450
31	1	Q25	Inspector of Motor Vehicles	225-260
31.1	1	Q28	Range Master	225-260
32	1		Inspector of Junior Traffic	(b) 300
33	1		Inspector of Horses and Equip- ment	(b) 300
34	1	B33	Assistant Department Secretary, Police Dept.	200
35	1	D54	Head Jail Matron	200-230
36	7	D52	Jail Matron	165-200
37	2	I 2	Kitchen Helper	110-135
38	1	I 14	Junior Chef	(i) 251.50
39	1	I 204	Porter	115-140
40	10	J70	Hostler	(i) 205
41	4	O158	Motor Boat Operator	200-225
42	913	Q2	Policeman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
42.1	35	Q2	Policeman	(b) 225
43	60	Q2	Policeman (2 wheel motorcycle operation) at \$15 per month in addition to regular salary	(b)
43.1	10	Q20	Policewoman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
44	25	Q30	Police Patrol Driver, 1st year ...	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
45	160	Q50	Sergeant	(b) 290
46	5	Q50	Sergeant (2 wheel motorcycle oper- ation) at \$15 per month in addi- tion to regular salary	(b)
47	39	Q60	Lieutenant	(b) 325
47.1	1	Q60	Lieutenant (2 wheel motorcycle operation) at \$15 per month in addition to regular pay	(b)
49	13	Q80	Captain	(b) 415

Section 2. This ordinance is hereby made retroactive so as to become effective as of January 1, 1946.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Amending Annual Salary Ordinance, Fire Department, to Provide Increased Salaries as Set Forth in Charter Amendment.

Bill No. 3862, Ordinance No. 3641 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), amending Sections 12 and 12.1 FIRE DEPARTMENT, to provide salaries as set forth in Charter Amendment No. 4, retroactive to

January 1, 1946, which Charter Amendment was adopted at the election held on November 6, 1945.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Sections 12 and 12.1 are hereby amended to read as follows:

Section 12. FIRE DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3		Commissioner	(b \$100
2	1		Chief Engineer	(b 750
3	1	B6	Senior Bookkeeper	225-275
4	1	B67	Secretary, Fire Commission.....	400-500
5	1	B306	Multigraph Operator	150-190
6	4	B408	General Clerk-Stenographer	160-200
7	1	B412	Senior Clerk-Stenographer	200-250

Section 12.1. FIRE DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
8	973	H2	Fireman, 1st year	(b \$225
			2nd year	(b 233.33
			3rd year	(b 241.66
			4th year	(b 250
8.1	72 (1	H2	Fireman, 1st year	(b 225
			2nd year	(b 233.33
			3rd year	(b 241.66
			4th year	(b 250
9	34	H10	Chief's Operator	(b 275
10	4	H15	Engineer of Fire Engines	(b 275
11	124	H20	Lieutenant	(b 300
12	73	H30	Captain	(b 325
13	26	H40	Battalion Chief	(b 425
14	1	H42	Chief, Division of Fire Prevention and Investigation	375-475
15	1	H44	Supervising Inspector, Bureau of Fire Investigation	300-375
16	7	H50	Assistant Chief Engineer	(b 500
17	1	H152	Inspector of Fire Department Apparatus	225-260
18	1	L360	Physician (part time).....	275

Section 2. This ordinance is hereby made retroactive so as to become effective as of January 1, 1946.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Amending Annual Salary Ordinance, Fire Department, to Provide Salaries as Set Forth in Charter Amendment.

Bill No. 3863, Ordinance No. 3642 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), amending Sections 12.3, 12.4 and 12.5 FIRE DEPARTMENT, to provide salaries as set forth in Charter Amendment No. 4, retroactive to January 1, 1946, which Charter Amendment was adopted at the election held on November 6, 1945.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Sections 12.3, 12.4, and 12.5 are hereby amended to read as follows:

Section 12.3. FIRE DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
26	10	H102	Marine Fireman of Fire Boats	(b) \$255
27	10	H110	Marine Engineer of Fire Boats	(b) 325
28	5	H120	Pilot of Fire Boat	(b) 325

Section 12.4. FIRE DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
29	35	H202	Fireman, Salvage Corps, 1st year	(b) \$225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
30	6	H206	Lieutenant, Salvage Corps	(b) 300
31	1	H208	Captain, Salvage Corps	(b) 325

Section 12.5. FIRE DEPARTMENT (Continued)

CIVILIAN DEFENSE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
34	1	H20	Lieutenant	(b) \$300
35	1	H30	Captain	(b) 325

Section 2. This ordinance is hereby made retroactive so as to become effective as of January 1, 1946.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis, Mead.

**Settlement of Claim of Fay Improvement Company
in Amount \$717.64.**

Proposal No. 5305, Resolution No. 5216 (Series of 1939), as follows:

Whereas, the Recreation Commission by its resolution dated December 6, 1945, has resolved that Fay Improvement Company be paid the amount of \$717.64 for damages arising out of a certain contract with said company for the improvement of Rochambeau Playground, and a claim for said damages having been filed with the Controller within the statutory time; now, therefore, be it

Resolved, That the claim of Fay Improvement Company in the amount of \$717.64 be, and the same is hereby allowed, and the Controller is directed to pay the same from Appropriation 513.804.00.

Recommended by the Superintendent of the Recreation Department.

Approved by the Recreation Commission.

Settlement approved and approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

**Confirming Sale of Lot 7 in Assessor's Block 1602 to
M. J. King, Inc.**

Proposal No. 5362, Resolution No. 5218 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 1368, Bill No. 1407 (Series of 1939), the Director of Property advertised in the official newspaper that bids or offers would be received by him on December 27, 1945 to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the westerly line of 42nd Avenue, distant thereon 225 feet southerly from the southerly line of Balboa Street; running thence southerly along said line of 42nd Avenue 150 feet; thence at a right angle westerly 240 feet to the easterly line of 43rd Avenue; thence northerly along said line of 43rd Avenue 150 feet; and thence at a right angle easterly 240 feet to the point of beginning.

Being a portion of Outside Land Block No. 339.

Whereas, in response to said advertisement M. J. King, Inc., a corporation, offered to purchase said land for the sum of \$27,150 cash, no higher bids having been made or received; and

Whereas, said sum of \$27,150 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$21,000; and

Whereas, said party has paid the City a deposit of \$2,715 in connection with this transaction; and

Whereas, the Director of Property and the Board of Education have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; be it further

Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to M. J. King, Inc., a corporation or its assignee.

The Director of Property shall deliver said deed to the grantee upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

**Confirming Sale of Lot 5 in Assessor's Block 1502 to
Carl Gellert and Fred Gellert.**

Proposal No. 5363, Resolution No. 5219 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 1368, Bill No. 1407, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on December 27, 1945

to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the westerly line of 42nd Avenue, distant thereon 225 feet southerly from the southerly line of Geary Boulevard; running thence southerly along said line of 42nd Avenue 150 feet; thence at a right angle westerly 240 feet to the easterly line of 43rd Avenue; thence northerly along said line of 43rd Avenue 150 feet; and thence at a right angle easterly 240 feet to the point of beginning.

Being a portion of Outside Land Block No. 242.

Whereas, in response to said advertisement Carl Gellert and Fred Gellert offered to purchase said land for the sum of \$26,750 cash, no higher bids having been made or received; and

Whereas, said sum of \$26,750 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$21,000; and

Whereas, said parties have paid the City a deposit of \$2,675 in connection with this transaction; and

Whereas, the Director of Property and the Board of Education have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted

Be it Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Carl Gellert and Fred Gellert or their assignee.

The Director of Property shall deliver said deed to the grantees upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Approving Extra Work in Amount of \$501 for Traffic Installation Work at Intersection of 5th and Harrison Streets.

Proposal No. 5364, Resolution No. 5220 (Series of 1939), as follows:

Whereas, the Director of Public Works did on June 29, 1945, award a contract to R. Flatland for the installation of traffic actuated signals at the intersection of 5th and Harrison, Bay Bridge Terminal, Contract 562, in the amount of \$4,032; and

Whereas, this contract was awarded on an estimated unit quantity basis; and

Whereas, Section 97 of the Charter of the City and County of San Francisco provides that when a contract awarded on an estimated unit quantity exceeds 10 per cent of the amount of the original award, said extras must be approved by the Board of Supervisors; and

Whereas, the funds provided for this contract are received from the first ¼ cent gas tax (improvement of State Highways within the City) a fund under the control of the Division of Highways, State of California; and

Whereas, the Division of Highways of the State of California have approved extras on this contract in an amount of \$501; therefore, be it

Resolved, That this Board of Supervisors does hereby approve extra work in the amount of \$501 for traffic installation work at the intersection of 5th and Harrison Streets.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Land Purchase—San Jose Avenue-Guerrero Street Widening.

Proposal No. 5365, Resolution No. 5221 (Series of 1939), as follows:

Resolved, In accordance with the written offers on file in the office of the Director of Property and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties or the legal owners, to certain real property situated in San Francisco, California, required for the widening of San Jose Avenue and Guerrero Street, and that the sums set forth below be paid for said property from Appropriation No. 577.901.58.

Gilbert R. Bell	\$10,100
Lots 6 and 7 in Assessor's Block 6617.	
Peter Swartz and Hilda Swartz	5,290
All that portion of Lot 9 in Assessor's Block 6659, lying easterly of a line parallel with and distant 40 feet measured at right angles northwesterly from the northwesterly line of San Jose Avenue.	

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

**Authorizing Controller to Cancel Tax Sale and Penalties—
Lot 1E, Block 2189.**

Proposal No. 5366, Resolution No. 5222 (Series of 1939), as follows:

Whereas, the Tax Collector has reported that on June 29, 1945 Lot 1E, Block 2189 was sold to the State for delinquent taxes of 1944, and

Whereas, this sale should be cancelled as taxes had been paid but through error had not been credited; and

Whereas, the City Attorney has consented; therefore, be it

Resolved, That the Controller be and he is hereby authorized to

cancel the sale and penalties in conformity with Section 4991 of the Revenue and Taxation Code.

Approved by the Tax Collector.

Approved by the Controller.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Determination of Liability of Responsible Relatives of Recipients of Old Age Security Aid.

Proposal No. 5367, Resolution No. 5223 (Series of 1939), as follows:

Resolved, That the Board of Supervisors hereby determines that the responsible relatives of the recipients of Old Age Security Aid, listed in the report of the Public Welfare Department to the Board of Supervisors, dated January 21, 1946, are able to contribute each month to the said recipients of Old Age Security Aid the amounts stated in said report; that said determination is made upon the basis of the Relatives Contribution Scale set forth in Section 2181 of the Welfare and Institutions Code of the State of California; and the City Attorney is hereby requested and authorized to commence legal proceedings in the Superior Court of the State of California, in and for the City and County of San Francisco, as provided in Section 2224 of the Welfare and Institutions Code of the State of California, against the responsible relatives who refuse to assume the obligation of making the monthly contribution to the recipients of Old Age Security Aid in accordance with the determination of their liability as made on this date by the Board of Supervisors.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5368, Resolution No. 5224 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, increases, decreases, denials, discontinuances, suspensions and other transactions, effective November 1, 1945, December 1, 1945, January 1, 1946 and as noted, are hereby approved, and the Clerk of the Board of Supervisors is hereby directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Approval of Recommendation, Public Welfare Department.

Proposal No. 5369, Resolution No. 5225 (Series of 1939), as follows:

Resolved, That the recommendations of the Public Welfare Department, containing names and amounts to be paid as Aid to Needy

Blind and Aid to Needy Children containing increases and decreases for the month of February, 1946, are hereby approved, and the Clerk of the Board of Supervisors is hereby directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Release of Lien Filed re Indigent Aid—Nora Guillaume.

Proposal No. 5370, Resolution No. 5226 (Series of 1939), as follows:

Whereas, an instrument executed by Nora Guillaume, receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the City and County of San Francisco, State of California, which said instrument created a lien in favor of said City and County on real property belonging to said Nora Guillaume; and

Whereas, said Nora Guillaume, on payment of the debts secured by said lien, is entitled to receive a release thereof; now, therefore, be it

Resolved, That, upon receipt of the full amount secured by any such lien, David A. Berry, Clerk of the Board of Supervisors of the said City and County of San Francisco, be, and he is hereby authorized to execute and deliver a release of any such lien.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Authorizing Agreement Between Director of Public Works and California Street Cable Car Company for Installation of Traffic Signals at California Street and Grant Avenue.

Proposal No. 5373, Resolution No. 5229 (Series of 1939), as follows:

Whereas, the Director of Public Works, at the request of the Police Commission of the City and County of San Francisco, awarded a contract for the installation of traffic signals at California Street and Grant Avenue, and California Street and Kearny Street, actuated by the California Street cable cars; and

Whereas, the California Street Cable Car Company have signified their intention to assume one-third of the final cost of this installation including inspection costs; therefore be it

Resolved, That the Director of Public Works be and is hereby empowered to enter into an agreement whereby the signal installation cost shall be borne two-thirds by the City and County of San Francisco from gas tax funds, and one-third by the California Street Cable Car Company.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Passed for Second Reading.

Authorizing Sale of City Land in Assessor's Block 7132.

Bill No. 3871, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of City land in Assessor's Block 7132.

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

Section 1. In accordance with the recommendation of the Department of Public Works the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at the point of intersection of the southerly line of Alemany Boulevard and the westerly line of Ramsell Street, as shown on Sheet 14 of map of Opening and Widening Alemany Boulevard filed in Map Book "P," page 14, Official Records of City and County of San Francisco, thence southerly along the westerly line of Ramsell Street, a distance of 10.442 feet to the northerly line of Lot 31, Block 28, of City Land Association as shown on Map filed in Map Book "C" & "D," page 11, Official Records of the City and County of San Francisco, thence at a right angle westerly along the northerly line of said Lot 31 a distance of 44.187 feet to its intersection with the southerly line of Alemany Boulevard, thence northeasterly along said southerly line of Alemany Boulevard along a curve to the right, with a radius of 1086.28 feet and a central angle of 2° 23' 42", tangent to which curve deflects 165° 30' 25" to the right from the last mentioned course, a distance of 45.407 feet to the westerly line of Ramsell Street and the point of beginning.

Being a portion of Lot 30 in Block 28 as shown on Map of City Land Association above mentioned.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to description by the City Engineer.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Appropriating \$206.36, Department of Public Health, to Compensate Sonoma County for Hospitalization of a Resident of San Francisco.

Bill No. 3872, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$206.36 from the surplus existing in the unappropriated balance of General Fund, 1944-1945, to provide funds to compensate Sonoma County Hospital for hospitalization of Rose Marie Rosslind, a resident of San Francisco, from May 25, 1945, to June 27, 1945.

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

Section 1. The sum of \$206.36 is hereby appropriated from the

surplus existing in the Unappropriated Balance of the General Fund, 1944-1945, to provide funds to compensate Sonoma County Hospital for hospitalization of Rose Marie Rosslind, a resident of San Francisco, from May 25, 1945, to June 27, 1945, Appropriation 450.200.01.

Recommended by the Director of Public Health.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

**Authorizing Sale of Certain City Owned Land in
Assessor's Block 1508.**

Bill No. 3873, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain city owned land in Assessor's Block 1508.

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

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property, situated in the City and County of San Francisco, State of California:

Commencing at a point on the westerly line of Thirty-sixth Avenue, distant thereon 225 feet southerly from the southerly line of Geary Boulevard; running thence southerly along the westerly line of Thirty-sixth Avenue 150 feet; thence at a right angle westerly 120 feet; thence at a right angle northerly 150 feet; thence at a right angle easterly 120 feet to the westerly line of Thirty-sixth Avenue and the point of commencement.

Being a portion of Outside Land Block No. 248.

Section 2. The above described land shall be offered for sale in accordance with Section 92 of the Charter of the City and County of San Francisco and may be sold as a whole or subdivided.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

**Appropriating \$26,000, Municipal Railway, to Provide for Deficiency
in Appropriation for Temporary Salaries.**

Bill No. 3876, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$26,000 from Appropriation No. 565.199.99—Compensation Reserve—Municipal Railway, to credit of Appropriation No. 565.120.99—Temporary Salaries, Municipal Railway.

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

Section 1. The sum of \$26,000 is hereby appropriated from Appropriation No. 565.199.99—Compensation Reserve—Municipal Railway,

to credit of Appropriation No. 565.120.99—Temporary Salaries, Municipal Railway, to provide for deficiency in latter appropriation.

Section 2. The appropriation herein made shall be subject to the provisions of the annual Appropriation Ordinance and the annual Salary Ordinance.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Appropriating \$2,000, Recreation Department, for Payment of Overtime to Playground Directors.

Bill No. 3878, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$2,000 out of the surplus existing in the Recreation Fund Compensation Reserve to provide funds for the payment of overtime to playground directors in the Recreation Department.

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

Section 1. The sum of \$2,000 is hereby appropriated out of the surplus existing in the Recreation Fund Compensation Reserve, Appropriation No. 513.199.00 to the credit of Appropriation No. 513.111.00, to provide funds for the payment of overtime to playground directors in the Recreation Department.

Section 2. The appropriation herein made shall be subject to the provisions of the annual appropriation ordinance and the annual salary ordinance.

Recommended by the Superintendent of the Recreation Department.

Approved as to form by the City Attorney.

Approved by the Recreation Commission.

Funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Adopted.

The following recommendation of Judiciary Committee was taken up:

Present: Supervisors MacPhee, Lewis, Mancuso.

Requesting City Attorney to Submit Proposed Ordinance to Provide Terms, Form and Conditions of All Bonds of Officers and Employees, in Accordance with Charter Amendment.

Proposal No. 5372, Resolution No. 5228 (Series of 1939), as follows:

Whereas, Section 8 of the Charter, "Bonds of Officers and Em-

ployees," was amended November 6, 1945, to provide in part as follows: "The Board of Supervisors shall provide by ordinance the terms, form and conditions of all such bonds and for the filing thereof;" now, therefore, be it

Resolved, That the City Attorney be and is hereby requested to prepare and submit to the Judiciary Committee of the Board of Supervisors, not later than February 18, 1946, the legislation necessary to effect the aforementioned charter provision.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Passed for Second Reading.

Authorizing City Attorney to Dispose of Obsolete Law Books Which Have Been a Part of His Library for Not Less Than Ten Years.

Bill No. 3849, Ordinance No. . . . (Series of 1939), as follows:

Adding Section 329 to Article 4, Part I of the Municipal Code concerning the destruction of obsolete law books in the office of the city attorney.

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

Section 1. Section 329, Article 4, Part I is hereby added to the Municipal Code reading as follows:

"The City Attorney is authorized to destroy or otherwise dispose of any and all obsolete law books in his possession or control which have been a part of the library of the office of the City Attorney for not less than ten years."

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Consideration Postponed.

The following recommendation of Public Buildings, Lands and City Planning Committee was taken up:

Present: Supervisors Colman, Mead, Christopher.

City Planning Commission Requested to Recommend Area Subject to Survey for Purpose of Redevelopment and Amount of Money Necessary to Conduct Said Survey.

Proposal No. 5355, Resolution No. . . . (Series of 1939), as follows:

Whereas, Chapter 1326, Statutes of 1945, known as the Community Redevelopment Act, confers upon all cities in the state the power to take direct action against slums and blighted areas; and

Whereas, the first responsibility of the municipality is to designate those areas in which slum and blighted conditions exist; and

Whereas, the Public Buildings, Lands and City Planning Commit-

tee of the Board of Supervisors is now studying the Master Plan as submitted by the City Planning Commission; and

Whereas, one of the ramifications of the Master Plan involves the redevelopment of blighted areas; and

Whereas, immediate action should be taken on this most important phase of the Master Plan; now, therefore, be it

Resolved, That the City Planning Commission be respectfully requested to furnish the following information to the Board of Supervisors at as early a date as possible:

1. Recommendation as to area which should first be made subject of survey for the purpose of redevelopment.
2. Amount of funds necessary to conduct such a survey.

January 21, 1946—Consideration continued until January 28, 1946.

Discussion.

Supervisor Lewis informed the Board that he had submitted a list of questions to the City Attorney's office last Tuesday concerning the legality of the Board of Supervisors to consider the Master Plan and was promised a reply in writing as soon as possible. He informed the City Attorney's office of the urgency of his request and the necessity of receiving a written opinion as quickly as possible.

Supervisor Christopher moved that the action on Proposal No. 5355 be postponed one week. Motion seconded by Supervisor Meyer.

Supervisor MacPhee, moved as a substitute, that the matter be temporarily postponed. Seconded by Supervisor Mancuso. *No objection and so ordered.*

Subsequently, during the day's proceedings, Mr. Petticord, Deputy City Attorney, informed the Board that the questions given to him by Supervisor Lewis were quite extensive and it was his understanding that the answers could not be forthcoming in time for today's meeting but that a written opinion would be rendered next Monday.

Supervisor MacPhee in stating his position on the matter, informed the Board that the Board was merely asking the City Planning Commission for some information and that the question as to whether the Master Plan was in order or whether this Board has to approve it, are irrelevant questions.

Mr. L. Deming Tilton, Director of Planning, stated that under the Charter, the Master Plan must be adopted by the City Planning Commission; therefore, it is presumed that the Master Plan under discussion has been adopted by the City Planning Commission. Under the Community Redevelopment Law, either the local City Planning Commission or the legislative body must adopt a master plan. In the case of the City and County of San Francisco where there is a City Planning Commission, it is the duty of the Commission to adopt it. The legislative bodies adopt such master plans in communities where a planning body does not exist. Mr. Tilton continued that in the case at hand there is no necessity for the Board to adopt the Master Plan and urged strongly against such procedure.

Postponement.

Supervisor Colman moved, seconded by Supervisor Christopher, that action on Proposal No. 5355 be postponed one week.

No objection and so ordered.

Adopted.

The following recommendations of Streets Committee were taken up:

Present: Supervisors McMurray, Sullivan.

**Designating Certain Additional Streets as Streets of
Major Importance.**

Proposal No. 5325, Resolution No. 5217 (Series of 1939), as follows:

Resolved, That the following additional streets be and they are hereby designated as Streets of Major Importance, on which moneys accruing to the credit of the Special Gas Tax Street Improvement Funds shall be expended:

San Jose Avenue, from Sickles Avenue to Alemany Boulevard;

Ocean Avenue, from Alemany Boulevard to Persia Avenue Extension;

Persia Avenue, from Ocean Avenue to Visitacion Avenue;

Selby Street, from Oakdale Avenue to Evans Avenue;

St. Joseph's Avenue, from O'Farrell Street to Geary Boulevard;

Masonic Avenue, from Waller Street to Bush Street;

Bush Street, from Presidio Avenue to Parker Avenue;

Euclid Avenue, from Parker Avenue to Arguello Boulevard;

Tulare Street, from Third Street to Illinois Street;

Seventh Street, from Market Street to Sixteenth Street;

Second Street, from Market Street to Berry Street.

Be It Further Resolved, That the following streets be and are hereby deleted from the previous approved lists designating them as Streets of Major Importance:

Persia Avenue, from Alemany Boulevard to Visitacion Avenue;

Toland Street, from Industrial Street to Evans Avenue;

Laguna Street, from Marina Boulevard to Bay Street.

Be It Further Resolved, That the Chief Administrative Officer be and he is hereby authorized to execute any and all agreements necessary to carry out the purposes of this resolution.

Recommended by the City Engineer.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Absent: Supervisors Mead, Sullivan—2.

Consideration Postponed.

Authorizing Supplemental Agreement With the Department of Public Works of the State of California Regarding Right of Way for State Highway Route 68, Bayshore Freeway.

Proposal No. 5341, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the City and County of San Francisco, a municipal

corporation, enter into the following written agreement with the Department of Public Works of the State of California:

"This Memorandum of Agreement, entered into by and between the City and County of San Francisco, hereinafter referred to as 'City', and the Department of Public Works of the State of California, acting by and through the Director of Public Works, hereinafter referred to as 'Department', Witnesseth:

"Whereas the parties hereto entered into an agreement for the expenditure for the 1945-47 biennium of one-quarter cent per gallon tax on motor vehicle fuel for the State highways within the City, as provided for in Section 203 of the Streets and Highways Code, which agreement was executed by the City on the 21st day of August, 1945, and by the Department on the 4th day of September, 1945; and

"Whereas provision is made in the said agreement for the expenditure, as Project 33 (b), of the sum of Three Hundred Thousand Dollars (\$300,000.00) for the right of way for State Highway Route 68 from south city limits to Harrison Street, a distance of approximately 6.38 miles; and

"Whereas it is provided in said agreement that said right of way will be secured by the City or the Department or both, as mutually agreed upon, and the parties desire to provide herein for the manner and procedure for performance of said project, It is hereby agreed:

"1. The City shall perform the work of negotiating for acquisition of the necessary rights of way from south city limits to Augusta Street, and the expenditure of the said sum of Three Hundred Thousand Dollars, or so much thereof as may be necessary for said purpose, is hereby delegated by the Department to the City.

"2. Such acquisition shall be governed in all respects by the terms and conditions set forth in Supplemental Agreement executed by the City under date of October 25, 1944 and by the Department under date of November 3, 1944, except that the first sentence of Paragraph numbered 4 on Page 6 of said Supplemental Agreement shall be changed to read 'The Department will, on demand of the City, advance moneys proposed to be expended hereunder, such advances to be in sums of One Hundred Thousand Dollars (\$100,000.00) each.'"

Be It Further Resolved, That the Chief Administrative Officer and the Director of Public Works be and they are hereby authorized and directed to execute the foregoing agreement for and on behalf of the City and County of San Francisco, a municipal corporation.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Discussion.

The Chair asked for information on the above proposal and Supervisor Meyer informed the Board that State Director of Public Works, Charles H. Purcell was sending his engineers to meet with the Bay-shore people on this matter and accordingly moved that action on the matter be postponed two weeks. Motion seconded by Supervisor Lewis.

No objection and so ordered.

Adopted.

Requesting Department of Public Works to Consider Improving Legibility of Street Name Signs.

Proposal No. 5343, Resolution No. 5231 (Series of 1939), as follows:

Whereas, street name signs installed at the various street crossings in San Francisco are wholly impracticable and inadequate for any useful purpose by reason of the smallness of their lettering and their weather-beaten condition, and

Whereas, many complaints from local residents, visitors to San Francisco and motorists generally, indicate that something should be done, especially during the winter months when traffic is so congested and lack of adequate direction tends to slow up the movements of vehicles; now, therefore, be it

Resolved, That the Department of Public Works be requested to give consideration to the improvement of this situation by providing on the present standards, inexpensive indicators and lettering, approximately twice the size of the present signs and delineated with luminous paint so that such signs may be discernible at night as well as during the day.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Absent: Supervisors Mead, Sullivan—2.

Passed for Second Reading.

Ordering the Improvement of Pacheco Street Between 42nd and 43rd Avenues, Including the Crossing of Pacheco Street and 42nd Avenue and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 3859, Ordinance No. . . . (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

The improvement of Pacheco Street between Forty-second and Forty-third Avenues, including the crossing of Pacheco Street and Forty-second Avenue; appropriating the sum of \$2,200 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors, December 21, 1945, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San

Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Pacheco Street between Forty-second and Forty-third Avenues, including the crossing of Pacheco Street and Forty-second Avenue, by grading to official line and subgrade, and by the construction of the following items:

- | Item No. | Item |
|----------|--|
| 1. | Grading (excavation). |
| 2. | Grading (fill). |
| 3. | 15-inch V. C. P. Sewer. |
| 4. | 12-inch V.C.P. Sewer. |
| 5. | 8-inch V. C. P. Sewer. |
| 6. | 10-inch V. C. P. Culvert. |
| 7. | Brick Manhole, Complete. |
| 8. | Brick Catch Basins, Complete. |
| 9. | 15x6-inch V. C. P. "Y" Branches. |
| 10. | 6-inch V. C. P. Side Sewers. |
| 11. | Unarmored Concrete Curb. |
| 12. | Asphaltic Concrete Pavement, consisting of a 4-inch asphaltic concrete base and a 2-inch asphaltic concrete wearing surface. |
| 13. | Two-Course Concrete Sidewalk. |
| 14. | Water Services. |
| 15. | Water Main. |

The assessment district hereby approved is described as follows:

Within the exterior boundary of those certain lots delineated, designated, and numbered respectively as:

Block 2161, Lots 22, 23, 24, 24A, 25, 26, 26A, 27, 28, 28A, 28B and 28C;

Block 2162, Lots 1, 2, 3, 4, 5, 6, 6A, 6B, 6C, 40, 41, 42, 43, 44, 45, and 46;

Block 2092 Lots 2 (City Property) and 3 (City Property); and

Block 2093, Lots 14, 15, 16, 17, 18 and 19;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$2,200 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation 548.906.04 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined the actual amount will be applied against

this appropriation and the excess money will revert to the Reserve for City Aid.

Approved by the City Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Absent: Supervisors Mead, Sullivan—2.

Granting Permission, Revocable at the Will of the Board of Supervisors to the Best Foods, Inc., to Construct, Maintain and Operate a Spur Track in Florida Street Between 17th and Mariposa Streets.

Bill No. 3877, Ordinance No. . . . (Series of 1939), as follows:

Granting permission, revocable at the will of the Board of Supervisors to the Best Foods, Inc., to construct, maintain and operate a spur track in Florida Street between Seventeenth and Mariposa Streets.

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

Section 1. Pursuant to the recommendation of the Director of Public Works, permission revocable at will of the Board of Supervisors is hereby granted to The Best Foods, Inc., to construct, maintain and operate a spur track as follows:

Commencing at a point in the centerline of existing old Ocean Shore Railway Co. track in Florida Street, distant thereon 20 feet, more or less, measured in a northerly direction from the intersection of said centerline with the prolongation of the southerly line of Seventeenth Street; thence in a southerly direction through a No. 8 turnout to the left with an angle of $7^{\circ}10'$, a distance of 75 feet, more or less, to a point; thence in a southeasterly direction by a curve to the left having a radius of 286.84 feet, a distance of 49 feet, more or less, to a point; thence in a southeasterly direction, tangent to last-mentioned course at last-mentioned point, a distance of 40 feet, more or less, to a point; thence in a southerly direction by a curve to the right, tangent to last-mentioned course at last-mentioned point, having a radius of 286.84 feet a distance of 85 feet, more or less, to a point; thence in a southerly direction, tangent to last-mentioned course at last mentioned point, parallel to and distant 8.5 feet westerly at right angles from the easterly line of Florida Street, a distance of 102 feet, more or less, to end of proposed spur track.

Section 2. Said permission is granted subject to the provisions of Ordinance 69 (New Series), now codified as Sections 555 to 570 inclusive, Article XI, Chapter X, Part II of the San Francisco Municipal Code and all of the provisions and conditions contained in said sections are hereby made a part of this permit to the same extent as if they were specifically set forth herein.

Section 3. The Best Foods, Inc. shall erect and maintain all night lighted arc lamps where directed by the Board of Supervisors.

Section 4. The Best Foods, Inc. shall perform the following work:

1. A catchbasin be constructed at the easterly curb line of Florida Street approximately 32 feet northerly from the intersection of the center line of said spur with the easterly

curb line, a ten-inch V.C.P. culvert to connect the catchbasin to the existing manhole in the center line of Florida Street approximately 60 feet southerly from the proposed catchbasin. As an alternate scheme for said culvert, a manhole may be constructed in the center line of Florida Street at right angles to the proposed catchbasin with a ten-inch V.C.P. culvert connection.

2. A full width concrete or macadam sidewalk, in addition to the ramp at the southerly end, be constructed for the length of the spur track in sidewalk area.
3. Necessary asphaltic concrete pavement be placed adjacent to the curb to reduce excessive gutter depths.

Section 5. All work shall be done in accordance with the Department of Public Works, Bureau of Engineering Standard Specifications of 1942, as amended, and to the satisfaction and requirements of the Department of Public Works, and any interference with the natural drainage must be corrected by permittee to the satisfaction of the City Engineer.

Section 6. No work shall be commenced until a permit has been issued by the Department of Public Works for the construction of the catchbasin and appurtenant structures and until necessary inspection fees have been deposited with the Cashier of the Department of Public Works.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Absent: Supervisors Mead, Sullivan—2.

Adopted.

The following recommendation of His Honor the Mayor was taken up:

Leave of Absence—E. L. Turkington, Police Commissioner.

Proposal No. 5371, Resolution No. 5227 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of His Honor the Mayor, Honorable E. L. Turkington, Police Commissioner, is hereby granted a leave of absence for the period January 22, 1946 to January 31, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Absent: Supervisors Mead, Sullivan—2.

Consideration of Request by the State Department of Public Works for an Appropriation of \$37,500 to Permit the Toll Bridge Authority to Conduct a Study for an Additional Bridge Across San Francisco Bay.

Supervisor MacPhee stated to the Board that there was in Finance Committee a request from the State Department of Public Works to permit the California Toll Bridge Authority to conduct a study for an additional bridge across San Francisco Bay and that Mr. Fazackerley representing the Bay Area Council, comprising nine bay counties, was desirous of obtaining the privilege of the floor for the purpose of discussing the matter. Supervisor MacPhee, accordingly moved the privilege of the floor for Mr. Fazackerley.

No objection and so ordered.

Statement by Mr. Fazackerley.

Mr. Fazackerley told the Board that his Council had studied the bay bridge problem for quite some time and had come to the conclusion that a second crossing was inevitable; that his Council had received requests from civic organizations from both sides of the bay urging that consideration be immediately given to the practicability of further crossings. A resolution was subsequently adopted by the Council and forwarded to the California Toll Bridge Authority, asking that body to make an investigation of the feasibility of a second crossing and to study the financial cost of such an undertaking. In October of last year, the Toll Bridge Authority agreed to make the study and determined that the cost would be \$115,000. The Authority had only \$40,000 in its account which could be used for such a study and that further monies would be necessary, apportionment to be made between San Francisco and Alameda Counties. At the present time the survey is under way from such funds as are available to the Toll Bridge Authority. San Francisco is therefore urged to take quick action on the resolution before the Finance Committee calling for an appropriation of \$37,500, San Francisco's share of the cost of the survey.

Privilege of the Floor for Mr. John Reber.

Supervisor MacPhee moved the privilege of the floor for John Reber.

No objection and so ordered.

Mr. Reber told the Board members that at the present time there was a bill pending in the State Legislature at Sacramento, which, if passed, would create a commission which would look into needs of the bay area with respect to the transportation facilities and recommended that a three or four week postponement of consideration of the request for an appropriation of \$37,500 would not be a mistake.

Privilege of the Floor for Mr. Andrew Gallagher.

Mr. Gallagher spoke of the necessity and urgency for the passage of the appropriation of \$37,500 to cover the city's share of the cost of the bay bridge survey and asked that consideration be given to the bill as quickly as possible.

Action Postponed.

The Chair ruled that since there was nothing before the Board on which it could act, action on the matter above referred to was *postponed until the matter came before the Board officially.*

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

The Clerk presented the following bills and action taken thereon as noted:

Amending Traffic Code by Repealing Sections 38½, 78, 131 and 132.

Bill No. 3881, Ordinance No. (Series of 1939), as follows:

An ordinance repealing the following sections of Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code: Section 38½, providing penalties for violation of Section 38(b) of said Traffic Code; Section 78, regulating right-hand turns; and Sections 131 and 132, providing penalties for particular violations.

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

Section 1. The following sections of Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, are hereby repealed: Sections 38½, 78, 131 and 132.

Referred to Police Committee.

Amending Subdivision (b), Section 38, of the Traffic Code, Regulating Stopping in Yellow Zones.

Bill No. 3882, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending subdivision (b) of Section 38, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, regulating stopping in yellow zones and providing for a penalty for violation thereof.

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

Section 1. Subdivision (b) of Section 38, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, is hereby amended to read as follows:

(b) Yellow shall indicate stopping only for the purpose of loading or unloading passengers or freight between the hours of 7 o'clock a. m. and 6 o'clock p. m. every day except Saturday afternoons, Sundays and holidays and in any such event the stopping shall be limited to a maximum period of three (3) minutes for passenger vehicles or thirty (30) minutes for commercial vehicles.

Passenger vehicles shall not be stopped in these zones under any circumstances between the hours specified except while the operator is in attendance.

Any person violating the provisions of this subdivision shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than Five (\$5.00) Dollars nor more than Fifty (\$50.00) Dollars, or by imprisonment in the County Jail for a term not exceeding ten (10) days, or by both such fine and imprisonment.

Referred to Police Committee.

Amending the Traffic Code by Adding a New Section 69, Providing Removal of Vehicles Left Standing Upon Streets Upon Which Stopping Is Prohibited.

Bill No. 3883, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending Article 3, Chapter XI (Traffic Code), of the San Francisco Municipal Code, by adding thereto a new section to be known as Section 69, providing for the removal of vehicles left standing upon streets upon which stopping is prohibited.

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

Section 1. Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, is hereby amended by adding a new section to be known as Section 69, to read as follows:

SEC. 69. Removal of Vehicle Improperly Standing. (a) Any vehicle which is left standing upon any street or side thereof, upon which the Board of Supervisors have, by resolution prohibited the stopping of vehicles, shall be deemed to be stopped in an unusual position and shall be deemed to obstruct the normal movement of traffic on said street or

side thereof, and may be removed by any officer referred to in Section 585 of the Vehicle Code of California, subject to the procedure provided in said Section 585.

(b) The provisions of subdivision (a) of this Section shall be effective only when the Police Commission erects, or causes to be erected, appropriate signs giving notice of the hours during which the stopping of vehicles shall be prohibited.

Referred to Police Committee.

Amending the Traffic Code Relative to Designation by Board of Supervisors of Those Streets Upon Which Parking or Stopping Is Prohibited.

Bill No. 3884, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending Section 32, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, by providing that the Board of Supervisors shall designate, by resolution, those streets upon which parking or stopping is prohibited and the time period applicable thereto, and providing for penalties for a violation thereof.

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

Section 1. Section 32, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, is hereby amended to read as follows:

SEC. 32. Parking Control. After a survey of parking conditions and a public hearing, the Board of Supervisors shall designate, by resolution those streets or alleys upon which parking is prohibited or restricted and the time period applicable thereto, and those streets or alleys upon which stopping is prohibited.

The Police Commission shall erect, or cause to be erected, appropriate signs giving notice thereof.

Any person violating the provisions of any resolution now in effect, or hereafter enacted, shall be guilty of a misdemeanor, and upon conviction thereof shall be subject to:

(a) Resolution prohibiting stopping on any street or alley—a fine of not less than Five (\$5.00) Dollars, nor more than Fifty (\$50.00) Dollars, or by imprisonment in the County Jail for a term not exceeding ten (10) days, or by both such fine and imprisonment.

(b) Resolution prohibiting parking on any street or alley—a fine of not less than Two (\$2.00) Dollars, nor more than Fifty (\$50.00) Dollars, or by imprisonment in the County Jail for a term not exceeding five (5) days, or by both such fine and imprisonment.

(c) Resolution prohibiting parking on any street or alley for a longer period of time than permitted in said resolution—a fine of not less than One (\$1.00) Dollar, nor more than Fifty (\$50.00) Dollars or by imprisonment in the County Jail for a term not exceeding five (5) days, or by both such fine and imprisonment.

Referred to Police Committee.

Statement by Supervisor Brown on Traffic Accidents.

Supervisor Brown called the Board's attention to the increase in traffic accidents during the past six months, and especially during the

latter part of the year when gas rationing was lifted. One of the main causes for such accidents has been the failure of motorists to stop at stop intersections, that the Board some time ago passed legislation imposing a mandatory fine of \$5.00 for certain parking violations and an increase in the severity of fines for standard traffic violations would have a very salutary effect; that the Board might give consideration to a minimum fine of over five dollars for failure to stop or even a higher fine if an accident is the result of a failure to stop; that such a course would have the support of automobile clubs, safety councils and accident prevention organizations.

Supervisor Brown thereupon asked that a resolution be prepared and sent to an appropriate committee of the Board.

Referred to Police Committee.

Adopted.

The following recommendation of his Honor the Mayor, was taken up:

Leave of Absence—Honorable Jerd Sullivan, Police Commissioner.

Proposal No. 5380, Resolution No. 5230 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Jerd Sullivan, Police Commissioner, is hereby granted a leave of absence for the period of January 29, 1946 to February 16, 1946, inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Absent: Supervisors Mead, Sullivan—2.

Requesting Report From Department of Public Works and Public Utilities Commission as to What Precautions and Program They Have in Mind for Correction of Condition of Streets.

Supervisor Christopher presented:

Proposal No. 5384, Resolution No. . . . (Series of 1939), as follows:

Whereas, at the present time many of San Francisco's streets, especially those in which streetcar tracks have been constructed, are sadly in need of repair; and

Whereas, with more and more motorists using our streets it is incumbent upon the City and County of San Francisco to initiate a program looking to the rehabilitation of all the streets in order to expedite the flow of traffic and to reduce traffic accidents; and

Whereas, in the post-war program of San Francisco there is no proposed project that would provide for the immediate correction of the condition of the streets; now, therefore, be it

Resolved, That the Department of Public Works and the Public Utilities Commission are respectfully requested to present a report to this Board of Supervisors, in the immediate future, as to what precautions and what program they have in mind for the immediate correction of the deplorable condition of street surfaces.

Statement by Supervisor Christopher on Condition of City Streets.

Supervisor Christopher told the Board that in his travels throughout the city, he is frankly amazed at the deplorable condition of our city streets; that these conditions are contributing, in a measure, to the number of accidents that occur; that obviously there is gross

negligence on the part of city officials for this uncalled-for condition and that corrective measures should be taken immediately.

Referred to Streets Committee.

Endorsing Policy Set Up in Senate Bills 32 and 33.

Supervisor Lewis presented:

Proposal No. 5382, Resolution No. 5237 (Series of 1939), as follows:

Whereas, Senate Bill 32 for Inspection of Homes for Aged at State expense and Senate Bill 33 for Inspection of Homes for Children are now before the California Legislature for passage; and

Whereas, it is to the interest of the City and County of San Francisco that the bills be enacted; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco at its meeting on January 28, 1946, does hereby endorse the policy set up in each of these bills and recommends their immediate passage.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Absent: Supervisors Mead, Sullivan—2.

Opposing Passage in Its Present Form of Assembly Bill No. 36, Regulating Storage of Inflammables and Volatiles in Hotels and Apartment Houses.

Supervisor MacPhee presented:

Proposal No. 5385, Resolution No. 5232 (Series of 1939), as follows:

Whereas, Assembly Bill No. 36, is presently being considered for passage by the California State Legislature at its Fifty-sixth (First Extraordinary) Session; and

Whereas, the effect of Assembly Bill No. 36, if ratified by the Legislature, will be to lessen restrictions on the storage of inflammable and volatile materials in hotel and apartment house buildings presently imposed by the State Housing Act; and

Whereas, the Chief Engineer of the Fire Department of the City and County of San Francisco, in expressing the conclusions reached by him and the chiefs of all municipal fire departments in the San Francisco Bay Area, has stated that Assembly Bill No. 36 if enacted as presently written would greatly increase the fire hazard in the type of buildings in which it is proposed to allow the storage of inflammables and volatile liquids; and

Whereas, the Chief Engineer has requested additional time before the passage of Assembly Bill No. 36 in which he and the associated chief of Bay Area fire departments may consider the bill's provisions and possibly propose certain amendments thereto; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby go on record as opposing passage of Assembly Bill No. 36 in its present form; and, be it

Further Resolved, That his Honor, the Mayor, be and he is respectfully requested to advise the Legislative Representative of the City and County of San Francisco of the position of the Board of Supervisors as expressed herein and to urge the Legislative Representative to take such action in the premises as he may deem necessary; and, be it

Further Resolved, That copies of this resolution be forwarded immediately to his Honor the Mayor for transmission to the Legislative Representative and to the members of the San Francisco delegation in the California State Legislature.

Discussion.

Supervisor MacPhee moved the privilege of the floor for Chief Engineer of the Fire Department, Albert Sullivan, who explained to the Board the necessity of taking immediate action on Proposal No. 5385; that Assembly Bill No. 36 if enacted as presently written, would greatly increase the fire hazard in the type of buildings in which it is proposed to allow the storage of inflammables and volatile liquids; that the City and County of San Francisco is acting under the State Housing Act, which is entirely prohibitive with respect to the storage of paints, lacquers, and inflammable liquids in hotels and apartment buildings.

Chief Sullivan further stated that in meetings of the Fire Chiefs, efforts have been made to prevent this sort of storage but apparently a group from the southern part of the state has in mind legislation which is only partly restrictive; that the measure proposed to be enacted is not a good one and that the Board should take steps to have the measure put over until the next session of the Legislature, if possible and in the meantime, amendments would be prepared.

Whereupon the roll was called and Proposal No. 5385 was adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Absent: Supervisors Mead, Sullivan—2.

Requesting His Honor the Mayor to Appoint a Citizens' Committee to Properly Observe Saint Patrick's Day, March 17, 1946.

Supervisor McMurray presented:

Proposal No. 5379, Resolution No. 5233 (Series of 1939), as follows:

Resolved, That his Honor the Mayor be and he is respectfully requested to appoint a Citizens Committee to properly assist the United Irish Societies and the people of San Francisco in the annual observance of Saint Patrick's Day, March 17, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Absent: Supervisors Mead, Sullivan—2.

Requesting His Honor the Mayor to Appoint Citizens' Committee for Proper Observance of Lincoln's Birthday, February 12, 1946.

Supervisor Meyer presented:

Proposal No. 5381, Resolution No. 5234 (Series of 1939), as follows:

Resolved, That his Honor the Mayor, be and he is hereby respectfully requested to appoint a Citizens' Committee to arrange for the proper observance of Lincoln's birthday, February 12, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Absent: Supervisors Mead, Sullivan—2.

Requesting His Honor the Mayor to Appoint Citizens' Committee for Proper Observance of Greek National Liberation Day, March 25, 1946.

Supervisor Christopher presented:

Proposal No. 5386, Resolution No. 5235 (Series of 1939), as follows:

Resolved, That his Honor the Mayor, be and he is hereby respectfully requested to appoint a Citizens' Committee to arrange for the proper observance of Greek National Liberation Day, March 25, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Absent: Supervisors Mead, Sullivan—2.

Conveying Hope of Board to David Lewis, Administrative Assistant to the Mayor, for His Speedy Recovery.

Supervisor MacPhee moved that the Clerk be instructed to send a letter to David A. Lewis, Administrative Assistant to the Mayor, who is convalescing in a hospital, expressing the Board's hope for his speedy recovery.

No objection and so ordered.

ADJOURNMENT.

There being no further business, the Board at the hour of 3:30 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors March 11, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,
City and County of San Francisco.

Vol. 41

PERIODICAL DEPT.

No. 5

Monday, February 4, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, FEBRUARY 4, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, February 4, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Quorum present.

President Dan Gallagher presiding.

Supervisor Brown was excused from attendance at 4:20 p. m.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From his Honor the Mayor, transmitting Legislative Representative's Report for week ending February 1, 1946.

Referred to County, State and National Affairs Committee.

From Alta California Counties Association, notice of meeting to be held on February 8, 1946, at noon, in Sacramento, re form of county representation in State Senate.

Chair announced that San Francisco's Legislative Representative will attend meeting.

From Chauffeurs' Union, requesting amendment of Taxicab Ordinance with respect to fifteen special limousine permits.

Referred to Police Committee.

From National Shade Tree Conference, notice of Western Chapter conference, at Riverside, May 23-25, 1946.

Referred to Rules Committee.

From Harry L. Ryberg, requesting amendment to City Zoning Ordinance to permit conduct of professional practices in private homes.

Referred to Public Buildings, Lands and City Planning Committee.

From Recreation Superintendent, acknowledging receipt of inquiry re remodeling or purchase of Crystal Baths.

Referred to Education, Parks and Recreation Committee.

From A. R. Tardelli, Principal, Sherman School, urging favorable consideration of salary advance for school nurses.

Referred to Public Health and Welfare Committee.

From Helen W. Keeler, contrasting San Francisco's attractions with those of Southern California.

Referred to Public Buildings, Lands and City Planning Committee.

From Chamber of Commerce, plan for improvement of traffic and transportation.

Referred to Police Committee.

From thirty-eight signators, urging reconsideration of streetcar fare increase.

Referred to Public Utilities Committee.

From H. S. Moody, supporting C.I.O. action in blocking streetcar fare increase.

Referred to Public Utilities Committee.

From San Francisco Housewives' League, opposing increase in streetcar fare.

Referred to Public Utilities Committee.

From State Controller, schedule of apportionment of gas tax funds for quarter ended December 31, 1945.

Referred to Finance Committee.

From Trinity County Board of Supervisors, resolution urging increase in motor vehicle fuel tax to five cents per gallon.

Referred to County, State and National Affairs Committee.

From City Planning Commission, inviting attendance at meeting Wednesday noon, February 6, 1946, at St. Francis Hotel, to consider "Traffic Congestion and its Solution."

Referred to Police Committee.

From Police Commission, proposing a meeting with Police Committee concerning manner of proceeding in connection with installation and use of parking meters.

Referred to Police Committee.

From C.I.O. Council Housing and Planning Committee, analysis of Master Plan for San Francisco, section on Transit Facilities.

Referred to Public Buildings, Lands and City Planning Committee.

From San Francisco City and County Employees' Union, protesting indicated new schedules of salary and wage survey report on all classifications in "B" division.

Referred to Finance Committee.

From Charles E. Page, opposing proposed increase in streetcar fares.

Referred to Public Utilities Committee.

From the Retirement League of San Francisco, proposed Charter amendment for liberalization of retirement provisions for city employees.

Referred to Judiciary Committee.

From City Planning Commission, article concerning anticipated expenditures to solve traffic problems in Los Angeles area.

Referred to Police Committee.

From Supervisor Sullivan, report on Tenth Annual Convention of California Mission Trails Association, held in Santa Barbara, January 27-29, 1946.

Filed.

From City Attorney, copy of opinion as to the power of the Board of Supervisors in respect to Master Plan.

Referred to Public Buildings, Lands and City Planning Committee.

Presentation of Guests.

The President introduced to the Board of Supervisors, Mr. Brayton Wilbur, President of the San Francisco Chamber of Commerce.

Mr. Wilbur addressed the Board briefly, expressing his pleasure at being present, and assuring the Board of the continuing desire of the Chamber of Commerce to cooperate with the Board of Supervisors in every way possible.

Supervisor MacPhee, noting the presence of three students in the Chambers, representing Aptos School, suggested that the President invite them inside the rail where they could hear and observe the proceedings to better advantage.

No objection, and the President invited the students to take seats within the rail.

Title to Submerged Lands Beneath Tidelands, and Navigable Rivers and Lakes.

Under the reading of "Communications" the Clerk read communication from his Honor the Mayor, transmitting copy of letter addressed to him by Attorney General Robert W. Kenny, with respect to public hearings before the Senate Judiciary Committee on Senate Joint Resolution No. 48, to quiet States' titles to submerged lands beneath tidelands and navigable rivers and lakes, and requesting an official opinion on the matter.

Supervisor Lewis, in discussing the seriousness of the matter explained in detail the Senate Joint Resolution, and the serious effect upon San Francisco should the United States be successful in its suit.

Favoring Early Passage of Senate Joint Resolution 48, Quieting Title to Tidelands and Submerged or Reclaimed Lands.

Thereupon, Supervisor Lewis presented the following:

Proposal No. 5399, Resolution No. 5249 (Series of 1939), as follows:

Whereas, it has come to the attention of the Board of Supervisors of the City and County of San Francisco that a suit is now pending by the United States Government against the State of California; and

Whereas, it is the contention of the United States Government in said action that all persons or municipalities who hold title or leases from the State of California on tidelands beginning at low water mark and extending seaward for three nautical miles are trespassers and that said land belongs to the United States Government; and

Whereas, it is the opinion of the Attorney General of California that the effect of a decision of this case in favor of the United States Government will affect title to all tidelands, all submerged lands or reclaimed lands in the United States; and

Whereas, municipal, industrial, commercial and residential properties located in San Francisco and properties owned by the City and County of San Francisco are in danger of reverting to the United States Government to the detriment of San Francisco; and

Whereas, every title or other right to "filled lands" reclaimed from the Pacific Ocean and San Francisco Bay are all tidelands and submerged lands and the titles and leases to said property have been clouded by this action of the United States Government; and

Whereas, on February 5, 1946 public hearings will begin before the United States Senate Judiciary Committee on Senate Joint Resolution 48 to quiet States' titles to filled in lands, submerged lands and tidelands; and

Whereas, it is imperative that this legislation be speeded toward early passage; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco favor the early passage of Senate Joint Resolution 48 now pending in the United States Senate in order to quiet titles to all tidelands and submerged or reclaimed lands and all oil and mineral and other rights in and to these lands, recognizing the historic states' rights to them and quitting any right or interest of the United States Government.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Supervisor Brown, following the adoption of the foregoing resolution, also commented on the effect of the suit by the United States, if successful, and commended Supervisor Lewis for presenting the resolution. A large part of downtown San Francisco is on tidelands, or filled-in lands.

Supervisor Lewis also expressed the thought that the Board should take some concrete action other than merely sending the foregoing resolution to Washington. The City Attorney should be directed to give all possible aid to the Attorney General; private counsel might also be employed to aid the Attorney General, if it were deemed advisable. Thereupon, he presented resolution authorizing the City Attorney to aid the Attorney General, and to engage other legal counsel, if it should be deemed necessary.

Supervisor MacPhee announced that he had no objection to authorizing the City Attorney to step into the picture, but he was not prepared to authorize the engagement of outside counsel.

Supervisor Lewis explained that it was proposed in the resolution which he had just presented to authorize the Mayor to employ outside counsel.

His Honor the Mayor addressed the Board briefly, explaining the situation as it had been explained to him by the Attorney General's office. However, he was not prepared to say whether or not it was advisable to send anyone to Washington. He suggested that the advice of the City Attorney be requested.

Supervisor Mancuso announced that he agreed with Supervisor MacPhee, and that if Supervisor Lewis would strike out that portion of his resolution which would authorize the employment of outside counsel, he would favor the resolution.

Subsequently during the proceedings, Mr. Dion Holm, Assistant City Attorney, informed the Board that while the City Attorney's office would welcome any additional assistance, unfortunately, the Charter prohibited the employment of outside counsel.

Thereupon, Supervisor MacPhee suggested reference to Finance Committee of the question of employment of outside aid that the remainder of the resolution be adopted.

Supervisor Lewis announced that he would withdraw that portion of his resolution.

Thereupon, the following Resolution was presented:

Requesting the Mayor to Authorize the City Attorney to Aid the Attorney General of the State of California in Prosecuting Passage of Senate Joint Resolution 48, Quieting Title to Tidelands and Submerged or Reclaimed Lands.

Proposal No. 5400, Resolution No. 5250 (Series of 1939), as follows:

Whereas, it has come to the attention of the Board of Supervisors

of the City and County of San Francisco that a suit is now pending by the United States Government against the State of California; and

Whereas, it is the contention of the United States Government in said action that all persons or municipalities who hold title or leases from the State of California on tidelands beginning at low water mark and extending seaward for three nautical miles are trespassers and that said land belongs to the United States Government; and

Whereas, it is the opinion of the Attorney General of California that the effect of a decision of this case in favor of the United States Government will affect title to all tidelands, all submerged lands or reclaimed lands in the United States; and

Whereas, municipal, industrial, commercial and residential properties located in San Francisco and properties owned by the City and County of San Francisco are in danger of reverting to the United States Government to the detriment of San Francisco; and

Whereas, every title or other right to "filled lands" reclaimed from the Pacific Ocean and San Francisco Bay are all tidelands and submerged lands and the titles and leases to said property have been clouded by this action of the United States Government; and

Whereas, on February 5, 1946, public hearings will begin before the United States Senate Judiciary Committee on Senate Joint Resolution 48 to quiet States' titles to filled in lands, submerged lands and tidelands; and

Whereas, it is imperative that this legislation be speeded toward early passage; and

Whereas, it is imperative that San Francisco be represented in Washington at the public hearing concerning Senate Joint Resolution 48 and have its own legal advisors to prepare and present the views of the City and County of San Francisco to the Senate Committee; now, therefore, be it

Resolved, That the Mayor of the City and County of San Francisco is hereby requested to authorize the City Attorney to aid the Attorney General of the State of California for this purpose.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Supervisor Mead then stated that he thought the Mayor's office should be represented at any hearings in Washington, and also the City Attorney's office. He believed that the President of the Board should be authorized to select a member of the Board of Supervisors, preferably Supervisor Lewis, to represent the Board at any hearings on the matter, wherever said hearings should be held.

Thereupon, Supervisor Mead moved that if after proper determination by the President of the Board, and the Mayor, it is deemed desirable to have the Board of Supervisors represented at the various hearings on the matter of quieting title to tidelands, Supervisor Lewis be designated as such representative.

Supervisor Colman objected to suspension of the rules for the purpose of immediate consideration of the motion.

Whereupon, the President *referred the motion to Finance Committee*, but suggested that Supervisor Mead change his motion and present it in the form of a resolution.

Supervisor Mead answered, stating that he had not agreed to present any resolution.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Authorizing Lease of Lake Merced Property.

Bill No. 3857, Ordinance No. 3643 (Series of 1939), as follows:

Authorizing lease of Lake Merced property.

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

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing for a period not exceeding ten years a portion or portions of San Francisco Parcel 55, as said parcel of real property is described in deed recorded March 30, 1930, in Liber 2002, page 1, Official Records of the City and County of San Francisco, together with the right to maintain and operate fishing, boating, and other activities in the Lake Merced waters and concessions for the convenience of the public.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Leasing of Golf Club Property Near Crystal Springs Reservoir in San Mateo County.

Bill No. 3868, Ordinance No. 3645 (Series of 1939), as follows:

Authorizing leasing of Golf Club property near Crystal Springs Reservoir in San Mateo County.

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

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized to arrange for leasing that certain 172.5-acre tract of San Francisco Water Department land situated in the County of San Mateo, State of California, commonly known as the Crystal Springs Golf Club. Said property is located on the Skyline Boulevard approximately two miles west of Burlingame.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Form approved as to City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Compromise of Claim of the City and County of San Francisco Against Market Street Railway in the Sum of \$100.

Bill No. 3866, Ordinance No. 3644 (Series of 1939), as follows:

Authorizing compromise of claim of the City and County of San Francisco against Market Street Railway in the sum of \$100.

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

Section 1. The Retirement Board having recommended and the City Attorney having approved the settlement and compromise of the claim in favor of the City and County of San Francisco, a municipal corporation and against Market Street Railway Company, a corporation, being recovery of loss sustained by said City and County on account of personal injuries sustained by Harold G. Smith on the 7th day of February, 1943, said personal injuries having arisen out of and in the course of the employment of said Harold G. Smith as a conductor on a Municipal Railway street car when the street car was struck by a Market Street Railway street car at Third and Market Streets, the loss to said City and County to date being \$176.31, including compensation paid and cost of medical and hospital services; and the said Market Street Railway Company having offered to pay in full settlement of the claim of the City and County of San Francisco the amount of \$100, the Retirement Board and the City Attorney are hereby ordered and authorized to settle and compromise said claim for said amount of \$100.

Recommended by Retirement Board.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Refunds—Erroneous Payments Taxes.

Proposal No. 5378, Resolution No. 5241 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. 05—Duplicate Tax Fund.

	Lot	Block	Install- ment	Fis Yr.	
1. Mills Estate Inc.	15	268	1st	1945-46	\$13.52
2. Katsu Nishio	24	685	1st	1945-46	82.35
3. J. C. Byrne	26	724	1st	1945-46	33.33
4. San Francisco Bank	22	821	1st & 2nd	1944-45	190.88
5. Pacific Mut. Life Ins. Co. . . .	25	931	1st Ovpd.	1945-46	24.15
6. Wells Fargo Bank, agent for Edna Hamilton	3 & 4	953	2nd	1942-43	209.44
7. Frank M. Varni	27	1922	1st	1945-46	47.58
8. Rosa Salazar	18	5440A	1st	1945-46	41.06
9. John Costello	30	5948	1st	1945-46	9.90
10. American Trust Co.	13	5981	1st	1945-46	48.06
11. Mrs. E. L. Leunenberger	6	6937	1st	1945-46	9.18
12. Mrs. Clyde A. Bills, Jr.	4	7091	1st	1945-46	14.49
13. Loraine W. Temps	25	844	1st	1945-46	103.60
14. B. Kaplan	15	1457	1st	1945-46	42.75
15. Walt Moerman	40	1703	1st	1945-46	49.51
16. Stanley J. Goldie	4	1886	1st	1945-46	31.63

	Lot	Block	Install- ment	Fis Yr.	
17. D. McDonald	6	2367	1st	1945-46	10.87
18. Mariann F. MacPhee	20	3072A	1st	1945-46	59.89
19. Miss Ruth Ellis	15	4578	1st & 2nd	1945-46	2.42
20. Elizabeth M. Periat	37	6540	1st	1945-46	6.40
21. Samuel F. Cappa	19	7049	1st	1945-46	23.43

Approved as to form by the City Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Waiver of Interest on Judgment in Certain Municipal Court Actions Wherein the City and County of San Francisco Is Plaintiff and Burt B. Wyman Is Defendant.

Proposal No. 5387, Resolution No. 5242 (Series of 1939), as follows:

Whereas, on the 25th day of September, 1940, judgment was rendered in action numbered 147867 in the Municipal Court of the City and County of San Francisco in favor of the City and County of San Francisco and against Burt B. Wyman, for the sum of \$239.34; and

Whereas, an action based upon said judgment, plus accrued interest at the rate of seven per cent (7%) per annum, was filed in said Municipal Court on the 21st day of September, 1945, said action being numbered 200130; and

Whereas, said Burt B. Wyman has offered to pay the principal sum of the original judgment, that is to say, the sum of \$239.34, provided the City and County of San Francisco waive the interest; and

Whereas, the defendant has no known assets upon which levy of execution might be made; now, therefore, be it

Resolved, That upon payment of said principal sum of \$239.34, the attorney for the Bureau of Delinquent Revenue Collection is hereby authorized to execute and file a satisfaction of the judgment obtained in Municipal Court action No. 147867, and to execute and file a dismissal of Municipal Court action No. 200130.

Approved by the Tax Collector.

Approved by the Director of Finance and Records.

Approved by the Chief Administrative Officer.

Approved by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5388, Resolution No. 5243 (Series of 1939), as follows:

Resolved, That the Supplemental Recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, increases, decreases, denials and suspensions, effective January 1, 1946 and February 1, 1946, are hereby approved, and the Clerk of the Board of Supervisors is hereby directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Release of Lien Filed re Indigent Aid—Blanche Harty.

Proposal No. 5389, Resolution No. 5244 (Series of 1939), as follows:

Whereas, an instrument executed by Blanche Harty, receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the County of San Mateo, State of California, which said instrument created a lien in favor of said City and County on real property belonging to said Blanche Harty; and

Whereas, said Blanche Harty, on payment of the debts secured by any such lien, is entitled to receive a release thereof; now, therefore be it

Resolved, That upon payment of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County of San Francisco, be, and he is hereby authorized to execute and deliver a release of any such lien.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Indigent Aid—Blanche Harty.

Proposal No. 5390, Resolution No. 5245 (Series of 1939), as follows:

Whereas, an instrument executed by Blanche Harty, receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the County of Santa Clara, State of California, which said instrument created a lien in favor of the said City and County on real property belonging to said Blanche Harty; and

Whereas, said Blanche Harty, on payment of the debts secured by said lien, is entitled to receive a release thereof; now, therefore, be it

Resolved That, upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County of San Francisco, be, and he is hereby authorized to execute and deliver a release of any such lien.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Release of Lien Filed re Indigent Aid—Crespino Genovesi and Natalina Genovesi.

Proposal No. 5391, Resolution No. 5246 (Series of 1939), as follows:

Whereas, an instrument executed by Crespino Genovesi and Natalina Genovesi, receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the City and County of San Francisco, State of California, which said instrument created a lien in favor of said City and County on real property belonging to said Crespino Genovesi and Natalina Genovesi; and

Whereas, said Crespino Genovesi and Natalina Genovesi, on payment of the debts secured by said lien, are entitled to receive a release thereof; now, therefore, be it

Resolved That, upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of the City and County of San Francisco, be, and he is hereby authorized to execute and deliver a release of any such lien.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Correction of Erroneous Assessments, 1945-46 Assessment Roll.

Proposal No. 5392, Resolution No. 5247 (Series of 1939), as follows:

Resolved, That Pursuant to recommendation of the Assessor, and with the consent of the City Attorney, and in accordance with the provisions of Section 4831 of the Revenue and Taxation Code, erroneous entries in the 1945-1946 Assessment Roll are hereby corrected to read as follows:

Block	Lot	Land	Improvements	Vet. Ex	Total	1945-46 Tax
1251	3	\$910	\$ 700	\$1000	\$610	\$29.46
6982	32	350	1,200	900	650	31.40

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Passed for Second Reading.

**Amending Annual Salary Ordinance, Board of Education,
By Adding One Senior Bookkeeper at \$225-275.**

Bill No. 3874, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 83.1, BOARD OF EDUCATION—NON-CERTIFICATED EMPLOYEES, by increasing the number of employments under item 6 from 5 to 6 B6 Senior Bookkeeper at \$225-275.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) Section 83.1 is hereby amended to read as follows:

**Section 83.1. BOARD OF EDUCATION—
NON-CERTIFICATED EMPLOYEES**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A6	Supervisor of Maintenance and Repair of School Buildings....	\$400-450
2	6	A154	Carpenter	12.00 day
3	1	A160	Foreman Carpenter	(h 304.50
4	5	A354	Painter	12.00 day
5	6	B4	Bookkeeper	175-225
6	6	B6	Senior Bookkeeper	225-275
6.1	1	B10	Accountant	275-325
7	2	B14	Senior Accountant	325-400
8	1	B58	Secretary, Board of Education ...	400-500
9	1	B180	Administrative Assistant	300-375
10	3	B210	Office Assistant	125-150
11	2	B222	General Clerk	160-200
12	1	B228	Senior Clerk	200-250
13	6	B308a	Calculating Machine Operator (key drive)	150-190
14	2	B311	Bookkeeping Machine Operator ...	160-200
15	30	B352	Storekeeper	160-200
16	1	B354	General Storekeeper	200-250
17	1	B380	Armorer, R.O.T.C.	160-200
18	3	B408	General Clerk-Stenographer ... (a	215
19	108	B408	General Clerk-Stenographer ...	160-200
20	?	B408	General Clerk-Stenographer (part time), \$2.89 to \$3.62 for actual evenings served	
21	16	B408	General Clerk-Stenographer, \$7.71 to \$9.64 per day for actual days served	

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
21.1	14	B408	General Clerk-Stenographer, 7 hours per day, \$6.75 to \$8.44 per day for actual days served.....	7
22	5	B412	Senior Clerk-Stenographer	200-250
23	3	B454	Telephone Operator	160-200
24	1	B512	General Clerk-Typist	(a) 215
25	16	B512	General Clerk-Typist	160-200
26	155	C102	Janitress	130-155
27	1	C102	Janitress (part time).....	15
28	5	C102	Janitress (part time) at rate of ...	130-155
29	210	C104	Janitor	140-170
29.1	1	C104	Janitor	(k) 164
30	5	C104	Janitor (part time) at the rate of \$140 to \$170 per month prorated	
31	2	C104	Janitor (part time)	25
32	23	C107	Working Foreman Janitor	170-200
33	1	C110	Supervisor of Janitors	225-280
33.1	1	C111	Assistant Supervisor of Janitors ..	175-210
34	1	C152	Watchman (part time)	75
35	4	I 12	Cook	9.00 day
37	3	I 2	Kitchen Helper (part time) at rate of	110-135
38	20	J78	Stockman	170-200
39	1	J78	Stockman	(k) 199
40	1	J80	Foreman Stockman	200-230
41	1	L360	Physician (part time)	200
42	1	O1	Chauffeur	210
43	1	O1	Chauffeur	8.00 day
44	13	O58	Gardener	150-175
45	1	O61	Supervisor of Grounds	250-300
46	1	O104	Moving Picture Operator.....	200-250
47	2	O122	Window Shade Worker.....	(g) 206.50
48	17	O168.1	Operating Engineer	250
49		O168.1	Operating Engineer (part time relief)	125
50	1	O172	Chief Operating Engineer ...	(a) 325
50.1	1	Y51	Ceramist (part time) at the rate of \$25 per firing, not to exceed \$75 per month	
51			Referees and Umpires, \$1 to \$3 per game (as needed)	
53			Temporary evening school clerks as needed, \$3 per evening	
54			Part time employment as needed at pro rata of rates fixed in Salary Standardization Ordinance ...	

TRUCK RENTAL—CONTRACTUAL

55 Trucks (as needed) at rates established by Purchaser's contract.

Approved as to classification by the Civil Service Commission.
 Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Health Service System, By Adding One General Clerk-Typist at \$160-200.

Bill No. 3880, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 86a, HEALTH SERVICE SYSTEM, by increasing the number

of employments under item 11 from 3 to 4 B512 General Clerk-Typist at \$160-200.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) Section 86a is hereby amended to read as follows:

Section 86a. HEALTH SERVICE SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Medical Director	(e) \$600
2	1	B79	Secretary	275-350
3	1	B222	General Clerk	160-200
4	1	B228	Senior Clerk	200-250
5	1	B234	Head Clerk	250-300
6	2	B310	Tabulating Machine Operator.....	175-210
7	1	B310.1	Senior Tabulating Machine Operator	210-250
8	1	B408	General Clerk-Stenographer	160-200
9	1	B412	Senior Clerk-Stenographer	200-250
10	1	B454	Telephone Operator	160-200
11	4	B512	General Clerk-Typist	160-200
12	2	L70	Physiotherapist	165-200

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$7,500, Department of Public Works, for Installation and Maintenance of Traffic Signs and Control Devices.

Bill No. 3885, Ordinance No. (Series of 1939), as follows:

Appropriating \$7,500 from the unappropriated balance of the Special Road Improvement Fund to provide funds for installation and maintenance of traffic signs and control devices.

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

Section 1. The amount of \$7,500 is hereby appropriated from the unappropriated balance of the Special Road Improvement Fund to the credit of the following accounts in the amounts specified.

547-903-06	Traffic-Directional Signs	... \$3,000
547-903-07	Traffic-Maintenance, Replace-Control Devices	4,500

These additional funds are required due to the new regulations for the control of traffic.

Section 2. The appropriations herein made shall be subject to the provisions of the annual Appropriation Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$1,700, Police Department, for Payment of Cash Awards for Meritorious Service.

Bill No. 3887, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$1,700 from Account No. 560-199-00 General Fund Compensation Reserve, to the credit of Account No. 509-804-00 Meritorious Awards, Police Department.

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

Section 1. The amount of \$1,700 is hereby appropriated from Account No. 560-199-00 General Fund Compensation Reserve, to the credit of Account No. 509-804-00 Meritorious Awards, Police Department, to provide funds for the payment of cash awards to members of the Police Department, recommended under the provisions of sub-divisions A & B of the rules and regulations of the department, and in accordance with the provisions of Section 35.11 of the Charter of the City and County of San Francisco.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Chief of Police.

Approved by the Police Commission.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$7,000, Recreation Department, for Compensation of Playground Directors at Hunters Point.

Bill No. 3888, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$7000 from Recreational Department Compensation Reserve to provide funds for the compensation of playground directors at Hunters Point.

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

Section 1. The amount of \$7000 is hereby appropriated from Account No. 513-199-00 Recreation Department Compensation Reserve, to the credit of Account No. 513-130-89 Directors' Wages—Hunters Point to provide funds for the compensation of playground directors employed at Hunters Point. Funds previously provided are not sufficient to maintain an adequate number of directors for the remainder of the fiscal year. This particular class of directors are employed on an "as needed" basis.

Section 2. The appropriation herein made shall be subject to the provisions of the annual Appropriation Ordinance and the annual Salary Ordinance.

Recommended by the Superintendent, Recreation Department.

Approved by the Recreation Commission.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Adopted.

The following recommendations of County, State and National Affairs Committee were taken up:

Present: Supervisors Lewis, Mancuso, McMurray.

Requesting Governor to Include in Next Call for Special Session of Legislature, Legislation to Provide State Financial Aid for County Welfare Agencies.

Proposal No. 5350, Resolution No. 5238 (Series of 1939), as follows:

Whereas, Assembly Bill 2057, The Unemployment Relief Act of 1945, was passed by the 1945 Legislature of the State of California; and

Whereas, said bill will not become effective until the Governor and the Legislature of the State of California declare that an economic emergency exists; and

Whereas, upon the Unemployment Relief Act of 1945 becoming effective the State of California will participate financially in indigent aid when the cost within the county, or city and county extending said aid exceeds 8¢ in the tax rate of said county, or city and county; and

Whereas, relief is on the increase in California and at the present time six counties are already making relief payments amounting to more than 8¢ of their tax rate without receiving any financial assistance from the State of California; now, therefore, be it

Resolved, That this Board of Supervisors does hereby urge the Governor of the State of California, should he issue another special call of the Legislature during the present session, that he include in his call Assembly Bill 2057 and declare that an economic emergency now exists which necessitates the provisions of Assembly Bill 2057 becoming effective immediately.

After explanation by Supervisor Mancuso, the foregoing proposal was *Adopted* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Requesting Congressional Representatives to Urge on Federal Authorities Necessity for Releasing Office Space in San Francisco for Accommodation of Professional Men Returning from Military Service.

Proposal No. 5361, Resolution No. 5240 (Series of 1939), as follows:

Whereas many of our professional men—doctors, lawyers, dentists etc., were ousted from their downtown locations in order to make office space for essential war-time activities of the Army and Navy, and

Whereas, now although the war is over and our Federal agencies have been substantially reduced in personnel and said agencies are not releasing space in proportion to the reduction in personnel, and in cases where agency ceases, much time elapses before authorization for release of space is received from Washington, and

Whereas, this situation has resulted in an office shortage that is a distinct hardship to those whose business was thus curtailed and to the public who were inconvenienced by this condition, necessitated by the exigencies of war, and

Whereas, thousands of professional men have returned or will soon return from service abroad and are unable to reestablish their means of livelihood because of the drastic shortage of office space; now, therefore, be it

Resolved, That our representatives in Congress be requested to urge upon the Federal authorities—the Army and Navy and other governmental agencies involved, the urgency of releasing such office space in San Francisco by merging offices having a reduced personnel and to concentrate Federal bureau and agency activities in the Presidio, Treasure Island, camps, or warships in the Bay, to the end that all possible space be made available for civilian use of the many returned veterans whose professional reestablishment and reconversion to normal, peacetime business activities is seriously bottlenecked by unnecessary delays and official red tape, and be it

Further Resolved, That the Clerk be directed to forward copies of this resolution to Senators Sheridan Downey and William F. Knowland and to Congressmen Richard J. Welch and Franck R. Havenner, stressing the need of their cooperation in remedying a situation in San Francisco that is daily becoming more acute with the increasing number of discharged service men seeking restoration of their means of livelihood, the reestablishment of their professions and return to the normal functions of civilian life.

Amendment.

Supervisor Mancuso, following report by Supervisor Lewis of the County, State and National Affairs Committee's consideration of the foregoing matter, suggested an amendment in the second "Whereas," as follows:

In the second line thereof, the words "at least two-thirds" should be deleted, and the word "substantially," should be inserted just before the word "reduced." The word "and" should be inserted just following the word "personnel," making that paragraph read:

"Whereas, now although the war is over and our Federal agencies have been substantially reduced in personnel and said agencies are not releasing space in proportion to the reduction in personnel, and in cases where agency ceases, much time elapses before authorization for release of space is received from Washington, and"

Whereupon, Supervisor Lewis, seconded by Supervisor Sullivan, moved approval of the amendment as suggested by Supervisor Mancuso.

No objection, and amendment approved.

Thereupon, Proposal 5361, as amended, and reading as above, was adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Refused Adoption.

Requesting Army and Navy to Give Consideration to Immediate Release of Engineers Not Actually Needed in Military Service.

Proposal No. 5393, Resolution No. . . . (Series of 1939), as follows:

Whereas, certain delays in the surveying and preparation of engineering data preceding and essential to highway construction in the State of California have been noted; and

Whereas, the prime reason for such delays appears to be the lack of engineers, many of whom are still being held in military service, especially in the Navy Construction Battalion; and

Whereas, automobile, bus and truck traffic on California's state highway system has expanded far and above pre-war levels and will continue to expand as more new residents settle in California and as more new automobiles become available from assembly lines, and in order to eliminate as many existing death-traps and congested high-

way sectors as soon as possible, it is paramount that adequate engineering personnel be made available quickly; now, therefore, be it

Resolved, That Senator Downey, Senator Knowland, Congressman Welch and Congressman Havenner be and they are hereby requested to urge upon the proper representatives of the Army and Navy the necessity for immediate return to civil pursuits of those engineers who are not actually needed in the military service.

Discussion.

Supervisor Lewis explained that the foregoing proposal was presented as a result of request by the Redwood Empire Association, which stated that work on highways was being retarded because of lack of sufficient engineers.

Supervisor Christopher suggested that the retention of engineers in the Army indicated that they were needed there. He did not think the Board should meddle with the Army. He wondered, too, if the Mayor might not veto the matter, if adopted.

His Honor the Mayor, addressed the Board briefly, stating that he had no particular objection to the proposal, because of the shortage of engineers. However, he realized that the Army might be faced with some complications, in the release of an engineer with few points before releasing other men, not engineers, with more points for discharge.

Thereupon, the roll was called and the foregoing proposal was *refused adoption* by the following vote:

Ayes: Supervisors Lewis, Mead—2.

Noes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Sullivan—8.

Absent: Supervisor Meyer—1.

Consideration Postponed.

The following from Committee on County, State and National Affairs without recommendation, was taken up:

Communication From Assemblyman Maloney Concerning A.B. 110, Providing for Appropriation to Put Into Effect Provisions of Urban Redevelopment Act.

Assemblyman Thomas A. Maloney's communication to Supervisor MacPhee on the subject of Assembly Bill 110, proposing an appropriation of \$10,000,000 for financial aid to cities, counties, cities and counties and redevelopment agencies in carrying out redevelopment plans under the Community Redevelopment Act.

Discussion.

Supervisor Lewis explained the reason for the lack of recommendation by the County, State and National Affairs Committee. It was suggested that the approval of the \$10,000,000 appropriation might jeopardize the \$90,000,000 appropriation.

Supervisor Brown, seconded by Supervisor Sullivan, moved that action be postponed for one week.

Supervisor Meyer agreed with the views expressed by Supervisor Lewis. He felt that the Board should not recommend appropriating the \$10,000,000 appropriation and so jeopardize the larger appropriation.

Supervisor McMurray urged that the Board answer Assemblyman Maloney's letter, and let him know the feeling of the Board of Supervisors.

Supervisor Colman stated that he had no objection to a week's postponement. However, it seemed to him that the two matters were entirely different. The \$10,000,000 appropriation should have no bearing on the \$90,000,000 appropriation. The question of urban redevelopment has been considered by the Building Committee. He believed in urban redevelopment, and it should be gone ahead with as rapidly as possible.

Supervisor Mancuso, seconded by Supervisor MacPhee, moved as a substitute motion, that the Board acknowledge receipt of letter from Assemblyman Maloney and state that the Board is interested in the \$10,000,000 appropriation, but feels that it is ill advised to take any particular action at the present time.

Supervisor Lewis opposed the substitute motion, and expressed himself as being in favor of the original motion to postpone. He believed the Board should have the advice of its legislative representative.

Supervisor MacPhee informed Supervisor Lewis, that it was not the province of Mr. Cleary to decide as to policy; he would do whatever the Board instructed him to do.

Supervisor McMurray opposed postponement. He urged that the Board take a definite stand and so notify Assemblyman Maloney.

Supervisor Brown raised a point of order, stating that a substitute motion to a motion to postpone was out of order.

The Chair ruled the point of order to be well taken.

Thereupon, Supervisor MacPhee suggested that the Board wire Assemblyman Maloney, stating that it is interested in the \$10,000,000 appropriation, but is asking for a week's postponement for further consideration.

Supervisor Brown accepted the suggestion.

Thereupon, there being no objection, the motion to postpone was declared *carried*.

Adopted.

The following recommendation of Public Buildings, Lands and City Planning Committee was taken up:

Present: Supervisors Colman, Mead, Christopher.

City Planning Commission Requested to Recommend Area Subject to Survey for Purpose of Redevelopment and Amount of Money Necessary to Conduct Said Survey.

Proposal No. 5355, Resolution No. 5239 (Series of 1939), as follows:

Whereas, Chapter 1326, Statutes of 1945, known as the Community Redevelopment Act, confers upon all cities in the state the power to take direct action against slums and blighted areas; and

Whereas, the first responsibility of the municipality is to designate those areas in which slum and blighted conditions exist; and

Whereas, the Public Buildings, Lands and City Planning Committee of the Board of Supervisors is now studying the Master Plan as submitted by the City Planning Commission; and

Whereas, one of the ramifications of the Master Plan involves the redevelopment of blighted areas; and

Whereas, immediate action should be taken on this most important phase of the Master Plan; now, therefore, be it

Resolved, That the City Planning Commission be respectfully requested to furnish the following information to the Board of Supervisors at as early a date as possible:

1. Recommendation as to area which should first be made subject of survey for the purpose of redevelopment.
2. Amount of funds necessary to conduct such a survey.

January 21, 1946—*Consideration continued until January 28, 1946.*

January 28, 1946—*Consideration continued until February 4, 1946.*

Discussion.

Supervisor Lewis, in discussing the foregoing proposal, held that the Board could not select blighted areas until it had approved a Master Plan. He was not of the opinion that the Master Plan had already been adopted by the City Planning Commission.

Supervisor Colman, in reply, pointed out that there are many communities with city planning commissions. Therefore, the right to adopt a Master Plan was given to the legislative body of the community which had no city planning commission. San Francisco has a City Planning Commission, and according to the opinion of the City Attorney, heretofore read by the Clerk, that Commission may adopt a Master Plan. However, it is only a plan; it does not bind the Board of Supervisors to a single thing.

Supervisor Lewis disagreed. He wanted to know who decided that merely because San Francisco has a City Planning Commission, the Board of Supervisors does not have the power to adopt a Master Plan.

Supervisor Colman answered, stating that the City Attorney's opinion said that all that was necessary was for the Commission to adopt the Master Plan. It was not necessary for the Board of Supervisors to approve it.

Supervisor Lewis agreed that the City Planning Commission could adopt a Master Plan, but he also held that the Board of Supervisors would also have the right to adopt a Master Plan.

Supervisor MacPhee agreed that Supervisor Lewis' views were well taken; nobody has established the authority as to who should adopt a Master Plan. However, that had nothing to do with the proposal before the Board. All that is being requested, by the adoption of the proposal under discussion, is certain information.

Thereupon, there being no further discussion desired, the roll was called and the foregoing proposal was adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Passed for Second Reading.

The following recommendations of Streets Committee were taken up:

Present: Supervisors McMurray, Sullivan.

Ordering the Improvement of Portions of Girard Street Between Ordway and Ward Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making an Appropriation Therefor.

Bill No. 3889, Ordinance No. . . . (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifica-

tions therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same. The improvement of portions of Girard Street between Ordway and Ward Streets. Appropriating \$600 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 18, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in Ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Girard Street between Ordway and Ward Streets by the construction of the following items:

<i>Item No.</i>	<i>Item</i>
1.	Asphaltic Concrete Pavement, consisting of a 4-inch asphaltic concrete base and a 2-inch asphaltic concrete wearing surface.
2.	Unarmored Concrete Curb.
3.	6-inch V. C. P. Side Sewers.
4.	Water Service, Long.
5.	Water Services, Short.

The assessment district hereby approved is described as follows:

Block 6171, Lot 7; and

Block 6172, Lots 10, 11, 12 and 16;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The amount of \$600 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation No. 548.906.05 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section One Hundred and Eleven (111) of the Charter.

This amount is based on estimated contract quantities and when

exact figures are determined, the actual amount will be applied against the appropriation and the excess money will revert to "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Ordering the Improvement of Portions of Forty-First Avenue Between Rivera and Santiago Streets; Forty-Second Avenue Between Rivera and Santiago Streets, Rivera Street Between Forty-First and Forty-Second Avenues and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making an Appropriation Therefor.

Bill No. 3890, Ordinance No. . . . (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same. The improvement of portions of Forty-first Avenue between Rivera and Santiago Streets; Forty-second Avenue between Rivera and Santiago Streets; Rivera Street between Forty-first and Forty-second Avenues. Appropriating \$2,800 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 18, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in Ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of: Forty-first Avenue between Rivera and Santiago Streets; Forty-second Avenue between Rivera and Santiago Streets; Rivera Street between Forty-first and Forty-second Avenues by grading to the official line and sub-grade, and by the construction of the following items:

*Item No.**Item*

1. Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface.
2. Unarmored Concrete Curb.
3. 6-inch V. C. P. Side Sewers.
4. Water Services, Long.
5. Water Services, Short.

The assessment district hereby approved is described as follows:

Block 2307, Lot 1;

Block 2308, Lots 1, 5, 6, 22-A and 29; and

Block 2309, Lots 17 and 19-A;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The amount of \$2,800 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation No. 548.906.07 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section One Hundred and Eleven (111) of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against the appropriation and the excess money will revert to "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Ordering the Improvement of Portions of Forty-Fourth Avenue Between Vicente and Wawona Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Providing for the Payment for Work to be Performed in Front of City Property and Making Appropriation Therefor.

Bill No. 3891, Ordinance No. (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same. The improvement of portions of Forty-fourth Avenue between Vicente and Wawona Streets. Appropriating \$1,100 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors Janu-

ary 18, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in Ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Forty-fourth Avenue between Vicente and Wawona Streets, by grading to the official line and sub-grade, and by the construction of the following items:

- | <i>Item No.</i> | <i>Item</i> |
|-----------------|---|
| 1. | Asphaltic Concrete on Rock Sub-base pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base and a 2-inch asphaltic concrete wearing surface. |
| 2. | Unarmored Concrete Curb. |
| 3. | 6-inch V. C. P. Side Sewers. |
| 4. | Water Services, Long. |
| 5. | Water Services, Short. |

The assessment district hereby approved is described as follows:

- Block 2452, Lot 3 (City Property); and
- Block 2453, Lots 9, 10, 13, 15 and 16;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$1,100 is hereby appropriated and set aside for the surplus existing in the "Reserves for City Aid" and "Work in Front of City Property" to the credit of the following appropriation in the amounts indicated for the purpose of extending City Aid necessary to equalize and legalize the assessment as provided in Section One Hundred and Eleven (111) of the Charter and the payment for work in front of City owned property as herein provided:

<i>Appropriation No.</i>		
548.906.06	City Aid	\$700
548.916.02	Work front City Property	400
		\$1,100

These amounts are based on estimated contract quantities and when exact figures are determined, the actual amounts will be applied

against these appropriations and the excess money will revert to the "Reserves for City Aid" and "Work in Front of City Property."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Adopted.

The following recommendations of His Honor the Mayor, were taken up:

**Leave of Absence—Honorable George W. Johns
Member of the Board of Education.**

Proposal No. 5394, Resolution No. 5248 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable George W. Johns, member of the Board of Education, is hereby granted a leave of absence for the period of February 1 to 15, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Granting Leave of Absence, Arthur M. Brown, Jr., Member Board
of Supervisors for Period February 6 to February 24, 1946,
Inclusive, With Permission to Leave the State.**

Proposal No. 5401, Resolution No. 5251 (Series of 1939), as follows:

Resolved, That in accordance with the recommendations of his Honor the Mayor, Honorable Arthur M. Brown, Jr., member of Board of Supervisors, is hereby granted a leave of absence for the period February 6 to February 24, 1946, inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

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

In Memoriam—Harry B. Riley.

Supervisor Christopher presented:

Proposal No. 5402, Resolution No. 5253 (Series of 1939), as follows:

Whereas, this Board of Supervisors has noted with a profound sense of loss the untimely passing of the Honorable Harry B. Riley, Controller of the State of California; and

Whereas, the late Harry B. Riley devoted many years of his distinguished life to service of the public in varying capacities, in all of

which he proved himself an honorable and faithful public official and a wholesome influence in the government; now, therefore, be it

Resolved, That this Board of Supervisors joins with the countless friends and devoted admirers of the late Harry B. Riley in expressing to his bereaved widow and family its deep and heartfelt sorrow and condolences at his passing; and be it

Further Resolved, That when the Board of Supervisors adjourns its meeting this day it does so out of respect to the revered memory of the late Harry B. Riley; and the Clerk of the Board of Supervisors be and he is hereby directed to forward to Mrs. Ruth Owen Riley, bereaved widow of the late Harry B. Riley, a suitably engrossed copy of this resolution expressing the high regard in which the Honorable Harry B. Riley was held by all the members of this Board of Supervisors.

Unanimously adopted by rising vote.

In Memoriam—Victor J. Canepa.

Supervisors Colman and Gallagher presented:

Proposal No. 5403, Resolution No. 5255 (Series of 1939), as follows:

Whereas, Almighty God has summoned to his eternal reward Victor J. Canepa; and

Whereas, during his lifetime, Mr. Canepa rendered distinguished service to the City and County of San Francisco, as a representative for many years in the State Legislature and also as a member of this Board of Supervisors; and

Whereas, Mr. Canepa was an outstanding civic leader and business man in this community and, in private life, the friend and confidant of scores; and

Whereas, the passing of Victor J. Canepa constitutes a serious loss to the City and County of San Francisco and to the family and many friends who knew and loved him; now, therefore, be it

Resolved, That this Board of Supervisors notes with sincere regret the passing of its former colleague, Victor J. Canepa, and takes this opportunity to proffer expressions of deepest sympathy to his grieving family; and, be it

Further Resolved, That when this Board adjourns this day, it does so out of respect to the memory of the late Victor J. Canepa; and, be it

Further Resolved, That an engrossed copy of this resolution be presented to the family of the late Victor J. Canepa.

Unanimously adopted by rising vote.

In Memoriam—Edward H. Wayda.

Supervisor MacPhee presented:

Proposal No. 5404, Resolution No. 5254 (Series of 1939), as follows:

Whereas, this Board of Supervisors has learned with deep regret of the untimely death of Edward H. Wayda, active and highly respected member of the San Francisco Police Department; now, therefore, be it

Resolved, That this Board of Supervisors hereby expresses to the bereaved widow of Edward H. Wayda the keen sense of loss felt by the host of friends of Mr. Wayda on the passing of so good a citizen, devoted husband, and faithful, courageous public servant; and, be it

Further Resolved, That when the Board of Supervisors adjourns this day it does so out of respect to the revered memory of Officer

Edward H. Wayda; and the Clerk of the Board be and he is hereby directed to tender a suitably engrossed copy of this resolution to Mrs. Edward H. Wayda as an expression of the profound sorrow felt by the members of this Board of Supervisors at his untimely passing.

Unanimously adopted by rising vote.

Petitioning the Governor to Approve A.B. 60 and S.B. 90, Allocating \$90,000,000 to Cities and Counties for Postwar Construction Projects.

Supervisor Mancuso presented:

Proposal No. 5405, Resolution No. 5252 (Series of 1939), as follows:

Whereas, there are pending before the Legislature of California Assembly Bill 60 and Senate Bill 90, both of which propose the allocation of \$90,000,000 to cities, counties and cities and counties for postwar construction projects; and

Whereas, it is confidently anticipated that, with some possible minor amendments, both of these bills will receive early approval by both houses of the State Legislature and will then be referred to the Governor for executive action; and

Whereas, the Board of Supervisors of the City and County of San Francisco as well, it is believed, as an overwhelming majority of the political subdivisions of the State of California favor enactment of the two bills hereinbefore referred to; now, therefore, be it

Resolved, That this Board of Supervisors does hereby respectfully petition his Excellency Governor Earl C. Warren and does urge when Assembly Bill 60 and Senate Bill 90 are presented to him for executive action that he give early approval to said bills; and be it

Further Resolved, That copies of this resolution be given Mayor Lapham with the request that they be transmitted to the Legislative Representative at Sacramento for presentation to his Excellency the Governor and to the members of the San Francisco delegation in the State Legislature.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—9.

Absent: Supervisors Brown, Meyer—2.

Improvement of Highway, San Francisco to Sacramento.

Supervisor Brown again called attention to the condition of highway between San Francisco and Sacramento, pointing out that work had been started between Vacaville and Sacramento, but nothing had been started between Vacaville and San Francisco. Supervisor Meyer, Chairman of the Streets Committee, announced that he had no report to make at the present time.

Double Parking.

Supervisor Lewis objected to double parking. There were altogether too many yellow zones, he stated, but still many trucks persist in double parking. He urged that the matter go to committee, with the thought of increasing the fine for double parking of any vehicles in San Francisco.

Referred to Police Committee.

Garbage Disposal Franchise—Sanitary Fill Company.

Supervisor MacPhee reported on the necessity of granting a renewal of the garbage disposal franchise to Sanitary Fill Company. The Railroad Commission has agreed to meet with the Board of Supervisors, the Chief Administrative Officer, and other interested parties on Wednesday, February 6, 1946, in Room 367, State Building, at 10:00 a. m. to consider the matter. He suggested that the members of the Health Committee, and others interested, attend that meeting.

Shelter for Persons Displaced from Homes Because of Removal of Buildings Acquired by the City and County Through Purchase or Condemnation Proceedings.

Supervisor MacPhee called attention to the need for finding shelter for persons occupying homes acquired by the City and County through purchase of acquisition by condemnation proceedings, and suggested that the Board should support passage of Assembly Bill 151.

The Chair announced that report of A.B. has already been referred to County, State and National Affairs Committee.

ADJOURNMENT.

There being no further business, the Board, at the hour of 5:00 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors, March 18, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,
City and County of San Francisco.

Monday, February 11, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, FEBRUARY 11, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, February 11, 1946, 2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Quorum present.

President Dan Gallagher presiding.

Supervisor Brown on leave of absence.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Congressman Havenner, advising that Senate Committee is holding hearing on Senate Joint Resolution 48 (Title to Tidelands).

Filed.

From Political Action Committee, San Francisco CIO Council, transmitting suggested resolution regarding anti-labor legislation now pending in Congress.

Referred to County, State and National Affairs Committee.

From Senator Downey, pledging support in matter of Senate Joint Resolution 48 (Title to Tidelands).

Filed.

From R. W. Stewart, proposing plan for second bay crossing.

Referred to County, State and National Affairs Committee.

From Street and Traffic Safety Lighting Bureau, advising of nationwide street lighting educational program.

Referred to Public Utilities Committee.

From United Irish Societies, inviting participation in St. Patrick's Day Parade.

Each member of Board to be notified.

From his Honor the Mayor, weekly report of Legislative Representative.

Referred to County, State and National Affairs Committee.

From Controller, submitting report on rates to the producer, as required by Refuse Collection and Disposal Ordinance.

Referred to Judiciary Committee.

From Congressman Welch, pledging cooperation in passage of Senate Joint Resolution 48 (Title to Tidelands).

Filed.

From Central Council of Civic Clubs, requesting that diagonal parking be permitted on Castro Street between Twenty-fourth and Twenty-fifth Streets.

Referred to Police Committee.

From League of California Cities, concerning \$90,000,000 State bill for city-county improvements.

Referred to County, State and National Affairs Committee.

Consideration Postponed.

SPECIAL ORDER—3:30 P. M.

Upon motion of Supervisor MacPhee duly seconded and carried, the Manager of Utilities and the members of the Public Utilities Commission are requested to appear and explain policy of the Commission in withholding from sale at this time property under jurisdiction of the Commission.

January 14, 1946—Consideration continued until February 11, 1946.

On motion by Supervisor MacPhee, at the request of the Manager, the foregoing matter was *postponed until Monday, February 18, 1946, at 3:30 p. m.*

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Authorizing Sale of City Land in Assessor's Block 7132.

Bill No. 3871, Ordinance No. 3648 (Series of 1939), as follows:

Authorizing sale of City land in Assessor's Block 7132.

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

Section 1. In accordance with the recommendation of the Department of Public Works the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at the point of intersection of the southerly line of Alemany Boulevard and the westerly line of Ramsell Street, as shown on Sheet 14 of map of Opening and Widening Alemany Boulevard filed in Map Book "P," page 14, Official Records of City and County of San Francisco, thence southerly along the westerly line of Ramsell Street, a distance of 10.442 feet to the northerly line of Lot 31, Block 28, of City Land Association as shown on Map filed in Map Book "C" & "D," page 11, Official Records of the City and County of San Francisco, thence at a right angle westerly along the northerly line of said Lot 31 a distance of 44.187 feet to its intersection with the southerly line of Alemany Boulevard, thence northeasterly along said southerly line of Alemany Boulevard along a curve to the right, with a radius of 1086.28 feet and a central angle of 2° 23' 42", tangent to which curve deflects 165° 30' 25" to the right from the last

mentioned course, a distance of 45.407 feet to the westerly line of Ramsell Street and the point of beginning.

Being a portion of Lot 30 in Block 28 as shown on Map of City Land Association above mentioned.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to description by the City Engineer.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$206.36, Department of Public Health, to Compensate Sonoma County for Hospitalization of a Resident of San Francisco.

Bill No. 3872, Ordinance No. 3649 (Series of 1939), as follows:

Appropriating the sum of \$206.36 from the surplus existing in the unappropriated balance of General Fund, 1944-1945, to provide funds to compensate Sonoma County Hospital for hospitalization of Rose Marie Rosslind, a resident of San Francisco, from May 25, 1945, to June 27, 1945.

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

Section 1. The sum of \$206.36 is hereby appropriated from the surplus existing in the Unappropriated Balance of the General Fund, 1944-1945, to provide funds to compensate Sonoma County Hospital for hospitalization of Rose Marie Rosslind, a resident of San Francisco, from May 25, 1945, to June 27, 1945, Appropriation 450.200.01.

Recommended by the Director of Public Health.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Authorizing Sale of Certain City Owned Land in Assessor's Block 1508.

Bill No. 3873, Ordinance No. 3650 (Series of 1939), as follows:

Authorizing sale of certain city owned land in Assessor's Block 1508.

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

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property, situated in the City and County of San Francisco, State of California:

Commencing at a point on the westerly line of Thirty-sixth Avenue, distant thereon 225 feet southerly from the southerly line of Geary Boulevard; running thence southerly along the westerly line of Thirty-sixth Avenue 150 feet; thence at a right angle westerly 120 feet; thence at a right angle northerly 150 feet; thence at a right angle easterly 120 feet to the westerly line of Thirty-sixth Avenue and the point of commencement.

Being a portion of Outside Land Block No. 248.

Section 2. The above described land shall be offered for sale in accordance with Section 92 of the Charter of the City and County of San Francisco and may be sold as a whole or subdivided.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$26,000, Municipal Railway, to Provide for Deficiency in Appropriation for Temporary Salaries.

Bill No. 3876, Ordinance No. 3651 (Series of 1939), as follows:

Appropriating the sum of \$26,000 from Appropriation No. 565.199.99—Compensation Reserve—Municipal Railway, to credit of Appropriation No. 565.120.99—Temporary Salaries, Municipal Railway.

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

Section 1. The sum of \$26,000 is hereby appropriated from Appropriation No. 565.199.99—Compensation Reserve—Municipal Railway, to credit of Appropriation No. 565.120.99—Temporary Salaries, Municipal Railway, to provide for deficiency in latter appropriation.

Section 2. The appropriation herein made shall be subject to the provisions of the annual Appropriation Ordinance and the annual Salary Ordinance.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$2,000, Recreation Department, for Payment of Overtime to Playground Directors.

Bill No. 3878, Ordinance No. 3653 (Series of 1939), as follows:

Appropriating the sum of \$2,000 out of the surplus existing in the Recreation Fund Compensation Reserve to provide funds for the payment of overtime to playground directors in the Recreation Department.

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

Section 1. The sum of \$2,000 is hereby appropriated out of the surplus existing in the Recreation Fund Compensation Reserve, Appropriation No. 513.199.00 to the credit of Appropriation No. 513.111.00, to provide funds for the payment of overtime to playground directors in the Recreation Department.

Section 2. The appropriation herein made shall be subject to the provisions of the annual appropriation ordinance and the annual salary ordinance.

Recommended by the Superintendent of the Recreation Department.

Approved as to form by the City Attorney.

Approved by the Recreation Commission.

Funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Final Passage.

The following recommendation of Judiciary Committee, heretofore Passed for Second Reading, was taken up:

Authorizing City Attorney to Dispose of Obsolete Law Books Which Have Been a Part of His Library for Not Less Than Ten Years.

Bill No. 3849, Ordinance No. 3646 (Series of 1939), as follows:

Adding Section 329 to Article 4, Part I of the Municipal Code concerning the destruction of obsolete law books in the office of the city attorney.

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

Section 1. Section 329, Article 4, Part I is hereby added to the Municipal Code reading as follows:

“The City Attorney is authorized to destroy or otherwise dispose of any and all obsolete law books in his possession or control which have been a part of the library of the office of the City Attorney for not less than ten years.”

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Final Passage.

The following recommendations of Streets Committee, heretofore Passed for Second Reading, were taken up:

Ordering the Improvement of Pacheco Street Between 42nd and 43rd Avenues, Including the Crossing of Pacheco Street and 42nd Avenue and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 3859, Ordinance No. 3647 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifica-

tions therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

The improvement of Pacheco Street between Forty-second and Forty-third Avenues, including the crossing of Pacheco Street and Forty-second Avenue; appropriating the sum of \$2,200 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors, December 21, 1945, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Pacheco Street between Forty-second and Forty-third Avenues, including the crossing of Pacheco Street and Forty-second Avenue, by grading to official line and subgrade, and by the construction of the following items:

- | Item No. | Item |
|----------|--|
| 1. | Grading (excavation). |
| 2. | Grading (fill). |
| 3. | 15-inch V. C. P. Sewer. |
| 4. | 12-inch V.C.P. Sewer. |
| 5. | 8-inch V. C. P. Sewer. |
| 6. | 10-inch V. C. P. Culvert. |
| 7. | Brick Manhole, Complete. |
| 8. | Brick Catch Basins, Complete. |
| 9. | 15x6-inch V. C. P. "Y" Branches. |
| 10. | 6-inch V. C. P. Side Sewers. |
| 11. | Unarmored Concrete Curb. |
| 12. | Asphaltic Concrete Pavement, consisting of a 4-inch asphaltic concrete base and a 2-inch asphaltic concrete wearing surface. |
| 13. | Two-Course Concrete Sidewalk. |
| 14. | Water Services. |
| 15. | Water Main. |

The assessment district hereby approved is described as follows:

Within the exterior boundary of those certain lots delineated, designated, and numbered respectively as:

Block 2161, Lots 22, 23, 24, 24A, 25, 26, 26A, 27, 28, 28A, 28B and 28C;

Block 2162, Lots 1, 2, 3, 4, 5, 6, 6A, 6B, 6C, 40, 41, 42, 43, 44, 45, and 46;

Block 2092 Lots 2 (City Property) and 3 (City Property); and

Block 2093, Lots 14, 15, 16, 17, 18 and 19;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$2,200 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation 548.906.04 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined the actual amount will be applied against this appropriation and the excess money will revert to the Reserve for City Aid.

Approved by the City Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Granting Permission, Revocable at the Will of the Board of Supervisors to the Best Foods, Inc., to Construct, Maintain and Operate a Spur Track in Florida Street Between 17th and Mariposa Streets.

Bill No. 3877, Ordinance No. 3652 (Series of 1939), as follows:

Granting permission, revocable at the will of the Board of Supervisors to the Best Foods, Inc., to construct, maintain and operate a spur track in Florida Street between Seventeenth and Mariposa Streets.

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

Section 1. Pursuant to the recommendation of the Director of Public Works, permission revocable at will of the Board of Supervisors is hereby granted to The Best Foods, Inc., to construct, maintain and operate a spur track as follows:

Commencing at a point in the centerline of existing old Ocean Shore Railway Co. track in Florida Street, distant thereon 20 feet, more or less, measured in a northerly direc-

tion from the intersection of said centerline with the prolongation of the southerly line of Seventeenth Street; thence in a southerly direction through a No. 8 turnout to the left with an angle of $7^{\circ}10'$, a distance of 75 feet, more or less, to a point; thence in a southeasterly direction by a curve to the left having a radius of 286.84 feet, a distance of 49 feet, more or less, to a point; thence in a southeasterly direction, tangent to last-mentioned curve at last-mentioned point, a distance of 40 feet, more or less, to a point; thence in a southerly direction by a curve to the right, tangent to last-mentioned curve at last-mentioned point, having a radius of 286.84 feet a distance of 85 feet, more or less, to a point; thence in a southerly direction, tangent to last-mentioned curve at last mentioned point, parallel to and distant 8.5 feet westerly at right angles from the easterly line of Florida Street, a distance of 102 feet, more or less, to end of proposed spur track.

Section 2. Said permission is granted subject to the provisions of Ordinance 69 (New Series), now codified as Sections 555 to 570 inclusive, Article XI, Chapter X, Part II of the San Francisco Municipal Code and all of the provisions and conditions contained in said sections are hereby made a part of this permit to the same extent as if they were specifically set forth herein.

Section 3. The Best Foods, Inc. shall erect and maintain all night lighted arc lamps where directed by the Board of Supervisors.

Section 4. The Best Foods, Inc. shall perform the following work:

1. A catchbasin be constructed at the easterly curb line of Florida Street approximately 32 feet northerly from the intersection of the center line of said spur with the easterly curb line, a ten-inch V.C.P. culvert to connect the catchbasin to the existing manhole in the center line of Florida Street approximately 60 feet southerly from the proposed catchbasin. As an alternate scheme for said culvert, a manhole may be constructed in the center line of Florida Street at right angles to the proposed catchbasin with a ten-inch V.C.P. culvert connection.
2. A full width concrete or macadam sidewalk, in addition to the ramp at the southerly end, be constructed for the length of the spur track in sidewalk area.
3. Necessary asphaltic concrete pavement be placed adjacent to the curb to reduce excessive gutter depths.

Section 5. All work shall be done in accordance with the Department of Public Works, Bureau of Engineering Standard Specifications of 1942, as amended, and to the satisfaction and requirements of the Department of Public Works, and any interference with the natural drainage must be corrected by permittee to the satisfaction of the City Engineer.

Section 6. No work shall be commenced until a permit has been issued by the Department of Public Works for the construction of the catchbasin and appurtenant structures and until necessary inspection fees have been deposited with the Cashier of the Department of Public Works.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Refunds—Erroneous Payments Taxes.

Proposal No. 5396, Resolution No. 5259 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. 05—Duplicate Tax Fund.

1. Guisepppe Brucia, Lots 11 and 12, Block 534, first installment, fiscal year 1945-46	\$319.75
2. Malcolm Green, Lot 19, Block 1762, Lot 11, Block 1263, first installment, fiscal year 1945-46	94.18
3. Arthur O'Connor, Lot 2K, Block 2416, first installment, fiscal year 1945-46	54.34
4. San Francisco Bank, Lot 21, Block 2447, first installment, fiscal year 1945-46, overpaid	24.15
5. San Francisco Bank, Lot 6, Block 2466A, first installment, fiscal year 1945-46, overpaid	24.15
6. San Francisco Bank, Lot 36, Block 3028B, first installment, fiscal year 1945-46, overpaid	21.73
7. Otto F. Anderson, Lot 15, Block 5721, first and second installment, fiscal year 1945-46	4.84

Approved as to form by the City Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Land Purchase—Army Street Widening.

Proposal No. 5397, Resolution No. 5260 (Series of 1939), as follows:

Resolved, in accordance with written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from Harry Winter, or the legal owner, to the southerly 36 feet of Lot 10 in Assessor's Block 6568, San Francisco, California, required for the widening of Army Street, and that the sum of \$200 be paid for said property from Appropriation No. 577.924.58.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved as to description by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

**Confirming Sale of Lot 2 in Assessor's Block 2058
To Simon B. Misrack.**

Proposal No. 5398, Resolution No. 5261 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 1075, Bill No. 1118, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on January 22, 1946 to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the westerly line of 21st Avenue, distant thereon 278 feet southerly from the southerly line of Noriega Street, as widened; running thence southerly along said line of 21st Avenue 30 feet; thence at a right angle westerly 120 feet; thence at a right angle northerly 30 feet and thence at a right angle easterly 120 feet to the point of beginning.

Being a portion of Outside Land Block No. 936.

Whereas, in response to said advertisement Simon B. Misrack offered to purchase said land for the sum of \$1,625 cash, no higher bids having been made or received; and

Whereas, said sum of \$1,625 is more than 90% of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$1,400; and

Whereas, said party has paid the City a deposit of \$250 in connection with this transaction; and

Whereas, the Director of Property and the Board of Fire Commissioners have recommended the sale of said land; now, therefore, be it Resolved, That said offer be and is hereby accepted. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Simon B. Misrack or his assignee.

The Director of Property shall deliver said deed to the grantee upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Land Purchase—McLaren Park.

Proposal No. 5407, Resolution No. 5263 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from Mark Lafayette Lemon, or the legal owner, to Lot 12 in Assessor's Block 6066, San Francisco, California, required for the proposed McLaren Park, and that the sum of \$190 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

**Approval of Supplemental Recommendations,
Public Welfare Department.**

Proposal No. 5408, Resolution No. 5264 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, increases, discontinuances and other transactions, effective December 1, 1945, February 1, 1946, or as noted, are hereby approved;

Further Resolved, That the Public Welfare Department recommendations for care of Needy Aged Persons in County Hospital, and for discontinuances of such care, as provided under Section 2160.7, Welfare and Institutions Code, State of California, effective as noted, are hereby approved;

Further Resolved, That the Public Welfare Department recommendations for care of Needy Blind Persons in County Hospital, as provided under Section 3044.1, Welfare and Institutions Code, State of California, are hereby approved;

Further Resolved, That the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Designating Supervisor Lewis as Board's Representative at Tideland Matter Hearings, if such Representation is Determined to be Desirable.

Proposal No. 5409, Resolution No. 5265 (Series of 1939), as follows:

Resolved, That if after proper determination by the President of the Board and the Mayor, it is deemed desirable to have the Board of Supervisors represented at the various hearings on the matter of quieting title to tidelands, Supervisor Lewis be designated as such representative.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Consideration Postponed.

An Ordinance Approving a Certain Lease Made by the Board of Park Commissioners to the St. Francis Yacht Club, a Non-Profit Corporation.

Bill No. 3833, Ordinance No. (Series of 1939), as follows:

An ordinance approving a certain lease made by the Board of Park Commissioners to the St. Francis Yacht Club, a non-profit corporation.

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

Section 1. The board of Park Commissioners having heretofore agreed with the St. Francis Yacht Club, a non-profit corporation, to enter into a lease leasing to said St. Francis Yacht Club that certain lot, piece or parcel of land situate, lying and being in the City and County of San Francisco, State of California, more particularly described as follows:

Beginning at the point of intersection of the Northerly Line of that certain tract of land conveyed by the Panama Pacific International Exposition Company to the City and County of San Francisco for Park purposes and the Westerly line of Broderick Street in said City and County of San Francisco, if extended Northly, said point being at the North Easterly corner of Assessor's Block No. 902 (formerly Western Addition Tide Land Block No. 7); thence to a Westerly direction and along said Northerly line of land conveyed by the Panama Pacific International Exposition Company to the City and County of San Francisco and along the northerly line of said Assessor's Block No. 902 (formerly Western Addition Tide Land Block No. 7) three hundred (300) feet; thence in the Northerly direction and at a right angle to the preceding line two hundred (200) feet to the Water Front or Bulkhead line as fixed by the Board of State Harbor Commissioners; thence in an Easterly direction and at a right angle to the preceding line and along said Water Front or Bulkhead line three hundred (300) feet; thence in a Southerly direction and at a right angle to preceding line two hundred (200) feet to the point of beginning.

for a period of ten years from and after the first day of January, 1946, a copy of said lease being on file in the office of the Board of Supervisors, and the Board of Supervisors having considered all and singular terms and conditions of said lease, the same is hereby approved and ratified.

Approved as to form by the City Attorney.

Discussion.

After explanation of the foregoing bill, and report on the Finance Committee's consideration thereof, by Supervisor Mancuso, Supervisor MacPhee announced that he would ask, before final passage, that the matter be surveyed by the Real Estate Department to determine that the proposed rental was proper.

Thereupon, Supervisor MacPhee, seconded by Supervisor Sullivan, moved that consideration be postponed for one week.

Supervisor Mancuso announced that he had no objection to request an opinion from the Real Estate Department as to proper rental to be charged.

Supervisor Mead announced that originally, in committee, he had opposed the lease, as approved by the Park Commission, but after receiving full information thereon, he had changed his mind.

Thereupon, there being no objection, further consideration was postponed until Monday, February 18, 1946.

Passed for Second Reading.

Amending Annual Salary Ordinance, Registrar of Voters, by Adding 1 General Clerk at \$160-200.

Bill No. 3847, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 32 DEPARTMENT OF FINANCE AND RECORDS—REGIS-

TRAR OF VOTERS, by increasing the number of employments under item 4 from 5 to 6 B222 General Clerk at \$160-200.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 32 is hereby amended to read as follows:

**Section 32. DEPARTMENT OF FINANCE AND RECORDS—
REGISTRAR OF VOTERS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B66	Registrar of Voters	\$500
2	2	B68	Chief Clerk	300-375
3	1	B164	Senior Law Clerk	250-300
3.1	3	B222	General Clerk	(a) 225
4	6	B222	General Clerk	160-200
5	1	B228	Senior Clerk	200-250
6	1	B234	Head Clerk	250-300
7	1	B304	Senior Addressing Machine Operator	190-225
8	4	B305	Voting Machine Adjuster	175-200
9	1	B355	Custodian of Voting Machines	250-300
10	1	B408	General Clerk-Stenographer	160-200
11	1	B512	General Clerk-Typist	160-200

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Regulating and Licensing Advertising Vehicles.

Bill No. 3848, Ordinance No. (Series of 1939), as follows:

Amending Article 2, Part III, of the San Francisco Municipal Code, by adding thereto a new section numbered 157, providing permit and license procedure and a license tax for the regulation and licensing of advertising vehicles.

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

Section 1. Article 2, Part III, of the San Francisco Municipal Code, is hereby amended by adding thereto a new section numbered 157, to read as follows:

SEC. 157. Advertising Vehicles. (a) License. Every person, firm or corporation directly or indirectly operating, running or driving for commercial purposes on the public streets of the City and County of San Francisco any vehicle used exclusively or primarily for advertising purposes shall, after first obtaining a permit from the Chief of Police as hereinafter provided for, pay an annual license tax of Two Hundred (\$200) Dollars. All licenses issued under the provisions of this section shall expire on the last day of the calendar year in which issued. License taxes paid under the provisions of this section shall not be prorated or refunded.

(b) Application for Permit—Bond or Insurance Policy. Every person, firm or corporation requiring a permit as provided for in this section shall make written application to the Chief of Police for such a permit on forms provided by the Police Department. Said application for a permit shall contain all information deemed relevant by the Chief of Police. In addition thereto, the applicant shall file with the Chief of Police, and thereafter shall keep in full force

and effect, an insurance policy or bond covering the operation of each vehicle used for advertising purposes in connection with said business. Said insurance policy or bond shall be in such form as the Chief of Police may deem proper and executed by a surety or sureties licensed by the Insurance Commissioner of this State to transact the business of fidelity and surety business, insuring the public against any loss or damage that may result to any person or property from the operation of such vehicle or vehicles; provided, the minimum amount of recovery in such policy of insurance or bond specified shall not be less than the following sums:

For the injury of any one (1) person or the death of any one (1) person in any one (1) accident, Five Thousand (\$5,000) Dollars.

For the injury of two (2) or more persons or the death of two (2) or more persons in any one (1) accident, Ten Thousand (\$10,000) Dollars.

For the injury or destruction of property in any one (1) accident One Thousand (\$1,000) Dollars.

All policies shall contain a provision for a continuing liability thereunder up to the full amount of the penalty thereof, notwithstanding any recovery thereon.

(c) Permit—Expiration Date. Upon receipt of said application as provided in this section, the Chief of Police shall cause to be investigated the statements made therein and may grant the permit unless it appears that the insurance policy or bond herein required does not comply with the provisions of this section, or that the vehicle or vehicles proposed to be operated by the applicant are insufficiently equipped with reasonable safety devices. If the Chief of Police approves the granting of said permit he may issue a permit to said applicant, which permit shall be serially numbered and shall expire on the last day of the calendar year in which issued; or, in the exercise of sound discretion, he may deny said permit.

(d) Permit Forwarded to Tax Collector. When any permit is issued under the provisions of this section, the Chief of Police shall cause said permit to be forwarded to the office of the Tax Collector for delivery to the permittee upon the payment of the license tax hereinbefore set forth.

(e) Certificate of Identification. The Tax Collector shall, upon receipt of the permit provided for in this section and the payment of the license tax, issue to the permittee for each vehicle used by him in said business a serially numbered certificate of identification of such shape, design, wording and material as the Chief of Police and the Controller may agree upon. Said certificate of identification shall remain in full force and effect for such period of time as the license provided for in this section is effective, and the Chief of Police shall cause said certificate of identification to be placed in a conspicuous and uniform place on each vehicle for which the permit and license is obtained. Upon expiration or revocation of said permit or license said certificate of identification shall be removed from such vehicle and destroyed.

Nothing in this section shall permit the removing or transferring of the certificate of identification to any other vehicle than that for which the certificate of identification was originally issued.

(f) Suspension, Revocation or Reinstatement of a Permit, Procedure for. When the Chief of Police shall determine that the permittee or any of the permittee's servants, agents, or employees, in the use, operation or maintenance of any such advertising vehicle is violating or attempting to violate any law of the State of California or any ordinance of the City and County of San Francisco, or, if in the opinion of the Chief of Police, it is deemed necessary for the protection of the public, the Chief of Police, after written notice to

the permittee, shall have the power to suspend and, after due and proper hearing, shall have the power to revoke, any permit issued under the provisions of this section.

The Chief of Police shall cause to be forwarded to the Tax Collector written notice of any revocation, suspension or reinstatement of any permit herein provided for.

(g) **Renewal of Permit.** Application for the renewal of a permit shall be made to the Chief of Police not less than ten (10) days prior to the expiration of the current permit, and shall be made in the same manner as for the issuance of said original permit.

(h) **Permit and License Not Exemption From Any Other Provision of Code.** The issuance of a permit or license under the provisions of this section shall not exempt the permittee or licensee from any other provisions of the San Francisco Municipal Code or any ordinances of the City and County of San Francisco requiring a permit or license or otherwise regulating such vehicle or the operation thereof.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

**Appropriating \$600, Juvenile Court, for Payment of
Work on Holidays.**

Bill No. 3886, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$600 from Account No. 560.199.00 General Fund Compensation Reserve to the credit of Account No. 523.112.00 Holiday Pay—Juvenile Court.

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

Section 1. The amount of \$600 is hereby appropriated from Account No. 560.199.00 General Fund Compensation Reserve to the credit of Account No. 523.112.00 Holiday Pay—Juvenile Court, to provide funds for payment of work on holidays as stated in Section 2.4 of the Salary Ordinance.

Section 2. The appropriation herein made shall be subject to the annual Appropriation Ordinance and the annual Salary Ordinance.

Recommended by the Chief Juvenile Probation Officer.

Approved by the Juvenile Probation Committee.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Authorizing Compromise of the Claim of Carl Edwin Dodge.

Bill No. 3892, Ordinance No. . . . (Series of 1939), as follows:

Authorizing compromise of the claim of Carl Edwin Dodge.

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled Carl Edwin Dodge v. City and

County of San Francisco in the amount of \$15,000 be settled and compromised by the payment of \$2,000 to the plaintiff in said action in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Carl Edwin Dodge by the payment of \$2,000 in full payment and satisfaction of all demands arising on account of said action.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Authorizing Sale of City Lot 6A in Assessor's Block 3572.

Bill No. 3895, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of city lot 6A in assessor's block 3572.

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

Section 1. In accordance with the recommendation of the Board of Fire Commissioners the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the southerly line of Sixteenth Street, distant thereon 308 feet easterly from the easterly line of Folsom Street; thence deflecting $89^{\circ} 25' 37''$ to the right from the easterly bearing of Sixteenth Street and running southerly along the easterly line of the lands now or formerly owned by Ernest Klestadt and Ilse L. Klestadt and the easterly line of the lands now or formerly owned by Thomas E. Smith 272.518 feet; thence deflecting $17^{\circ} 09' 40''$ to the right and running southwestwesterly along the south-easterly line of the above mentioned lands of Thomas F. Smith 33.669 feet to the northwesterly line of the property deeded by the City and County of San Francisco to Enterprise Brewing Company by deed dated October 30, 1930 and recorded March 7, 1931 in Volume 2175 at Page 156, Official Records of the City and County of San Francisco; thence deflecting $124^{\circ} 30' 53''$ to the left and running northeasterly along last named line 81.874 feet to the northwesterly line of the lands now or formerly owned by Charles Dicristina and George Dicristina; thence deflecting $55^{\circ} 53' 28''$ to the left and running northeasterly along last named line 118.533 feet to the southerly line of the lands now or formerly owned by Dent. W. Macdonough; thence deflecting $106^{\circ} 10' 56''$ to the left and running westerly along last named line 33.875 feet to the westerly line of said lands of Dent. W. Macdonough; thence deflecting $92^{\circ} 17' 26''$ to the right and running northerly along last named line 45.772 feet; thence deflecting $3^{\circ} 43' 22''$ to the left and continuing northerly along last named westerly line 120.038 feet to the southerly line of Sixteenth Street; thence deflecting $88^{\circ} 34' 04''$ to the left and running thence westerly along said southerly line of Sixteenth Street 69 feet to the point of beginning.

Being a portion of Mission Block 49.

Being all of Lot 6A Assessor's Block 3572.

Section 2. The above described land shall be offered for sale in accordance with Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.
 Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor Brown—1.

Appropriating \$20,000, Department of Public Works, for Realignment and Extension of Clipper Street from Douglass Street to Portola Drive.

Bill No. 3898, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$20,000 from the surplus existing in the Unappropriated Balance of the Special Road Improvement Fund to provide additional funds for the purchase of land and the payment of incidental expenses required in connection with the realignment and extension of Clipper Street from Douglass Street to Portola Drive.

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

Section 1. The sum of \$20,000 is hereby appropriated out of the surplus existing in the Unappropriated Balance of the Special Road Improvement Fund, to the credit of Appropriation No. 548.963.58, to provide additional funds for the purchase of land and the payment of incidental expenses required in connection with the realignment and extension of Clipper Street from Douglass Street to Portola Drive.

Section 2. The appropriation herein made shall be subject to the provisions of the annual Appropriation Ordinance.

Recommended by the Director of Public Works.
 Approved by the Chief Administrative Officer.
 Approved as to form by the City Attorney.
 Approved as to funds available by the Controller.
 Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor Brown—1.

Appropriating \$4,200, Sheriff's Department, to Provide Funds For Holiday and Overtime Pay.

Bill No. 3903, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$4200 from the General Fund Compensation Reserve to provide funds for holiday pay and overtime pay for employees of the Sheriff's Department.

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

Section 1. The amount of \$4200 is hereby appropriated from Account No. 560.199.00 General Fund Compensation Reserve to the credit of the following accounts in the amounts specified:

507.111.00 Overtime Pay—Sheriff's Dept.	\$3000
507.112.00 Holiday Pay—Sheriff's Dept.	1200

Funds previously provided are not sufficient.

Section 2. The appropriations herein made shall be subject to the provisions of the annual Appropriation Ordinance and the annual Salary Ordinance.

Recommended by the Sheriff.

Approved by the Civil Service Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Final Passage.

Appropriating \$8,000, Superior Court, for Payment of Reporters' Transcriptions; an Emergency Ordinance.

Bill No. 3897, Ordinance No. 3655 (Series of 1939), as follows:

Appropriating \$8000 from the Emergency Reserve Fund to provide funds for the payment of Superior Court reporters' transcriptions; an emergency ordinance.

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

Section 1. The amount of \$8000 is hereby appropriated from Account No. 502,900.00 Emergency Reserve Fund to the credit of Account No. 521,264.00 Reporters' Transcriptions—Superior Court, to provide funds for the payment of transcriptions.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, in that, unfortunately, the number and duration of cases in the criminal departments has increased considerably. Funds previously provided for the subject purpose are not sufficient and it is necessary for the uninterrupted operation of the Superior Court that additional funds be allocated without delay. There are no other funds available for this purpose.

Section 3. The appropriation herein made shall be subject to the provisions of the annual Appropriation Ordinance.

Recommended by the Secretary-Jury-Commissioner of the Superior Court.

Approved by the Presiding Judge (pro tem) of the Superior Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$2,201.75, Department of Public Health, to Create Position of 1 Physician Specialist at \$450 Per Month, and Abolishing Position of 1 Physician Specialist (Part Time) at \$270 Per Month; an Emergency Ordinance.

Bill No. 3899, Ordinance No. 3656 (Series of 1939), as follows:

Appropriating the sum of \$2,201.75 from the surplus existing in the

General Fund Compensation Reserve to provide funds for the compensation of 1 L364 Physician Specialist at \$450 per month in the Psychiatric Building, San Francisco Hospital, employee returning from military leave, which position is reestablished; abolishing the position of 1 L364 Physician Specialist (part time) at \$270 per month in the same department; an emergency ordinance.

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

Section 1. The sum of \$2,201.75 is hereby appropriated from the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 553.110.04, to provide funds for the compensation of 1 L364 Physician Specialist at \$450 per month in the Psychiatric Building, San Francisco Hospital, employee returning from military leave.

Section 2. The position of 1 L364 Physician Specialist at \$450 per month is hereby established in the Psychiatric Building, San Francisco Hospital; the position of 1 L364 Physician Specialist (part time) at \$270 in the same department is hereby abolished.

Section 3. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Section 4. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists the nature of which is: the increase in the number of patients treated in the Psychiatric Building requires the re-establishment of the subject position on a full time basis in order that proper treatment can be given to the citizens of the City of San Francisco.

Approved by the Chief Administrative Officer.

Approved by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Approved as to form by the City Attorney.

Recommended by the Director of Public Health.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Amending Annual Salary Ordinance, Department of Public Health, by Substituting 1 Physician Specialist at \$450 Per Month for 1 Physician Specialist (Part Time) at \$270 Per Month; an Emergency Ordinance.

Bill No. 3879, Ordinance No. 3654 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 60, Department of Public Health by deleting the words "part time" from item 92, 1 L364 Physician Specialist (part time), and by amending compensation schedule from \$270 to \$450 per month to provide full time compensation; an emergency ordinance.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 60 is hereby amended to read as follows:

Section 60. **DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
74		P101	Senior Cadet Nurse	\$ 65
75	122	P102	Registered Nurse	150-175
76		P103	Special Nurse (as needed)	(m 8.00 plus
77	2	P111	Night Supervisor	200-225
79	29	P104	Head Nurse	175-200
80	4	P110	Assistant Superintendent of Nursing	200-250
81	1	P122	Director of Institutional Nursing	275-350
82	5	P204	Anaesthetist	175-200
83	1	P206	Senior Anaesthetist	200-250
84	25	P208	Operating Room Nurse	175-200
85	1	P210	Senior Operating Room Nurse	200-250
86	1	P212a	Head Nurse, Specialist (Obstetrical)	200-225
86.1	1	P212b	Head Nurse, Specialist (Pediatric)	200-225
86.2	1	P212c	Head Nurse, Specialist (Psychiatric)	200-225
87	2	P304	Instructor of Nursing	200-225
88	1	P306	Senior Instructor of Nursing	225-275
PSYCHIATRIC BUILDING				
89	1	B408	General Clerk-Stenographer	160-200
90	2	C152	Watchman	140-165
91	2	L354	House Officer	150
92	1	L364	Physician Specialist	450
93	1	I 2	Kitchen Helper	110-135
94	21	I 120	Senior Orderly	145-165
95	1	I 204	Porter	115-140
96	4	P 2	Emergency Hospital Steward	175-210
97	8	P102	Registered Nurse	150-175

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed, that an actual emergency exists, which necessitates the provisions of this ordinance becoming effective as of February 4, 1946, the nature of the emergency being: To comply with time limitations established by law, viz.: to re-establish as of February 4, 1946 the position that an employee returning from military leave is entitled to occupy.

Approved as to classification by the Civil Service Commission.

Approved as to form by City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Tabled.

The following, from Committee on County, State and National Affairs without recommendation, was taken up:

**Communication From Assemblyman Maloney Concerning A.B. 110,
Providing for Appropriation to Put Into Effect Provisions of
Urban Redevelopment Act.**

Assemblyman Thomas A. Maloney's communication to Supervisor MacPhee on the subject of Assembly Bill 110, proposing an appropriation of \$10,000,000 for financial aid to cities, counties, cities and counties and redevelopment agencies in carrying out redevelopment plans under the Community Redevelopment Act.

February 4, 1946—Consideration continued until February 11, 1946.

Discussion.

Supervisor MacPhee moved that further consideration be postponed for one week.

No second.

The Chair suggested that Supervisor MacPhee present a resolution on the subject matter in order that the Board might have something before it for consideration.

Supervisor MacPhee suggested reference of the entire matter to County, State and National Affairs Committee for hearing during the week. The League of California Cities, he stated, the County Supervisors Association and other groups have been reluctant to take a stand on this matter until the disposal of the State legislation appropriating \$90,000,000, which had just been vetoed by the Governor. The Board should take no action until after that matter had been settled.

Supervisor Mead declared that the Board had already taken at least partial action, in advising Assemblyman Maloney that it was in sympathy with this program, but it wanted to continue its study of the matter. However, if there could be some assurance from the committee that the matter would be on the Board Calendar for its next meeting, he would have no objection to the week's delay.

Supervisor MacPhee announced that he would be willing to prepare a resolution, as suggested by the Chair, with the understanding that it be placed on the Calendar for the Board's next meeting.

Supervisor Mancuso, however, suggested that the Board adopt the resolution, stating that it is in favor of the appropriation for urban redevelopment, but that the Board does not want to interfere with the \$90,000,000 bill.

Thereupon, Supervisor MacPhee announced that he would withdraw his suggestion for reference to committee.

Supervisor MacPhee, seconded by Supervisor Christopher, moved that the foregoing matter be tabled.

No objection, and so ordered.

Supervisor Mead objected to tabling. No vote had been taken on the motion.

Thereupon, Supervisor MacPhee moved that the Board rescind its action whereby the foregoing matter had been tabled.

No objection, and action rescinded.

Thereupon, Supervisor MacPhee, seconded by Supervisor Christopher, again moved that the foregoing matter be tabled.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

No: Supervisor Mead—1.

Absent: Supervisor Brown—1.

Adopted.

Subsequently during the proceedings, and under his name on Roll Call, Supervisor MacPhee presented the following:

Favoring Passage of A. B. 110, Providing for \$10,000,000 Subvention to Counties for Urban Redevelopment.

Proposal No. 5423, Resolution No. 5270 (Series of 1939), as follows:

Resolved, That this Board of Supervisors does hereby record itself

as favoring passage of Assembly Bill No. 110 in the California State Legislature, providing for \$10,000,000 subvention to counties for urban redevelopment; and be it

Further Resolved, That copies of this resolution be furnished his Honor, Mayor Roger D. Lapham, for transmission to Mr. Donald Cleary, the Legislative Representative at Sacramento, for presentation to the members of the San Francisco delegation in the State Legislature.

After further brief discussion of the entire subject matter, the foregoing resolution was adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Passed for Second Reading.

The following recommendations of Judiciary Committee were taken up:

Present: Supervisors MacPhee, Lewis, Mancuso.

Ordinance Changing Name of Coordinating Council to "The San Francisco Coordinating Council for Youth Welfare," in Order to More Correctly Define Its Purpose.

Bill No. 3802, Ordinance No. — (Series of 1939), as follows:

An ordinance creating a commission to be known as "The San Francisco Coordinating Council for Youth Welfare" to provide for cooperation and coordination of effort among the public departments and between the public departments and social agencies in the promotion of youth welfare in San Francisco; repealing Bill No. 1792, Ordinance No. 19.101 as amended and designating Sections 1 to 7 of this ordinance, Sections 360 to 366 inclusive, Article 4, Part I of the San Francisco Municipal Code.

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

Section 1. There is hereby created and placed under the jurisdiction of the Chief Administrative Officer a commission to be known as "The San Francisco Coordinating Council for Youth Welfare." As used in this ordinance or in such sections of the San Francisco Municipal Code as contain any of the provisions of this ordinance, the words "Coordinating Council" or "Council" shall be construed and held to mean "The San Francisco Coordinating Council for Youth Welfare."

Section 2. The Chief of Police, the District Attorney, the Chief Probation Officer of the Juvenile Court, the Superintendent of Public Schools and the Superintendent of the Recreation Department, ex officio, shall be members of said Council and in addition there shall be five (5) members to be appointed by the Mayor and who at the time of their appointment are not officials or employees of the City and County of San Francisco and who are qualified to serve on said Council by reason of their knowledge of and experience with youth problems and activities. The members of the Council appointed by the Mayor pursuant to this section shall serve for a period of four years, under such plan as to staggering of appointments as shall be prescribed by the Mayor.

Section 3. All members of the Coordinating Council shall serve without compensation except insofar as compensation is provided for other official positions which said members may hold.

Section 4. Annually, at a regular meeting in June, the Council

shall elect a chairman whose term of office shall commence upon the first day of the ensuing month.

Section 5. It shall be the duty of the Council to effect cooperation and coordination of effort among the public departments and between the public departments and social agencies in the promotion of youth activities and welfare in the City and County of San Francisco.

Section 6. The Council shall have authority to establish district councils and to determine the membership thereof and such district councils shall, insofar as each such Council's district is concerned, organize and carry out the work outlined in the duties of the Coordinating Council, subject always to the authority and direction of said Council.

Section 7. The Council shall appoint a secretary who shall not be subject to the civil service provisions of the charter and who shall hold office at the pleasure of said Council. The secretary shall be the administrative head of the Council and shall have the powers and duties of a department head as such powers and duties are provided and defined in the charter or by law. With the approval of the Council and subject to the civil service and budgetary provisions of the charter or law, the secretary shall appoint such additional employees as may be necessary to conduct the affairs of the Council and to accomplish its objectives.

The Secretary and his assistants shall be selected from among persons whose training and experience qualify them for organization and leadership in activities conducive to the welfare and progress of youth.

Section 8. The provisions of Sections 1 to 7, inclusive, of this ordinance shall be included in the San Francisco Municipal Code and shall be designated Sections 360 to 366 inclusive, Article 4, Part I of said code.

Section 9. The persons holding office as Secretary and members of the Coordinating Council established by Bill No. 1792, Ordinance No. 19.101, on the effective date of this ordinance shall continue to hold their respective positions on the San Francisco Coordinating Council for Youth Welfare for the remainder of the term for which they have been respectively appointed.

Section 10. Bill No. 1792, Ordinance No. 19.101, as amended, is hereby repealed.

Approved as to form by the City Attorney.

Approved by the Coordinating Council.

Recommended by the Chief Administrative Officer.

Recommended by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Approving Amendment to Rule 32 of Civil Service Commission, "Sick Leaves and Disability Leaves With Pay," to Allow Certification by Christian Science Practitioner in Lieu of Physician's Certificate.

Bill No. 3904, Ordinance No. . . . (Series of 1939), as follows:

An ordinance approving the Civil Service Commission's Rule 32 with amendments to and including January 23, 1946, providing for leaves of absence due to illness or disability; designating said Rule Section 301, Part I of the San Francisco Municipal Code; and repealing Ordinance No. 3556 (Series of 1939).

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

Section 1. The Civil Service Commission's Rule 32, with amendments to and including January 23, 1946, in words and figures following, is hereby approved and designated Section 301, Part I of the San Francisco Municipal Code:

SEC. 301. SICK LEAVES AND DISABILITY LEAVES WITH PAY. (Civil Service Commission's Rule 32.)

Sec. 1. General Requirement. The officers and employees of the City and County of San Francisco shall be entitled to sick leaves with full pay, and disability leaves in accordance with laws, rules and regulations of the Retirement Board, subject, however, in both instances, to the provision of this rule.

Sec. 2. Definition of Sick Leave. A leave of absence granted under this rule, because of illness or injury, and not covered by Section 3 of this rule, shall be known as a "sick leave."

Sec. 3. Definition of Disability Leave. A leave of absence granted under this rule for one of the following causes, shall be known as a "disability leave."

(a) Absence due to quarantine established and declared by the Department of Public Health or other competent authority.

(b) Absence necessitated by death of mother, father, husband, wife, child, brother or sister; provided that in such case the leave shall not extend beyond the date of burial of said deceased person.

(c) Absence necessitated by death of other relatives; but leave with pay in such case shall be for not more than one (1) day to permit attendance at the funeral of said person.

(d) Absence due to disability caused by illness or injury arising out of, and in course of, employment.

Sec. 4. Periods of Sick Leave. Officers and employees who are subject to the provisions of Section 153 of the Charter, and who have regularly occupied their positions continuously for at least one year, shall be entitled to two weeks' sick leave, with full pay, annually, during their occupancy of said positions; provided that where it is necessary for the appointing officer to employ and pay a substitute in the stead of an absentee who is paid on an hourly or per diem basis, said sick leave, if it is for five days' duration or less, shall be without pay. Such annual sick leave of two weeks, with pay, when not used, shall be cumulative, but the accumulated unused period of sick leave shall not exceed six (6) months, regardless of length of service, except as provided in Section 5 hereof.

Sec. 5. Accumulation of Sick Leave. Officers or employees who are in the service of the city and county at the time this rule takes effect shall be entitled to an accumulation of two (2) weeks' sick leave with pay for each year of service, until the maximum of six (6) months' accumulation has been reached; provided that when said maximum accumulation of six (6) months has been reached, and thereafter part of said maximum accumulation of six (6) months has been used, the used part of said maximum may again be replenished at the rate of two (2) weeks for each subsequent year of service. Sick leaves with pay allowed since the present Charter became effective on January 8, 1932,

shall be deducted from the above-mentioned accumulations, and a statement by the applicant, of all such sick leaves had since January 8, 1932, to the date of the adoption of this rule, must accompany all requests for sick leave with pay.

Sec. 6. Periods of Disability Leaves, as Defined in Items (a), (b) and (c) of Section 3 Hereof. Leaves of absence, with full pay, allowed because of quarantine established by the Department of Public Health, or other competent authority, shall be for the period of such quarantine only. Leaves of absence with pay, allowed because of deaths of relatives, shall be limited to the periods mentioned in items (b) and (c) of Section 3 of this rule.

Sec. 7. Absence Due to Disability Caused by Illness or Injury Arising Out of and in the Course of Employment. Officers or employees of the City and County of San Francisco who are absent from duty because of disability arising out of and in the course of their employment, shall be governed by the provisions of the "Workmen's Compensation Insurance and Safety Act" of the State of California and such rules as may be made under authority thereof by the Industrial Accident Commission; and the allowance of benefits and leaves of absence of said persons, in accordance with the provisions of said Act, shall be under the jurisdiction of the Retirement Board, provided that at the option of such officer or employee partial salary may be paid and charged against earned and unused sick leave credits as authorized under sections 4 and 5 hereof to supplement the disability indemnity benefits paid under the provisions of the California Workmen's Compensation Insurance and Safety Laws. Partial salary so paid shall be the amount which when added to said benefits, exclusive of medical and hospital benefits received under the Workmen's Compensation Laws, will equal the normal salary of the employee in his municipal position for his regular work schedule effective at the commencement of the disability. Said partial salary shall be authorized on separate payrolls or timerolls prepared by the department in which the officer or employee is engaged only after certification by the Retirement Board of the amount of said disability indemnity benefit paid for the period.

Sec. 8. Application for Sick Leave or for Disability Leave. Applications for sick leave or for disability leave, as defined in subdivisions (a), (b), and (c) of Sec. 3 of this rule, shall be made to the head of the department in which the person making said application is employed, provided that the Manager of Utilities, the Director of Public Works, the Director of Public Health and the Director of Finance and Records may authorize the head of any department, bureau, division or officer, under their respective jurisdictions, to grant and approve the allowance of sick or disability leaves of absence. When any application for a sick leave of absence or disability leave of absence is denied by the respective persons herein authorized to grant the same, the applicant may appeal to the Civil Service Commission from said denial, and the said Commission shall cause the facts on which said application is based to be investigated and may, upon said investigation, make such order in the premises as said Commission shall deem just, which said order shall be final.

No sick leave exceeding five (5) days shall be granted to any person unless there is presented by the person asking for said sick leave and with the application therefor, a physi-

cian's certificate stating the necessity for said sick leave, provided, however, a statement from an accredited Christian Science Practitioner or one authorized to practice as such by The First Church of Christ Scientist in Boston, Massachusetts, certifying to treatment and the need therefor may be accepted in lieu of a physician's certificate covering illness of a person who is an adherent to the teachings of Christian Science and relies thereon for healing. The head of the department or other officer to whom said application is made may make such independent investigation as to the necessity for said sick leave as he shall deem proper. When, in case of a sick leave, pay is allowed for the period of the first five days, or any part thereof, the officer, board or commission granting the same shall certify to the Civil Service Commission that he has personally investigated the case and has found it deserving. Illness caused by dissipation or by immoral conduct shall not be made the basis of any sick leave.

Sec. 9. Reports to Civil Service Commission. The officer, board or commission granting sick or disability leave shall immediately report the action to the Civil Service Commission on such forms as the Civil Service Commission may provide. Said officer, board or commission shall thereafter report on such cases when required to do so by the Civil Service Commission but return to duty of an appointee who had been on sick leave shall be immediately reported to said Civil Service Commission. The Civil Service Commission may at any time make such independent investigation as it shall deem proper regarding the illness of any person on sick leave and particularly when any such person has been on sick leave with pay for more than ten continuous days.

All applications for sick leave, with or without pay, for periods exceeding five (5) days, granted to officers and employees of the city and county under authority of this rule, shall be accompanied by physicians' certificates which shall show the cause or necessity for such sick leaves, and the physicians authorized to issue said certificates are as follow:

- (a) The Department Physician for the Fire Department;
- (b) The Police Surgeon for the Police Department;
- (c) The physician designated by the Director of Health for the Department of Health;
- (d) The physician designated by the Civil Service Commission for all other departments.
- (e) **Provided, however, a statement from an accredited Christian Science Practitioner or one authorized to practice as such by the First Church of Christ Scientist in Boston, Massachusetts, certifying to treatment and the need therefor may be accepted in lieu of a physician's certificate covering illness of a person who is an adherent to the teachings of Christian Science and relies thereon for healing.**

In the cases of all sick leaves, with or without pay, of five days or less duration, granted under the authority of this rule to officers or employees of the City and County, the appointing officers or their representatives shall certify to the Civil Service Commission that they have made investigation of such cases and found them deserving.

Sec. 10. Retirement on Pension Automatically Terminates Leave of Absence. Whenever a leave of absence has been

granted under this rule to any officer or employee, and such officer or employee during such leave is retired on pension, his leave of absence shall automatically terminate on the date of his retirement on pension; provided, however, that any allowance or compensation made under authority of the Workmen's Compensation law shall continue to be paid to said retired employee in accordance with the provisions of said law.

Sec. 11. Police and Fire Departments. Sick leaves and disability leaves granted to members of the uniformed forces of the Police Department and Fire Department shall be regulated by rules adopted respectively by the Police Commission and Fire Commission, which rules, and amendments thereto, shall be subject to the approval of the Civil Service Commission, and when so approved by the Civil Service Commission shall be deemed as included in this rule.

Sec. 12. Positions to Which This Rule Shall Not Apply. The provisions of this rule shall not apply to certified employees of the Board of Education for whom sick leaves, with pay, are governed by State law, nor to positions of patrol special police officers appointed by the Police Commission.

Sec. 13. Pay Rolls and Time Sheets. Sick leaves, with pay, granted under this rule shall be indicated on pay rolls and time sheets by the letters S.L.P. (Sick leave with full pay); and disability leaves, with pay, granted under this rule, shall be indicated on pay rolls and time sheets by the letters D.L.P. (Disability leave with full pay).

Section 2. Ordinance No. 3556 (Series of 1939) is hereby repealed.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Consideration Continued.

The following recommendation of Police Committee was taken up:

Present: Supervisors McMurray, Christopher, MacPhee.

Police Department Authorized and Directed to Install "Stop" Signs at Various Intersections.

Proposal No. 5411, Resolution No. — (Series of 1939), as follows:

Resolved, That in accordance with the provisions of the Vehicle Code of the State of California, the intersections hereinafter named shall be designated as "stop" intersections:

Southwest and northeast corners of Geary Street at Jones, Larkin, Polk, Franklin and Gough Streets, stopping Geary Street traffic.

Southeast and northwest corners of Geary Street at Leavenworth, Hyde, Octavia, Laguna, Buchanan, Webster and Steiner Streets, stopping traffic on those streets at Geary Street.

Northeast corner of First and Folsom Streets, stopping westbound Folsom Street traffic.

Southwest corner of First and Folsom Streets, stopping eastbound Folsom Street traffic.

and be it

Further Resolved, That the Police Department of the City and County of San Francisco be and it is hereby authorized and directed to cause "stop" signs to be installed at the locations designated hereinabove.

Consideration of the foregoing proposal, originally temporarily postponed, was, following discussion of the immediately following recommendations of the Police Committee, which were presented "off calendar," *continued until Monday, February 18, 1946.*

Reommendations of Police Committee.

The following recommendations of the Police Committee, not appearing on the Board's Calendar, were presented by Supervisor McMurray:

Left-hand Turns Into or From Garages, Parking Lots, Etc.

Bill No. 3729—Prohibiting left-hand turns into or from garages, parking lots, service stations or private driveways within Traffic Zone No. 1, except on certain designated streets.

Mr. George Gerhard objected to approval of the foregoing bill without further and full hearing before the Board. He called attention to the effect which the legislation would have on him personally, and he desired further to express his views thereon.

Thereupon, on suggestion by Supervisor McMurray, consideration was *temporarily postponed.*

Subsequently, during the proceedings, consideration was *postponed until Monday, February 18, 1946.*

Proposal 5376—Prohibiting parking or stopping on certain streets between 4:00 and 6:00 p. m.

Consideration *temporarily postponed.* Subsequently during the proceedings, consideration was *postponed until Monday, February 18, 1946.*

Proposal 5377—Declaring New Montgomery Street, between Market and Howard Streets, a one-way street at all times.

Consideration *temporarily postponed.* Subsequently during the proceedings, consideration was *postponed until Monday, February 18, 1946.*

Discussion.

In connection with the foregoing matters, Supervisor Lewis questioned the propriety of acting on traffic matters by proposal or resolution. In support of his contention, he read portion of the first paragraph of Section 13 of the Charter, stating "Every legislative act shall be by ordinance." Naming streets on which parking or stopping was to be prohibited, or streets to be declared as one-way streets, was a legislative act, and should be done by ordinance.

Supervisor Colman stated that such action had always been taken by resolution; however, if the Board had been acting incorrectly in the past, it would be well to know.

Thereupon, Supervisor Lewis requested temporary postponement of consideration until he could obtain an opinion on the point he had raised.

Subsequently during the proceedings, Mr. Ray Bianchi, Deputy City Attorney, appeared in the Chambers. Mr. Bianchi requested that Supervisor Lewis' question be put in writing, and that he be given time to consider the question carefully before submitting an opinion thereon. Supervisor Lewis announced that he, personally, would frame and submit his question to the City Attorney.

Thereupon, there being no objection, further consideration of the foregoing recommendations of the Police Committee was postponed until Monday, February 18, 1946, as noted above.

Adopted.

The following recommendations of Streets Committee were taken up:

Present: Supervisors McMurray, Sullivan.

Authorizing Supplemental Agreement With the Department of Public Works of the State of California Regarding Right of Way for State Highway Route 68, Bayshore Freeway.

Proposal No. 5341, Resolution No. 5257 (Series of 1939), as follows:

Resolved, That the City and County of San Francisco, a municipal corporation, enter into the following written agreement with the Department of Public Works of the State of California:

"This Memorandum of Agreement, entered into by and between the City and County of San Francisco, hereinafter referred to as 'City', and the Department of Public Works of the State of California, acting by and through the Director of Public Works, hereinafter referred to as 'Department', Witnesseth:

"Whereas the parties hereto entered into an agreement for the expenditure for the 1945-47 biennium of one-quarter cent per gallon tax on motor vehicle fuel for the State highways within the City, as provided for in Section 203 of the Streets and Highways Code, which agreement was executed by the City on the 21st day of August, 1945, and by the Department on the 4th day of September, 1945; and

"Whereas provision is made in the said agreement for the expenditure, as Project 33 (b), of the sum of Three Hundred Thousand Dollars (\$300,000.00) for the right of way for State Highway Route 68 from south city limits to Harrison Street, a distance of approximately 6.38 miles; and

"Whereas it is provided in said agreement that said right of way will be secured by the City or the Department or both, as mutually agreed upon, and the parties desire to provide herein for the manner and procedure for performance of said project, It is hereby agreed:

"1. The City shall perform the work of negotiating for acquisition of the necessary rights of way from south city limits to Augusta Street, and the expenditure of the said sum of Three Hundred Thousand Dollars, or so much thereof as may be necessary for said purpose, is hereby delegated by the Department to the City.

"2. Such acquisition shall be governed in all respects by the terms and conditions set forth in Supplemental Agreement executed by the City under date of October 25, 1944 and by the Department under date of November 3, 1944, except that the first sentence of Paragraph numbered 4 on Page 6 of said Supplemental Agreement shall be changed to read 'The Department will, on demand of the City, advance moneys proposed to be expended hereunder, such advances to be in sums of One Hundred Thousand Dollars (\$100,000.00) each.'"

Be It Further Resolved, That the Chief Administrative Officer and the Director of Public Works be and they are hereby authorized and

directed to execute the foregoing agreement for and on behalf of the City and County of San Francisco, a municipal corporation.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

January 28, 1946—Consideration continued until February 11, 1946.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Granting Revocable Permit to the Royal Tallow and Soap Company to Install and Maintain a Truck Weighing Scale in the Northeastly Sidewalk Area of Davidson Avenue between Mendell and Newhall Streets.

Proposal No. 5318, Resolution No. 5256 (Series of 1939), as follows:

Whereas, the Royal Tallow and Soap Company is erecting an addition to its present plant on Davidson Avenue between Mendell and Newhall Streets; and

Whereas, it is necessary in the operation of said plant that a truck weighing scale be installed; and

Whereas, the desirable location for said scale is in the northeasterly sidewalk area of Davidson Avenue between Mendell and Newhall street; now therefore be it

Resolved, That the Royal Tallow and Soap Company be and is hereby granted permission, revocable at the will of the Board of Supervisors, to install and maintain a truck weighing scale 10 feet wide and 30 feet long in the northeasterly sidewalk area of Davidson Avenue between Mendell Street and Newhall Street, more particularly described as follows:

Between parallel lines distant 291.35 feet and 321.35 feet northwesterly from the northwesterly line of Mendell Street and between the northeasterly line of Davidson Avenue and a line parallel to and perpendicularly distant 10 feet southwesterly therefrom.

Further Resolved, That the Royal Tallow and Soap Company shall reconstruct said scale to conform to official elevations at such time as Davidson Avenue from Mendell Street to Newhall Street is graded or paved to official grade; and

Further Resolved, That in event of the revocation or abandonment of this permit, the Royal Tallow and Soap Company shall remove or cause to be removed, all equipment and material used or placed in connection with said scale.

The Royal Tallow and Soap Company, its successors or assigns in interest, shall hold the City and County of San Francisco harmless against loss or expense caused by accident or damage to persons or property resulting from or in consequence of the construction of said scale.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

**Intention to Close Cayuga Avenue Between Whipple Avenue and
* 141.50 Feet Southwesterly from Naglee Avenue, and Mandan
Avenue Between Cayuga Avenue and Northwesterly Termination.**

Proposal No. 5395, Resolution No. 5258 (Series of 1939), as follows:

Resolved, That the public interest requires and that it is the intention of the Board of Supervisors to close and abandon a portion of Cayuga Avenue and all of Mandan Avenue situated in the City and County of San Francisco and more particularly described as follows:

All of that portion of Cayuga Avenue between a line 141.50 feet southwesterly from the southwesterly line of Naglee Avenue and the northeasterly line of Whipple Avenue produced southeasterly, and all of Mandan Avenue from Cayuga Avenue to its northwesterly termination.

Reference is made to a map on file in the office of the Board of Supervisors of the City and County of San Francisco showing the portion of Cayuga Avenue and Mandan Avenue proposed to be closed and abandoned.

The closing and abandonment of said Cayuga Avenue and Mandan Avenue shall be done and made in the manner and in accordance with the provisions of Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California, and notice is hereby given that on the _____ day of _____, 1946, this Board shall hear all persons interested in or objecting to said closing and abandonment.

It is understood that the Department of Public Works and the Public Utilities Commission shall have the right to maintain, repair and reconstruct the sewer and water pipes now constructed in these streets and that no buildings shall be constructed over these installations.

The Clerk of the Board of Supervisors is hereby directed to transmit to the Department of Public Works a certified copy of this resolution and the Director of Public Works is hereby directed to give notice of said contemplated closing and abandonment of Cayuga Avenue and Mandan Avenue in the manner prescribed by law and to cause notice to be published in the San Francisco Chronicle, the official newspaper as required by law.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Recommended by the Real Estate Department.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

**Approving Map Showing the Opening of Casey Drive from
Jamestown Avenue to Bay View Park.**

Proposal No. 5406, Resolution No. 5262 (Series of 1939), as follows:

Whereas, M. Lawrence Montgomery has deeded to the City and County of San Francisco all that certain real property as described and recorded in the Office of the Recorder of the City and County of San Francisco on July 7, 1945, volume 4242 of the Official Records, on page 363; therefore, be it

Resolved, That the certain map entitled, "Map Showing the Opening of Casey Drive from Jamestown Avenue to Bay View Park," composed of one sheet, approved the 1st day of February, 1946, by Director of Public Works Order 23-537, be and is hereby approved and made official and parcel shown hatched thereon is hereby declared to be an open public street dedicated to public use to be known as Casey Drive.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Recommended by the Real Estate Department.

Approved as to form by the City Attorney:

Description approved by City Engineer.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Passed for Second Reading.

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," Approved December 18, 1903, by Adding Thereto a New Section to be Numbered Twelve Hundred and Eighty-three and Amending Section Fourteen.

Bill No. 3900, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered Twelve Hundred and Eighty-three and amending Section Fourteen.

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

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office February 4, 1946, by adding thereto a new section to be numbered twelve hundred and eighty-three and amending Section Fourteen to read as follows:

Section 1283. The width of sidewalks on Army Street between Noe Street and Guerrero Street shall be 15 feet.

The width of sidewalks on Army Street between Guerrero Street and Valencia Street shall be 10 feet.

Section 14. *The width of sidewalks on Army Street between Valencia Street and Potrero Avenue shall be 10 feet.*

The width of sidewalks on Army Street between Potrero Avenue and Water Front Street shall be 8 feet.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Amending Ordinance No. 1061, Entitled "Regulating the Width of Sidewalks," Approved December 18, 1903, by Adding Thereto a New Section to be Numbered Twelve Hundred and Eighty-five and Amending Section Four Hundred and Eighty.

Bill No. 3901, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered twelve hundred and eighty-five, and amending Section Four Hundred and Eighty.

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

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office February 4, 1946, by adding thereto a new section to be numbered twelve hundred and eighty-five and amending Section Four Hundred and Eighty to read as follows:

Section 1285. *The width of sidewalk on San Jose Avenue the easterly side of, between Thirtieth Street and Brook Street shall be 9 feet.*

The width of sidewalk on San Jose Avenue the westerly side of, between Thirtieth Street and Dolores Street shall be 9 feet.

Section 480. The width of sidewalk on San Jose Avenue the easterly side of, between Brook Street and Randall Street shall be 10 feet.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Changing and Establishing Grades on Fifteenth Street Between DeHaro Street and Westerly Line of Rhode Island Street; Rhode Island Street Between Alameda Street and a Line 87.50 Feet Northerly from Sixteenth Street.

Bill No. 3905, Ordinance No. — (Series of 1939), as follows:

Changing and establishing the official grade on Fifteenth Street between DeHaro Street and the westerly line of Rhode Island Street; Rhode Island Street between Alameda Street and a line 87.50 feet northerly from Sixteenth Street.

Whereas, the Board of Supervisors, on the written recommendation of the Director of Public Works, did on the 24th day of December, 1945, by Resolution 5167 (Series of 1939), declare its intention to change and re-establish the grades on Fifteenth Street between De Haro Street and westerly line of Rhode Island Street and on Rhode Island Street between Alameda Street and a line 87.50 feet northerly from Sixteenth Street; and

Whereas, more than thirty days have elapsed since the first publication of said Resolution of Intention; now, therefore,

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

Section 1. The grades on the following named streets at the points

hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and re-established as follows:

Fifteenth Street.

DeHaro Street	3.00 ft.
(The same being the present official grade)	
Rhode Island Street, easterly line	5.00 ft.
Rhode Island Street, westerly line	4.00 ft.
(The same being the present official grade)	

Rhode Island Street

Alameda Street	2.00 ft.
(The same being the present official grade)	
Easterly line of, at Fifteenth Street	5.00 ft.
Westerly line of, at Fifteenth Street	4.00 ft.
(The same being the present official grade)	
87.50 feet northerly from Sixteenth Street	7.50 ft.
(The same being the present official grade)	

On Fifteenth Street between DeHaro Street and the westerly line of Rhode Island Street, and on Rhode Island Street between Alameda Street and a line 87.50 feet northerly from Sixteenth Street be changed and established to conform to true gradients between the grade elevations above given therefor.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Accepting Roadway of Crossing of Pacheco Street and Forty-third Avenue, Pacheco Street and Forty-fifth Avenue and Quintara Street and Forty-third Avenue, Including Curbs.

Bill No. 3906, Ordinance No. (Series of 1939), as follows:

Providing for acceptance of the roadway of the crossings of Pacheco Street and Forty-third Avenue, Pacheco Street and Forty-fifth Avenue and Quintara Street and Forty-third Avenue, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

The crossings of Pacheco Street and Forty-third Avenue, Pacheco Street and Forty-fifth Avenue and Quintara Street and Forty-third Avenue, including the curbs.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Accepting Roadway of Forty-fifth Avenue Between Ortega and Pacheco Streets, Including the Curbs.

Bill No. 3907, Ordinance No. . . . (Series of 1939), as follows:

Providing for acceptance of the roadway of Forty-fifth Avenue between Ortega and Pacheco Streets, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Forty-fifth Avenue between Ortega and Pacheco Streets, including the curbs.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Accepting Roadway of Pacheco Street Between Thirty-third Avenue and Thirty-fourth Avenue, Including the Curbs.

Bill No. 3908, Ordinance No. . . . (Series of 1939), as follows:

Providing for acceptance of the roadway of Pacheco Street between Thirty-third Avenue and Thirty-fourth Avenue, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Pacheco Street between Thirty-third Avenue and Thirty-fourth Avenue, including the curbs.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Accepting Roadway of Quintara Street Between Forty-second Avenue and Forty-third Avenue, Including the Curbs.

Bill No. 3909, Ordinance No. . . . (Series of 1939), as follows:

Providing for acceptance of the roadway of Quintara Street between Forty-second Avenue and Forty-third Avenue, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Quintara Street between Forty-second Avenue and Forty-third Avenue, including the curbs.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Adopted.

The following recommendations of his Honor the Mayor were taken up:

Leave of Absence—George W. Ososke, Chief Probation Officer.

Proposal No. 5410, Resolution No. 5266 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of His Honor, the Mayor, George W. Ososke, Chief Probation Officer, is hereby granted a leave of absence for the period February 17th to March 10th, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Leave of Absence—J. Wesley Howell, Police Commissioner.

Proposal No. 5412, Resolution No. 5267 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of His Honor, the Mayor, Honorable J. Wesley Howell, Police Commissioner, is hereby granted a leave of absence from February 14th to February 26th, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

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

Adopted.

The following recommendation of the Education, Parks and Recreation Committee, not appearing on the Calendar, was taken up:

Requesting Data From the Public Utilities Commission Regarding Conversion of Property Into Public Park.

Proposal No. 5413, Resolution No. 5268 (Series of 1939), as follows:

Resolved, That the Public Utilities Commission be and it is hereby respectfully requested to give consideration to and to report on the practicability and feasibility of taking action that would result in

the conversion of its property located on Jones Street, between Clay and Washington Streets, into a public park, and be it further

Resolved, That the Public Utilities Commission be requested to transmit its findings to the Board at the earliest possible date.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Indicating Desire of Board of Supervisors to Cooperate With Henry J. Kaiser Company in Its Prefabricated Housing Program, to the End That the Shortage of Housing Facilities in San Francisco May Be Alleviated.

Supervisor Christopher presented:

Proposal No. 5419, Resolution No. 5269 (Series of 1939), as follows:

Whereas, the housing shortage in San Francisco has become acute and many of our citizens are not afforded adequate facilities in which to live; and

Whereas, it appears that there shall be some delay in ultimately rendering to the people of San Francisco adequate housing facilities due to the shortage of building materials and other factors; and

Whereas, the Honorable Henry Kaiser has indicated that he will build and assemble prefabricated houses in the various communities, provided, however, that said communities render to the Henry J. Kaiser Company full support in this program and indicate that they are desirous and anxious to receive such housing facilities; and

Whereas, at the moment the program of the Henry J. Kaiser Company exists principally in the southern part of the State and comes only within a radius of approximately one hundred miles of San Francisco; now, therefore, be it

Resolved, That this Board of Supervisors indicate to the Henry J. Kaiser Company their intent to render every possible cooperation and ask that Mr. Kaiser submit to us such ideas and plans as his Company may have so that we may be apprised of the extent of the cooperation which is desired, so that in the end we may receive for the benefit of San Francisco sufficient housing in order to alleviate to the greatest extent possible the acute shortage of housing which now exists.

Discussion.

Supervisor Christopher, in explanation of the foregoing proposal, and in answer to questioning by Supervisor Mead, announced that while the foregoing proposal referred solely to Mr. Henry Kaiser and to the Henry J. Kaiser Company, he had no desire to preclude anyone from coming to San Francisco and building homes. The proposal was only requesting information.

Thereupon, the proposal was *adopted* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Requesting Mayor to Appoint Citizens' Committee for Commemoration of First United Nations Conference in San Francisco, April 25, 1945.

Supervisor Colman presented:

Proposal No. 5420, Resolution No. 5281 (Series of 1939), as follows:

Whereas, on April 25, 1945, delegates to the United Nations Conference on International Organization were welcomed to the meet-

ing of said Conference which convened in San Francisco on that date; and

Whereas, the conference which was held in San Francisco beginning April 25, 1945, was the forerunner of the deliberations of the United Nations Conference which promise so much for the future peaceful growth and development of civilization and civilized nations; now, therefore, be it

Resolved, That this Board of Supervisors does hereby respectfully request his Honor the Mayor, to designate a Citizens' Committee for the proper observance of that date, April 25, 1945, in commemoration of the first United Nations Conference assemblage.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Regulating and Licensing Taking of Photographs of Persons in Public Places.

Supervisor McMurray presented the following recommendation of the Police Committee:

Bill No. 3730, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending Article 2, Part III, of the San Francisco Municipal Code, by adding thereto a new section numbered 124, providing procedure for regulating and licensing the taking of photographs of persons in a public place or any place open to the public for any purpose, except as an established photographic studio, and providing a license tax therefor.

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

Section 1. Article 2, Part III, of the San Francisco Municipal Code, is hereby amended by adding thereto a new section numbered 124, to read as follows:

SEC. 124. Photographers—Public Places. (a) Definitions.

As used in this section, the following words shall have the following respective meanings:

“Photographer” shall mean every person, firm or corporation engaged in the business of taking photographs of human beings in a public place or any place open to the public for any purpose, except as an established photographic studio, upon an agreement or understanding that money or other lawful consideration will be paid for the said taking.

“Solicitor” shall mean every person acting as servant, agent or employee of a photographer, as defined herein, who solicits the taking or actually takes photographs of human beings in a public place or any place open to the public for any purpose, except as an established photographic studio, upon an agreement or understanding that money or other lawful consideration will be paid for the said taking.

The aforesaid definitions shall not include a “Street Photographer” as defined in Section 130 of this Article.

(b) **Permit Required.** It shall be unlawful for any person, firm or corporation to engage in or carry on, or to maintain or conduct, or cause to be engaged in, carried on, maintained or conducted, the business of photographer or to act as a solicitor without having first secured a permit so to do

from the Chief of Police and a license therefor from the Tax Collector.

(c) **Application for Permit.** Every person requiring a permit as provided for in this section shall make written application to the Chief of Police for such a permit on forms provided by the Police Department. Said application shall be accompanied by fingerprints of the applicant, shall contain all information deemed relevant by the Chief of Police, and for a permit as photographer, shall contain in addition thereto the name, business or occupation, and resident address of each person financially interested in such business. For a permit as solicitor, such application shall be first authorized in writing by the photographer engaging, employing or hiring such person.

(d) **Investigation—Issuance or Denial of Permit—Expiration Date.** Upon receipt of said application the Chief of Police shall conduct such investigation as he may deem proper as to the character and morals of the applicant and the character of the business to be conducted. The Chief of Police may deny said application when, in his opinion, good cause exists therefor. If the Chief of Police approves the granting of said permit, he may issue a permit to said applicant, which permit shall be serially numbered and shall expire on the last day of the calendar year in which issued.

(e) **Permit Forwarded to Tax Collector.** When any permit is issued under the provisions of this section, the Chief of Police shall cause said permit to be forwarded to the office of the Tax Collector for delivery to the permittee upon the payment of the license tax hereinafter set forth.

(f) **License Tax—Issuance of Badges.** Every holder of a permit as herein provided for shall pay to the Tax Collector a license tax as follows:

- (\$..) Dollars a year for each Photographer license.
- (\$..) Dollars a year for each Solicitor license.

Said license shall expire on the last day of the calendar year in which issued, and the amount paid therefor shall not be prorated or refunded.

The Tax Collector shall issue with each solicitor license a serially numbered badge of such wording, design and material as the Chief of Police and the Controller may agree upon. The licensee shall pay to the Tax Collector the sum of (\$..) Dollars for each badge so issued. In the event said badge is lost, a duplicate badge may be issued upon the payment of a like amount.

The Tax Collector shall maintain a record setting forth the number of each badge issued, the name of the person to whom issued, and the name and business address of the photographer engaging, employing or hiring such solicitor.

Said badge shall be worn on the person by the solicitor for whom it was issued, in a conspicuous place for the public to see, at all times when said person is engaged in taking such photographs or soliciting the taking of same. It shall be unlawful for any other person to wear or otherwise display said badge.

(g) **Renewal of Permit.** Application for the renewal of a permit shall be made to the Chief of Police not less than ten (10) days prior to the expiration of the current permit, and shall be made in the same manner as for the issuance of said original permit.

(h) **Revocation of Permit—Rules and Regulations.** The Chief of Police may revoke any permit issued hereunder when the permittee is violating, or attempting to violate, any law of the State of California, any ordinance of the City and County of San Francisco, any provision of this section, or the rules and regulations issued by the Chief of Police governing the conduct or operations of the permittee. Written notice of such revocation shall be forwarded by the Chief of Police to the Tax Collector.

The Chief of Police is hereby authorized to adopt, promulgate and enforce such rules and regulations, consistent with the provisions of this section, as he may deem necessary to govern the conduct or operations of photographers or solicitors, as herein defined.

(i) **Permit and License Not Exemption From Any Other Provision of Code.** The issuance of a permit or license under the provisions of this section shall not exempt the permittee or licensee from any other provisions of the San Francisco Municipal Code or any ordinance of the City and County of San Francisco requiring a permit or license or otherwise regulating the taking, or soliciting the taking, of photographs.

On motion by Supervisor McMurray, seconded by Supervisor Meyer, *re-referred to Police Committee.*

Authorizing the Chief Administrative Officer to Establish a Farmers' Market and to Direct the Operations Thereof.

Supervisor Mead presented:

Bill No. 3916, Ordinance No. . . . (Series of 1939), as follows:

Authorizing the Chief Administrative Officer to establish a Farmers' Market and to direct the operations thereof, providing that said market shall be financed by fees and appropriations; authorizing the Chief Administrative Officer to place the operation of said market in any department under his jurisdiction; providing for the adoption and promulgation by the Chief Administrative Officer of rules and regulations to govern said market; providing that a violation of the provisions of this ordinance shall constitute a misdemeanor.

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

Section 1. The Chief Administrative Officer is hereby authorized to establish in the City and County of San Francisco a farmers' market and to maintain the same, and to direct the operations of said market for the sale of fresh fruits and vegetables by the growers thereof. Said market shall be known as the Farmers' Market and its maintenance and operation shall be financed by fees charged to producers who utilize the facilities of said market and by such other funds as may be appropriated therefor in accordance with the budgetary procedure of the Charter.

Section 2. Said Farmers' Market may be located at any suitable site selected by the Chief Administrative Officer and owned or leased by the City and County.

Section 3. The operation of said Farmers' Market, when established, shall be administered by the Chief Administrative Officer or shall be placed by him under such department under his jurisdiction as he shall deem proper.

Section 4. All products sold or disposed of or offered for sale in said market shall be subject to inspection by appropriate departments of the City and County of San Francisco to the same extent

as like products are subject to inspection when offered for sale elsewhere by private individuals, firms and corporations.

Section 5. Fees shall be charged to the sellers of all products sold at said Farmers' Market, the amount of which fees shall be fixed by the Board of Supervisors by resolution on the recommendation of the Chief Administrative Officer and the approval of the Controller.

The fees recommended by the Chief Administrative Officer shall be such as according to estimate will be sufficient to pay the operating and maintenance costs of said market, and in addition thereto repay to the City and County of San Francisco within a reasonable period any capital expenditures appropriated for said market.

Section 6. The Chief Administrative Officer is hereby authorized to make such rules and regulations as he shall deem proper for the conduct of said market and for the maintenance of sanitary conditions therein and for the identification of persons offering products for sale in said market, which said rules shall not be in conflict with the provisions of this ordinance but shall be in furtherance thereof. Said rules shall be posted in a conspicuous place in said market and when so posted shall be deemed to be promulgated by the Chief Administrative Officer and shall thereafter have the same force and effect as though included in this ordinance.

Section 7. Farm products may be sold or offered for sale at said market only by the grower thereof or by members of his immediate family, or by his bona fide employee. No commission shall be paid by the growers or received by other persons involved in the transactions occurring at said market, except such commissions or fees as are paid at said market for the privilege of selling the products thereat. There shall be no resales made at said market.

Section 8. All federal, state laws and regulations, as well as all local ordinances and regulations, applicable to said market and the products offered for sale therein shall be complied with by the seller, and growers utilizing the facilities of said market shall keep the premises used by them in a clean and sanitary condition and shall remove all fruit and vegetable cuttings, trimmings and wrappings and containers at the close of each day.

Section 9. The days and hours during which said Farmers' Market shall operate shall be fixed by the rules and regulations adopted and promulgated by the Chief Administrative Officer, provided that said market shall not operate on Sunday.

Section 10. Any person who makes sales at the Farmers' Market or offers produce for sale in said market and who represents himself falsely as the grower of the produce sold or offered for sale, or holds himself out as a member of the grower's family or as a bona fide employee of the grower, and any person who contracts or arranges with any other person to sell or offer for sale at said market any produce except as provided in this ordinance shall be guilty of a misdemeanor and shall be punished accordingly, and in addition to such punishment said violator may be barred by the Chief Administrative Officer from further use of the facilities of said market.

Section 11. Bill No. 2906, Ordinance No. 2761 (Series of 1939), enacted June 12, 1944, is hereby repealed.

Referred to Commercial and Industrial Development Committee.

Favoring Passage of A. B. 110, Providing for \$10,000,000 Subvention to Counties for Urban Redevelopment.

Supervisor MacPhee presented:

Proposal No. 5423, Resolution No. 5270 (Series of 1939), as follows:

Resolved, That this Board of Supervisors does hereby record itself as favoring passage of Assembly Bill No. 110 in the California State

Legislature, providing for \$10,000,000 subvention to counties for urban redevelopment; and, be it

Further Resolved, That copies of this resolution be furnished his Honor, Mayor Roger D. Lapham, for transmission to Mr. Donald Cleary, the Legislative Representative at Sacramento, for presentation to the members of the San Francisco delegation in the State Legislature.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Expressing Public Recognition and Appreciation for Pacific Telephone and Telegraph Company's Public-spirited Gesture in Allowing Credit for Interruption of Service Due to Recent Work Telephone Stoppage.

Supervisor MacPhee presented:

Proposal No. 5424, Resolution No. 5271 (Series of 1939), as follows:

Whereas, the Pacific Telephone and Telegraph Company's San Francisco offices have issued this month to its subscribers a notice expressing the Company's regret that the recent work telephone stoppage prevented the rendering of complete service in manually operated central offices, and thanking the public for its cooperation during said service difficulties; and

Whereas, the Pacific Telephone and Telegraph Company has indicated that telephone users will not be charged for time during which service was interrupted; now, therefore, be it

Resolved, That this Board of Supervisors, on behalf of all the people of San Francisco, does hereby publicly express to the Pacific Telephone and Telegraph Company its recognition of and grateful appreciation for the Company's public-spirited gesture.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Licensing of Private Ambulances.

Supervisor Mead presented draft of legislation, Bill 3519, to permit the licensing of private ambulances to contain stretchers and competent personnel for the purpose of conveying sick and wounded persons.

Referred to Public Health and Welfare Committee.

Widening and Realignment of Sears Point Road and Black Point Cutoff.

Supervisor Lewis presented Proposal No. 5421, approving the widening and realignment of Sears Point road and Black Point cutoff.

Referred to County, State and National Affairs Committee.

Report on Investigation of Juvenile Detention Facilities.

Supervisor Lewis reported on an inspection tour of the various juvenile homes he had made with Judge Meikle. He paid particular attention to the building at 150 Otis Street, its overcrowded condition, and the necessity for finding proper homes for children housed there, many of whom are detained there, through no fault of their own. He urged that the entire matter of providing proper homes for juveniles be studied in committee.

Referred to Public Health and Welfare Committee.

X
Consideration of Street Car System.

Supervisor Lewis reported on the deplorable condition of streetcar transportation in San Francisco, about which something had to be done. Streetcars, he stated, are in the barns when they should be on the streets serving the people. There must be something wrong with the railway management, he insisted, and he desired to hear from those responsible as to the reasons for the unsatisfactory conditions. The members of the Public Utilities Commission, the Manager of Utilities, and others responsible should come before the Board to inform the Board about the situation, and he suggested that the entire matter should be heard on Monday, February 18, 1946, at 3 p. m.

Supervisor Mead suggested that the Board set aside a special afternoon for such hearing. The Public Utilities Commission, because of its own meeting on Mondays, at 4:00 p. m., might not be able to be present at a Board hearing.

Thereupon, Supervisor Mancuso invited suggestions from members of the Board, as to when such meeting should be held, bearing in mind that the matter would take up a great deal of time, and that there are many people who work, but who would like to be present at the meeting. He suggested that the Board hear the matter on Monday evening, February 18, 1946, at 7:30 or 8:00 o'clock.

The Chair suggested the hearing be held at 2:00 or 2:30 p. m.

Supervisor Mead did not believe a proper hearing could be held in any three, four or five hours time. The matter was so important that it warranted a special afternoon or a night hearing. The Board might meet later in the week, or possibly on Tuesday, of the next week. The hearing should not be held in connection with the regular meeting of the Board.

Supervisor MacPhee suggested that the Board meet on Monday, February 18, 1946, at 1:00 p. m., and that the requested hearing be set for 2:00 p. m. on that day.

Supervisor McMurray agreed with Supervisors Lewis and Mead that the hearing should be held at an afternoon or evening meeting.

The Clerk suggested that a resolution be adopted, requesting the Public Utilities Commission, the Manager of Utilities, the Superintendent of the Municipal Railway, and anyone else whose presence is deemed necessary or desirable, to appear before the Board of Supervisors, at a designated time, for the purpose of discussing and explaining the reason for the deplorable streetcar service in San Francisco, and to bring with them all the records, schedules and documents they have concerning this matter.

After further brief discussion as to the time for the requested hearing, Supervisor MacPhee suggested that the Board begin its hearing on Monday, and, if necessary, continue its hearings on Tuesday, at 2:00 p. m., or whenever the Board wishes to meet.

Supervisor Colman announced that he would accept the suggestion as part of the resolution.

Supervisor Mead opposed the suggestion by Supervisor MacPhee.

Thereupon, at the request of the Chair, the Clerk called the roll, and the amendment, as suggested by Supervisor MacPhee, was approved by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Meyer—7.

Noes: Supervisors Lewis, Mead, Sullivan—3.

Absent: Supervisor Brown—1.

Requesting Public Utilities Commission and Officials to Explain Various Phases of Service Provided by Municipal Railway.

Whereupon, Supervisor Lewis presented:

Proposal No. 5422, Resolution No. 5272 (Series of 1939), as follows:

Resolved, That request be and it is hereby made that all the members of the Public Utilities Commission, the Manager of Utilities, the Superintendent of the Municipal Railway, and such other officials and employees of the Public Utilities Commission and the Municipal Railway as may be necessary, appear as a special order of business on Monday, February 18, 1946, at the hour of 3:00 p. m., for the purpose of explaining to the Board of Supervisors various phases of service provided by the Municipal Railway, such explanation to be documented with pertinent operating schedules, dispatch orders and other necessary data, covering the two-month period of Municipal Railway operations ending February 11, 1946.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

Noes: Supervisor Mead—1.

Absent: Supervisor Brown—1.

Urging State Legislature to Override Governor's Veto of Assembly Bill No. 60, Appropriating \$90,000,000 to Cities and Counties for Public Improvements.

Supervisor Mancuso presented:

Proposal No. 5425, Resolution No. (Series of 1939), as follows:

Resolved, That the Clerk of this Board of Supervisors be and he is hereby instructed to immediately send telegrams to each of our assemblymen and our senator in Sacramento, California, urging them to vote to override Governor Warren's veto of Assembly Bill No. 60 which appropriates Ninety Million (\$90,000,000) Dollars to cities and counties for public improvements.

Discussion.

Supervisor Mancuso called attention to the Governor's veto of Assembly Bill No. 60, Appropriating \$90,000,000 to Cities and Counties for Public Improvements, and suggested that the Board urge the State Legislature to override the veto.

Supervisor McMurray believed that the Board should send a telegram to Sacramento, worded: Resolved, that the Governor's veto should be overridden. He did not want the Assembly merely to be requested to override the veto.

Supervisor Colman stated that he would vote against such resolution, but he did not want to oppose suspension of the rules for the purpose of immediate consideration of the resolution.

Thereupon, there being no objection, the rules were suspended for the purpose of immediate consideration.

Supervisor Colman then announced that he had gone on record with the Board in favor of passage of the legislation in question. Now that the Governor has vetoed Assembly Bill No. 60, he was in favor of permitting the State Legislature to do as it sees fit. He would vote "No."

Supervisor McMurray stated that he would vote "No," also.

Supervisor Mancuso pointed out the need for the \$8,000,000 San Francisco expected to obtain as its share of the \$90,000,000, should the Governor's veto be overridden.

The Chair, after reading portion of Section 13 of the Charter, pointed out that the resolution, as proposed by Supervisor Mancuso, must be adopted by unanimous vote of those present.

Thereupon, the foregoing proposal was referred to County, State and National Affairs Committee.

Lotta's Fountain.

Supervisor Lewis referred to the fountain presented to San Francisco by Lotta Crabtree, and its condition at the present time. San Francisco should clean up the fountain, and get the water running, thus showing proper appreciation for the gift and honoring the donor, Lotta Crabtree.

Referred to Streets Committee.

Salary Standardization.

In reply to questioning by Supervisor MacPhee as to the Salary Standardization hearing procedure, Supervisor Mancuso reported that it had been his intention to hold hearings on the matter in Finance Committee. However, since its presentation to the Board had been delayed, interested groups have expressed the desire to have the matter heard by the Board, sitting as a Committee of the Whole. The Finance Committee has made no decision, as yet, on its procedure, or what would be done in the matter.

ADJOURNMENT.

There being no further business, the Board, at the hour of 4:55 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors, March 18, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

Vol. 41

No. 7

MONDAY, FEBRUARY 18, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

Journal of Proceedings
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JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, FEBRUARY 18, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, February 18, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Quorum present.

President Dan Gallagher presiding.

Supervisor Brown on leave of absence.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From his Honor, the Mayor, advising of delay in preparation of Legislative Representative's weekly report.

Referred to County, State and National Affairs Committee.

From Mrs. Iole Mazzanti, complaining of bus service in the vicinity of Third and Palou Streets.

Referred to Public Utilities Committee.

From Down Town Association, copy of letter to Congressman Havenner, supporting legislation pending in Congress to quiet State title to tidelands.

Filed.

From California Garden Clubs, Inc., requesting privilege of the floor to protest against proposed ordinance regulating providing for installation of benches on streets.

Ordered considered with subject matter on Calendar.

From David E. Lewis, thanking the Board for its note wishing him a speedy recovery from his illness.

Filed.

From his Honor, the Mayor, copy of letter to J. D. McKeon, advising of appointment of Eneas J. Kane as Coordinator of Citizens' Protective Corps.

Referred to Finance Committee.

From Regional Service Committee, advising that California Mission Trails Association is actively sponsoring San Francisco as permanent home of United Nations Organization.

Filed.

From Senator Knowland, acknowledging telegram relative to tideland title legislation, and assuring his support.

Filed.

From Congressman Havenner, enclosing correspondence relative to tideland title legislation.

Filed.

From Manager of Utilities, report on real property under control of the Public Utilities Commission.

Referred to Finance Committee.

From his Honor, the Mayor, commenting on State Assembly Bill No. 52, providing for acquisition of temporary and emergency housing facilities for veterans, by joint action of State, cities, counties, local housing authorities and Federal government.

Proposal No. 5430 adopted.

SPECIAL ORDER—3:00 P. M.

Pursuant to Proposal No. 5422, adopted February 11, 1946, members of the Public Utilities Commission, Manager of Utilities, Superintendent of Municipal Railway, and such other officials and employees as may be necessary, to appear for purpose of explaining to Board of Supervisors various phases of service provided by the Municipal Railway, such explanation to be documented by pertinent operating schedules, dispatch orders and other necessary data, for the two-month period of Municipal Railway operations ending February 11, 1946.

Discussion.

PRESIDENT GALLAGHER: The hour of 3:00 o'clock having arrived, let's proceed to a Special Order of Business.

Mr. Clerk, read the Motion.

THE CLERK: Pursuant to Proposal No. 5422, adopted February 11, 1946, members of the Public Utilities Commission, Manager of Utilities, Superintendent of Municipal Railway, and such other officials and employees as may be necessary, to appear for the purpose of explaining to the Board of Supervisors various phases of service provided by the Municipal Railway, such explanation to be documented by pertinent operating schedules, dispatch orders and other necessary data, for the two months period of Municipal Railway operations ending February 11, 1946.

PRESIDENT GALLAGHER: Would you permit Mr. Marshall Dill, the President of the Utilities Commission, to make a brief statement?

MR. LEWIS: Mr. President, may I make a statement. I took the liberty of asking for a court reporter to be present to take down this hearing because I felt that it was of such vast importance we should have a record, but it will be necessary, of course, for a motion to be made to authorize this record to be taken down by a reporter.

So I now move that this entire proceeding be reported by the Official Shorthand Reporter that is now present here before this Board, prepared to take down this hearing.

(Motion was seconded.)

PRESIDENT GALLAGHER: Is there any objection?

(Motion carried.)

PRESIDENT GALLAGHER: Mr. Dill, do you desire to make a statement?

MR. DILL: Well, Mr. President and Gentlemen of the Board of Supervisors: The Public Utilities Commission has authorized me to make this statement to you, and for the sake of the record I prefer to read it. It is very short and will not take up much of your time.

The Public Utilities Commission has always stood ready to appear before the Board of Supervisors with the employees and the public records it possesses. In that spirit we are here today. The Commission desires the benefit of the counsel of the Board and it wants the Board to have all the facts which might help in solving the grave transit problems now confronting us.

A member of this Board requested the Clerk of the Board early last week to prepare papers, to subpoena members of the Public Utilities Commission, the Manager of Utilities, and various executives of the Municipal Railway. Such an action presupposes the refusal of the Public Utilities Commission to respond to a request for appearance. During past years the Public Utilities Commission has received numerous requests from this Board for the appearance of officials, and for the submission of information. These requests have been complied with promptly and willingly. There has never been any indication by the Commission that it would choose to do otherwise.

The Commission, of course, is grateful for the opportunity of providing the Board of Supervisors with information regarding operations of the Municipal Railway in order that they may be guided by the facts of the case in considering an increase in railway fares, a matter which will probably be before the Board of Supervisors again shortly. This will be pursuant to the frequently-expressed wishes of the newly-elected Supervisors, together with wishes of the same character expressed by hold-over members of the Board.

On the matter before us today it is requested that any questions asked by members of the Board be channeled through Mr. Turner, the Manager of Utilities. All officials connected with the inquiry, so far as the Municipal Railway is concerned, are employees of Mr. Turner and are subject to his orders and responsible to him as executive officer of the Public Utilities Commission. It will be helpful to you in conducting this inquiry, and in such capacity he will likewise be representing the Public Utilities Commission.

And now that you may be informed of those that we have brought here at your request, all of them members of the personnel of the Public Utilities, Municipal Railway section, I want to give you their names on the particular division of the railway activity that they are responsible for and represent.

James H. Turner, Manager of Utilities.

Robert P. Scott, Director, Bureau of Accounts.

George S. Warren, Assistant Director, Bureau of Accounts.

Tom Irwin, Director, Bureau of Public Service.

John E. Curley, Director, Bureau of Accident Prevention.

W. F. Mitchell, Director, Bureau of Personnel.

L. V. Newton, Consulting Engineer, Public Utilities Commission.

William H. Scott, General Manager, Municipal Railway.

J. D. Brogan, General Supervisor of Schedules.

William C. Bendel, Superintendent of Equipment and Overhead Lines, Municipal Railway.

Charles Miller, Superintendent of Equipment, Municipal Railway.

A. O. Olson, General Manager and Chief Engineer, Hetch Hetchy.

L. V. Degnan, Senior Civil Engineer, Hetch Hetchy Water Supply, Power, and Utilities Engineering Bureau.

L. M. Perrin, Senior Electrical Engineer, Hetch Hetchy Water Supply, Power and Utilities Engineering Bureau.

George W. Evington, Superintendent of Transportation, Municipal Railway.

W. B. Bushnell, Civil Engineer, Hetch Hetchy Water Supply, Power, and Utilities Engineering Bureau.

R. G. Hayton, Instructor, Municipal Railway.

John Barry, Inspector, Municipal Railway.

John Ledgett, Inspector, Municipal Railway.

Charles J. Bashford, Supervisor of Schedules, Municipal Railway.

Georgina Morrell, General Clerk-Stenographer, Schedule Department, Municipal Railway.

D. C. Ormsby, General Superintendent of Transportation, Municipal Railway.

Wesley Mason, Division Superintendent, Municipal Railway.

A. J. Schirmer, Division Superintendent, Municipal Railway.

Mr. President, that's all the presentation I have to make at this moment.

MR. LEWIS: Mr. President.

PRESIDENT GALLAGHER: Mr. Lewis.

MR. LEWIS: Mr. President and members of the Public Utilities Commission, and members of this Board of Supervisors: Under the rules of evidence that govern the presentation of a law case there are certain things of common knowledge of which any Judge will take judicial notice without proof.

I do not believe that anyone who has lived in San Francisco during the past few years will deny that our transportation system is in a deplorable condition and steadily becoming worse. I, therefore, feel confident that the Mayor and the members of the Public Utilities Commission, and the Manager of Public Utilities, and those engaged under him, as well as the members of the Board of Supervisors will take official notice of the fact without having to present facts to substantiate it, that our streetcars at the present time are in a dirty and filthy condition; that the passengers must wait for long periods of time until their streetcar arrives, and that very often the streetcars when they do arrive are bunched together in what I have termed the banana schedule.

Criticism of the transportation system has not been confined to any particular section of San Francisco or of only certain groups and organizations, but has become so widespread that it has become the general subject of conversation throughout San Francisco, and the indignation of the riding public has steadily mounted.

This Board of Supervisors would, I feel, be shirking its responsibility, and I know that each and every member feels the same as I do, if we did not investigate as to the cause of the people's complaint.

It was contemplated by the framers of the Charter of the City and County of San Francisco that it might at sometime in the future become necessary for the Board of Supervisors to inquire into matters affecting the conduct of any department or office of the City and County, and for that purpose hold hearings and take testimony under oath, and it was wisely so provided in the Charter that that should be the procedure.

In the opinion of this Board of Supervisors an inquiry into the affairs of the operation and supervision of the Municipal Railway we feel was certainly justified by the widespread criticism of the service of the Municipal Railroad, which none of us today can deny. However, it should be borne in mind that this hearing that has commenced this afternoon should only be what the section of the Charter terms it, namely: an inquiry.

The fact that witnesses have been called and their testimony may be taken under oath as provided by the Charter, and evidence be introduced thereby, does not mean that any individual Commission, Department or Office is in any sense of the word on trial. It does not mean that this Board of Supervisors brings the Public Utilities

Commission before it and the Manager of Public Utilities and those under him to prove their innocence of charges against them. That is not the purpose of this inquiry. It only means and does mean that by reason of the fact that the municipally-owned railroad is not giving service today, and the service that it does afford is rapidly becoming worse, but the people of San Francisco are entitled to know the reason why.

The bitterly discussed question of the proposed raise in carfare should have, in my opinion, no place in this hearing. If those opposed to the raise in carfare are successful in blocking it, then their action, it is true, will have prevented the people of San Francisco from paying a higher carfare. But the problem of the improvement of the operation of the service of the railroad will still be with us.

If, on the other hand, the raise in carfare should become effective we, likewise, have not cured the condition of the present, for the obvious reason that the money expected to be raised by this method will take five years to collect if it does come in according to plan; and, furthermore, we are told there is no equipment that can be obtained at the present time.

Therefore, our only hope for any immediate improvement lies in the better usage of the present equipment.

It thus becomes very important for us to ascertain and to inquire as to what, if anything, can be done at the present time now to improve the service. To find out at this inquiry if those entrusted with the operation and supervision of the railroad are doing the best job they can do with the equipment they have. We, well knowing that the Public Utilities Commission is just as anxious to find that out as we members of the Board of Supervisors are, have invited them to be present with us so they can sit in and listen to what develops in this inquiry.

No one will deny that the equipment is old, that it is obsolete, that it is depleted. No one will deny that this has resulted by reason of the age of the equipment and the inability to purchase new equipment by reason of circumstances over which none of us have had any control. Of this we may take official notice likewise without proof.

A question the people of San Francisco would like answered is: Whether the present condition of the streetcars is the cause or the sole cause, may I put it, of the long wait of the passenger for his streetcar and then the appearance of streetcars all bunched together, or is this condition due perhaps to improper schedules, perhaps to lack of or poor inspection or inaccurate inspection surveys or inefficient management and supervision? In other words, is the cause of the present trouble the cars or the operation of the cars or a combination of both?

This Board of Supervisors of San Francisco has no theory whatsoever as to what is wrong and thus it will not be the object of this inquiry, as I understand it, for this Board of Supervisors to try and attempt to establish a case as an attorney would establish a case in court, against those in charge of the railroad, for we have no case—we are merely inquiring. It is merely our purpose to avail ourselves of a section of the Charter that permits the people who are the owners of the railroads and their representatives who are the Supervisors to bring into the open all of the conditions that are causing the present intolerable service. We believe in all sincerity and good faith that this inquiry should be welcomed by the Mayor of San Francisco, by the Public Utilities Commission, by the Manager of Public Utilities and by all of the people who have anything whatsoever to do with the operation of the railroad, for this inquiry merely permits an orderly procedure whereby the public may be informed as to the cause of all their complaints. If it should develop

from this hearing that the cause of the people's complaints is beyond anyone's control, such as broken-down cars that cannot be now replaced or for any other reason over which no human being has any possible control, then the public will be in a better position to understand the situation, and the criticism that is now being made should, in all fairness and honesty stop.

If, on the other hand, the cause of the trouble is wholly or partly due to operation and management then this too should be welcomed for then the trouble will be smoked out and corrected. As we well know, smoldering embers very often cause very great conflagrations.

This being our sole purpose for this inquiry. And by reason of the fact that all of us who are here today I know are motivated in all honesty and sincerity, having only one object in mind, and that is to sincerely do everything in our power for the good of San Francisco, this hearing should now proceed at this time without heat or passion and in a spirit of cooperation so that we may be certain that all of us are doing everything humanly possible to give the people of San Francisco the best transportation we possibly can with what we now have, and let the future take care of itself.

Mr. Dill made the statement and request that the questions be channeled through Mr. Turner. Mr. Dill, if I may answer that inquiry at this time, and I'm only speaking for myself, the other members of the Board I know will express themselves; to my own way of thinking it is the Board of Supervisors on behalf of the people that are conducting an inquiry. We have asked certain people to be here and certain documents to be produced. We know what lines we would like, at least, from our side of the inquiry, the questions to be directed. I have interviewed independent witnesses that I have here today. There are certain questions that I have prepared that I, as a Supervisor, would like to ask the members who are working on the railway and then the members of the Board I know have questions that they would like to ask, and then I feel that at that time let Mr. Turner channel any of his questions that he may have to ask to those who he has brought with him. Now, as I say, I am only speaking for myself. At this time I suppose that you would like to hear from the other members of the Board, Mr. President, as to that particular issue.

PRESIDENT GALLAGHER: Are there any other members of the Board of Supervisors who wish to speak with reference to the proposal we have before us?

MR. COLMAN: What is the proposal—whether Mr. Lewis should question the subordinates of Mr. Turner directly?

MR. LEWIS: If it would be agreeable to the Board, I would like to put on several witnesses and direct questions to them and then allow the members of the Board, of course, to ask any questions that they would want to ask, and then I would like to call certain members of the Commission—not of the Commission, but of those who are working on the railroad in the operation end of the railroad and ask them certain questions I have in mind, and then the Supervisors can ask any questions that they have in mind and then when this Board of Supervisors has completed their end of it, to have Mr. Turner ask any questions he wants to channel to his witnesses.

Proceed in that way, and I so move.

MR. MEAD: I don't know whether the motion is necessary. This meeting has been set aside for a specific purpose at the request of Mr. Lewis, and Mr. Lewis has outlined his proposal as to how he would like to proceed, and I think he is entitled to that consideration, regardless of who desires to channel their questions through whom.

PRESIDENT GALLAGHER: You may proceed, Mr. Lewis.

MR. LEWIS: I would like to move this inquiry, as provided by Section 21 of the Charter, that all the testimony be taken under oath.

PRESIDENT GALLAGHER: You heard the motion of Mr. Lewis that all of the testimony taken here this afternoon be taken under oath. Is there a second?

MR. CHRISTOPHER: I will second.

PRESIDENT GALLAGHER: It has been moved and seconded. Is there any further discussion?

MR. COLMAN: I am opposed to that, Mr. President, and members of the Board. Frankly, I believe these gentlemen, if they are not under oath, the same as I would if they were under oath. I have been here a long time. I have never heard of members of our family being put under oath. These gentlemen, it seems to me, it is an insult to them, Mr. Marshall Dill and Mr. Lloyd Ackerman and Mr. Dan Del Carlo and Mr. Sam McKee and Mr. Jim Turner and all these other gentlemen. Beginning with Mr. Turner, men who have been in our employ for years and years, who are loyal and honorable employees to the City, to me their word is their bond and I certainly am opposed to making them take an oath. They will tell the truth, in my opinion and to my satisfaction completely.

MR. MEAD: Mr. Chairman.

PRESIDENT GALLAGHER: Mr. Mead.

MR. MEAD: Mr. Barry, would you please read the resolution so we can understand, so everyone can follow along the same line. I am in a fog as to whether or not we can do this under the proposal of the Resolution under Section 21 of the Charter.

THE CLERK: Do you want the motion just made?

PRESIDENT GALLAGHER: No, the proposal we have before us, the special order at 3:00 o'clock.

THE CLERK: Pursuant to Proposal No. 5422, adopted February 11, 1946, members of the Public Utilities Commission, Manager of Utilities, Superintendent of Municipal Railway, and such other officials and employees as may be necessary to appear for the purpose of explaining to the Board of Supervisors various phases of service provided by the Municipal Railway, such explanation to be documented by pertinent operating schedules, dispatch orders and other necessary data, for the two months period of Municipal Railway operations ending February 11, 1946.

PRESIDENT GALLAGHER: Now, Mr. Lewis, in line with the proposal that we have before us, I am wondering whether or not we can proceed under Section 21 of the Charter in view of the fact that this is pursuant to a proposal and not pursuant to Section 21 of the Charter.

MR. LEWIS: Mr. President, as I understand it, we are conducting an inquiry. It was not necessary, I do not believe in that resolution that I should have set forth the number of the Section of the Charter that called for that inquiry. Now, the Charter provides that the Board of Supervisors may administer oaths during the course of that inquiry, and all I have done is to have moved that pursuant to the inquiry that is now being held as provided for Section 21 that the oaths be administered.

MR. CHRISTOPHER: Mr. President.

PRESIDENT GALLAGHER: Mr. Christopher.

MR. CHRISTOPHER: I should like to say with reference to my second, I agree with Mr. Colman and I want to state that very emphatically there is no question or doubt in my mind as to what will be said either way, either under oath or not under oath. I am perfectly willing to withdraw my second if Mr. Lewis is satisfied. The only reason I am giving the second to this motion is because after this inquiry is over it should not be felt that any one member can have any recriminations or any doubt cast upon anything that might be said here this afternoon.

In other words, I feel after this inquiry is all over that each of us should be satisfied that we have done the best we can here this afternoon, and that nothing was left unsaid by virtue of the fact that one member may not be under oath. I am perfectly willing to withdraw my second if Mr. Lewis is satisfied, but if he so desires to have this hearing under oath, then I am going to retain my second thereto.

MR. LEWIS: Mr. President,— Thank you Supervisor Christopher. As an attorney I have never looked upon the taking of an oath as an accusation. If any of these gentlemen would go into a court of law, the Superior or the Municipal Court, as well as they know the Judges, they would still have to raise their right hand and take an oath. As my good friend Mr. Ackerman, who is a member of the Commission, knows, it is part and parcel of an orderly procedure. I don't even contemplate calling the members of the Commission, but I am well satisfied that my own people that I am going to call I would put under oath and I feel no one who wants to tell the truth has any objection to raising his right hand and saying "What I am about to say is the truth." I don't want to take up the time here quibbling over oaths; we are here to get facts.

I withdraw my motion and would like the inquiry to proceed.

PRESIDENT GALLAGHER: Motion withdrawn.

MR. MEAD: Well, Mr. Chairman. I don't happen to be an attorney, but I think in fairness to the members of the Commission or anyone else connected with the operation of the Municipal Lines now that this subject has arisen, in fairness to them and, incidentally, we haven't heard from them and if anybody were to object being placed under oath I think it should come not from a member of this Board of Supervisors, but the people we are about to discuss this matter with. In fairness to them, I think they should be given an opportunity to be placed under oath.

So I re-introduce this Resolution they do be placed under oath which, as I say, is just in all fairness to the people who we are about to discuss this matter with.

PRESIDENT GALLAGHER: Is there any second?

MR. MACPHEE: I second.

PRESIDENT GALLAGHER: It has been moved and seconded.

MR. ACKERMAN: I wish, Mr. President, on behalf of the Commission, we have no objection to taking an oath and we appreciate Mr. Lewis' point and are very appreciative of Mr. Colman's statement, but it is not at all objectionable to the Commission that the employees be placed under oath.

MR. MEAD: I might say in connection with the motion I have just offered: Now, this question of whether or not they should be placed under oath has arisen here this afternoon, and this Board of Supervisors were to take the position after this discussion was allowed, these people be not placed under oath, I am afraid it would be embarrassing to those Commissioners who are here this afternoon and those who operate our railroads; but the consensus—the Board of Supervisors called this meeting with a definite program to place

these people under oath and the moment these people and those connected with the Commission appeared they withdraw, they withdraw because they were fearful they would embarrass the members of this Commission, I don't think that is good policy. We would be embarrassing those people by not placing them under oath. That's my reason for the re-introducing of the motion.

PRESIDENT GALLAGHER: I want to ask the attorney for the Board whether the Board of Supervisors has the jurisdiction to take oaths pursuant to the proposal we have here, pursuant to Section 21 of the Charter. Mr. O'Toole, would you inform me, please?

MR. O'TOOLE: Mr. Holmes will answer that.

MR. HOLMES: Mr. President and Gentlemen: Yes, if the Board so directs that these witnesses be placed under oath under Section 21 of the Charter, you have the right; and the only way the Board could express itself as to whether they should be placed under oath or not would be by vote on the motion that has been made, and if a majority say they desire the witnesses to be placed under oath, then that will be the procedure, and the President of the Board would administer the oaths.

MR. COLMAN: Mr. President.

PRESIDENT GALLAGHER: Mr. Colman.

MR. COLMAN: Mr. President, it wasn't out of consideration of whether the Commission would object to taking the oath or not that I object. This is not a court of law; these men are not on trial. This is an open inquiry and I feel that I won't take the right to require them to take an oath because I think it is absolutely not necessary. As I stated before, I have complete confidence in their veracity and I think it is entirely out of place for us to require any witnesses of any kind to be under oath in a simple inquiry not before a court of law and when nobody is charged with anything.

PRESIDENT GALLAGHER: Is there any further discussion?

MR. MANCUSO: I am going to vote against the motion to take oaths of members of the Commission who might come here to testify. I don't think there is anybody that has fought the policy of the Public Utilities Commission more than I have as far as transportation is concerned, but these people are not under any charges. The administering of an oath presumes, to begin with, that the people that are being heard are under a charge and those people that are called in to testify in a court of law are only put under oath because of the fact that the Judge who is sitting there to decide whether they are innocent or guilty is going to hear testimony that is given under oath from disinterested witnesses, and I don't think we have that condition here today, gentlemen. I don't think that we should arbitrarily say we are accusing each and every one of the Public Utilities Commission and everyone that works with the railway system of a crime or say they are coming here deliberately with the intent of lying, and I am definitely going to vote against the administering of an oath and rely on the fact they will give us the truth as they see it.

PRESIDENT GALLAGHER: Is there any further discussion?

MR. McMURRAY: Mr. President, I'm not an attorney, but that is news to me, the information that Supervisor Mancuso has just given out. I know every witness in the court room, not the accused alone, but every witness in the court room has to take an oath. So I think, as Supervisor Mead so ably stated and Mr. Ackerman said, it was for them to refuse to take the oath if they wished to object. I think in all fairness they should take the oath and be glad to take it so we will know there will be no doubt about their testimony whatsoever.

PRESIDENT GALLAGHER: Is there any further discussion on the motion? If not, the Clerk will please call the roll.

(Thereupon, the roll was called by the Clerk.)

THE CLERK: The vote is 5 and 5.

PRESIDENT GALLAGHER: The motion is defeated.

MR. MEAD: All right, let's proceed, Mr. Chairman.

PRESIDENT GALLAGHER: Proceed, Mr. Lewis.

MR. LEWIS: May I call a witness?

PRESIDENT GALLAGHER: Yes.

MR. LEWIS: Mr. Foley.

MR. MANCUSO: I would like to ask Mr. Lewis a question, if I may, Mr. President.

Your Resolution requests the members of the Public Utilities Commission, the Manager of Utilities, Superintendent of Municipal Railway and such other officials and employees as may be necessary to appear for the purpose of explaining to the Board of Supervisors the various phases of services provided by the Municipal Railway. I would like to ask if you are going to introduce witnesses on the outside before you ask these people any questions?

MR. LEWIS: My thought is to put on two short witnesses. That goes to operation and supervision of this railroad.

MR. MANCUSO: I have no objection, if the President rules it is all right.

PRESIDENT GALLAGHER: What did you want?

MR. MANCUSO: I want to know if Mr. Lewis had the privilege of calling outside people, not members of the Public Utilities Commission.

MR. LEWIS: Mr. Foley is an employee of the Municipal Railway.

MR. MANCUSO: I mean others.

MR. LEWIS: Let's get to that. I may never call any others.

MR. COLMAN: Mr. President, it seems to me that what we want, from what Mr. Lewis said, is a logical and peaceful inquiry. Now, we have present here the members of the Commission, the men responsible for the conduct of the railroad, the men who can answer all the questions that Mr. Lewis had in his preamble which he read—he wants to know about the bunch of bananas and he wants to know the reasons for all these various things. Now, the Commission and the Manager of Utilities are here. I think the logical way is to question these witnesses that are here. Later on, when we can, then ask for outside witnesses, but while these gentlemen are here I would like to hear from them first if I may.

MR. LEWIS: I have no objection to starting in with Mr. Turner. I thought, Mr. Foley is here, his testimony won't take more than ten minutes.

MR. COLMAN: These gentlemen are here too.

MR. LEWIS: I have no objection.

PRESIDENT GALLAGHER: All right. Are you going to allow Mr. Lewis the privilege of calling Mr. Foley?

MR. MACPHEE: I move Mr. Lewis have the privilege of—

MR. COLMAN: I object.

PRESIDENT GALLAGHER: In this particular case?

MR. COLMAN: It takes a unanimous consent.

PRESIDENT GALLAGHER: Yes, we are sitting today as a Board of Supervisors, but Mr. Foley is connected with the Municipal Railroad and Mr. Lewis is calling an employee of the Municipal Railway.

MR. COLMAN: I am going to object to Mr. Foley. Now, I have no objection to him as a man and an employee of the Union. He comes here, he is representing the Union, which is proper. I think we ought to do this in an orderly manner and discuss it with the Commission who have come here and given us the benefit of their time and all these other employees should be called first. I think that by roll call is the proper way to handle it and that's the way I shall ask it be handled.

PRESIDENT GALLAGHER: The Chair sees no objection to calling Mr. Foley. Go ahead, Mr. Lewis, and ask the questions.

HENRY S. FOLEY

was called as a witness and testified as follows:

MR. LEWIS: Q. What is your name? A. Henry S. Foley.

Q. And what is your occupation? A. Motorman, Municipal Railway.

Q. How long have you been a motorman for the Municipal Railway? A. Approximately 28 years.

Q. And prior to that time have you had any transportation experience? A. I have.

Q. Will you give it to us? A. I was engaged in the drayage business and my occupation was that of a teamster for about 15 years.

Q. And do you occupy any position with any Union at the present time, Mr. Foley? A. President of the Municipal Railway Carmen's Union, Local 250, CIO.

Q. And in that capacity, do you have any opportunity to observe the operation of the streetcars and trolley coaches and buses of the Municipal Railway? A. I do.

Q. Now, the question that we are inquiring into here, Mr. Foley, is whether the entire fault of the long delays of passengers lays solely with the antiquated conditions of the cars, or whether the operation or supervision play any part or the entire part in that question? Now, would you be able to tell us whether, in your observations as an expert and your years of service, whether, in your observations at the present time, there is any fault with the operation of the railways of the Municipal Line? A. Well, first, Mr. Lewis and members of the Board: I do not want to qualify myself as an expert on operation of street railway transportation system, particularly the Municipal Railway. Since September 29, 1944, an expert has been employed by the Public Utilities Commission at a salary of \$20,000 a year, and possibly he could qualify as an expert.

Q. Aside from that— You have been a motorman for all these years? A. That's true.

Q. Your experience, whether we call you an expert or not, can you tell us anything you have observed wrong at the present time with the scheduling of streetcars on the lines of the municipally-owned railway? A. Yes, I believe I can.

Q. Will you do that? Let me direct your attention, first of all, to the question of peak loads. In your opinion, do you believe the peak loads are too short and the off-peak loads are too extended at the present time? A. All the available equipment that can be used, is used at the present time in the peak hours, particularly in the evening peak hours.

Q. How many cars would you say were in the barns on the off-peak hours? A. I would say one-third of the cars.

Q. One-third of the cars are in the barns in the off-peak hours. And when you say "one-third of the cars" you mean cars that are in operating condition? A. Yes. That's in daylight hours.

Q. All right. Now, will you give us the off-peak hours on the Municipal Railways? A. Well, the off-peak hours run in different times of the day. You have off-peak hours in the early morning hours, and then you have on-peak, and then you have off-peak, and then you have on-peak again.

Q. Isn't it a fact that the peak hours start at 4:25 p. m.? A. 4:28 p. m. in the evening.

Q. All right. Now, is it your opinion that is the proper time for a peak hour to start? A. No.

Q. When do you feel, from your experience, that a peak hour should start? A. A peak hour should start at 3:30 p. m. in the afternoon.

Q. Why do you say that? A. Because of the schools letting out and downtown shoppers starting home.

Q. And that is the time, as you have said, one-third of the cars are in the barns that are in inoperative use. Is that correct? A. That's correct.

Q. Now, calling your attention to the question of the trip timings that are given to the motorman today, have you anything to say about that? A. Yes, the time schedules have been a point of dispute between the employees and management for a good many years. Since 1932, in fact. That's the time the new Charter went into effect and the Public Utilities Commission was brought into being. Since that date we have had a dispute with management over the time schedules—not enough trip time, not enough running time, and it's only last December that we had our last dispute with management over the number of split runs that were placed in the time schedules. We attempted to get it straightened out and did in so far as one table was concerned, that was the "N" line table. And we were told then that the table would be adjusted and it was, but not completely to our satisfaction. When you have four schedules—schedules that are not satisfactory to employees they are certainly not satisfactory to the patrons who patronize the railroads.

Q. Have you finished on that point, Mr. Foley? A. Yes.

Q. Now, have you observed who is in control as to what time the off-peak hours should go and the peak hour go on, has that been left to the Superintendent of Schedules? A. That has been left to the Manager of the Railway and the General Superintendent of Transportation.

Q. To your observation has that been based on surveys or on dollars and cents? A. That is based on both. A check is made by the Supervisor of Schedules as to the number of passengers on each streetcar. That figure is then transmitted to the Manager, and he in turn determines whether or not the cars should be—the run should be taken off or not.

Q. Now, can you tell us when cars get to Kearney and Market Streets, what is the running time allowed for cars that have to go to the Ferry and cars that have to go to the Bridge Terminal? A. Six minutes.

Q. Do you mean to say that six minutes is a running time for both lines regardless of whether they have to go to the Ferry or go to the Bridge Terminal? A. That's right.

Q. That running time is the same? A. That's the same running time, yes.

Q. Can the cars make it at the same time or is the distance greater from the Ferry than from the Bridge Terminal, from Third and Market? A. There isn't much difference in the distance, but cars going to the Ferry have additional traffic signals which delay them and they can't make that scheduled running time of six minutes.

Q. Now, in your opinion, the bunching of cars is that caused by the fact the running time of six minutes is given both to the Ferry and the Bridge Terminal? A. That is correct.

Q. Now, do you know whether or not there is a survey department at the present time of the Municipal Railway Lines upon which the schedules are based and surveys made? A. I only know that the Supervisor of Schedules and the employees of that department go out and make checks on all the lines and bus lines and determine then what headway there should be and how many buses or cars should be on the route.

Q. Now, Mr. Foley, getting to the question of repairs: At one time it is a fact, is it not, that repairs of equipment were divided between what is called the Elton Shops at Geneva Avenue and the Geary Barn. Is that correct? A. That's correct.

Q. Now, isn't it a fact that was discontinued here recently? A. Yes.

Q. And the paint shop and the repair work was taken away from the Geary Barn and put all out in the Elton Shop. Is that correct? A. That's correct?

Q. And what has that caused, if you know? A. It causes a delay in the lettered type cars, cars operating on the letter lines.

Q. What causes this bottleneck? A. Because too many cars are sent to Elton Shops and they haven't equipment or possibly the manpower to repair these cars and get them into service as quickly as heretofore had been done. Cars now at the Potrero Division, I believe there are three cars in the Potrero Division that have been there I know for three weeks with the ends out of them, and had the Geary Division continued repairing these cars, in my opinion, those cars would have been back in service before now.

Q. Now, is there anything that you have observed so far as the actual operation and scheduling of the cars is concerned that in your opinion is wrong? A. Well, you spoke of cars running like bunches—like bananas, always in bunches, and I would like to give you an example of bad schedules: an "L" car due at West Portal, at the Twin Peaks at 7:28 a. m., was followed by another "L" due at 7:31 a. m., then a "K" car at 7:32 a. m., and an "M" car at 7:33 a. m., with another "L" car at 7:34 a. m. There you have a three-minute headway between the first and second "L" cars, followed at one minute intervals for the next three minutes by the "K," "M" and "L," which is very bad. People are bunched at Forest Hill Station and all other stations down Market Street. However, these kind of schedules prevail throughout the system. There is a concrete example of cars running in bunches.

Q. Is there anything else that you would care to add along that line? A. Well, another matter on which we have had many discussions with the management, and in fairness to the management they have attempted to correct this situation, but it just seems impossible because of certain employees not following the rules in regard to stools, switch irons and exit gates. Cars are not fully equipped with switch irons and stools, and the gates are not oiled, which necessitates the motorman violating the rules, going around looking for a can of oil to oil up the exit gates, which causes a delay in the pull-out in the mornings, all day, as a matter of fact.

Another situation is on the No. 3 bus line. It terminates at St. Francis Circle. Runs one, two and three on pull-in trips, unloads

their passengers at the Circle instead of completing the service to Army and Potrero Terminal and proceeds over a route which is not designated as a bus line. The bus is out of service from the Circle to the garage, which is contrary to the rules of operation. This is done for the mere saving of seven minutes in the operating cost. That's about all.

Q. Now, I call your attention to a schedule which was given to me out at the Geary Barn, Mr. Foley, which shows on January 28 there was in service, operative service 15 "D" cars in the Municipal Lines. Do you know whether that is the fact? According to this schedule, there are 15 "D's" all together in San Francisco.

MR. TURNER: Do you know, Mr. Scott?

MR. SCOTT: Yes.

MR. LEWIS: Q. Yes. All right. 15 "D" cars. Let me call to your attention this schedule: Between 6:00 a. m. and 8:00 p. m. at night the schedule calls for only eight cars to be on the tracks with 7½-minute intervals between cars. That was what you were speaking of. A. Yes.

Q. When you spoke of the situation, the long waits for cars are provided for in the schedule while one-third of the cars are in the barns? A. Yes, sir.

MR. MACPHEE: What are those hours?

MR. LEWIS: One example of the hours, 6:00 a. m. to 8:00, with a seven-minute wait for a car and provided for in the schedule with seven in the barn that are operative.

MR. MACPHEE: What is the schedule between 4:00 and 6:00? How many cars are in operation?

MR. LEWIS: Between 4:00 and 6:00 p. m.— Well, you see 4:24 to 6:00 is the peak. Now, that is when they have their full cars on the peak hours. The peak is short and soon we will show, as soon as the peak goes off, the cars are put in the barns and there are the long waits. It is right here in the schedule.

Q. Do you have anything else to tell us, Mr. Foley? A. No, that's about all, Mr. Lewis. As I said, the schedules in effect are not satisfactory to the employees. There are several factors involved, particularly the one "late night reliefs," and when you don't have satisfied employees as far as schedules are concerned, you are certainly not able to give satisfactory service to the patrons.

MR. LEWIS: All right. That is all, Mr. Foley.

MR. MACPHEE: I have a question I would like to ask Mr. Foley.

MR. LEWIS: The members would like to ask you some questions.

MR. MACPHEE: Q. With reference to the personnel at the present time, is there sufficient personnel to operate the street cars and buses in the Municipal Railways?

A. Yes, Mr. MacPhee. But that's a situation that fluctuates from day to day. It has been the policy of the management within the last few months to confine the employments in the Municipal Railway by getting rid of unfavorable employees, and it was carried through too far in the month of December. I believe 200 employees were terminated from their employment and, naturally, it was one of those things you will have plenty of people today and the following day you won't have them.

Q. Well, your estimate of the conditions at the present time, your answer is, there is sufficient personnel? A. I would say "Yes."

Q. Would you say there is too much personnel for the materials and equipment that are available to operate? A. No.

Q. Just about right? A. About right.

MR. MEAD: Mr. Chairman.

PRESIDENT GALLAGHER: Mr. Mead.

MR. MEAD: Q. I would like, to just—for the purpose of getting the record straight, Mr. Foley said he was President of the CIO Municipal Railways. Is that correct? A. Municipal Carmen's Union.

Q. That is a portion of the employees employed on the Municipal Lines? A. About half of them.

Q. About half of them. Then, there is another organization that has another head, too, another organization representing the other 50 per cent of the employees? A. That's right.

Q. That is the American Federation of Labor group. Is that correct? A. Yes, sir.

Q. You are not necessarily representing all the employees on the Municipal Railways? A. I'm representing the Municipal Carmen's Union, Local 250.

Q. Period. A. Correct.

Q. You didn't say you were representing a portion of them and I wanted that cleared for the record. A. Correct.

MR. COLMAN: I would like to make a comment if I may. Of course, I have known Mr. Foley for many, many years and know him as the man who negotiates wage matters between the Commission and the employees and complaints and so forth. Mr. Foley frankly stated he is a motorman and has been a motorman for 24 years.

MR. LEWIS: Mr. President, I raise to a point of order.

PRESIDENT GALLAGHER: State your point of order.

MR. LEWIS: My point of order is that I feel this is an orderly procedure that argument of all sides should follow the taking of testimony rather than interject argument between the testimony.

PRESIDENT GALLAGHER: Your point is not well taken. Proceed, Mr. Colman.

MR. COLMAN: I have no questions to ask, but this is the way the testimony impressed me: Mr. Foley stated he does not consider himself an expert or qualified. Mr. Foley is a motorman. Now, I am comparatively new at inquiries, and with matters of law, but I do know when I am investigating a very important matter having to do with the conduct of the railroads and the various complaints that have been brought up, I think it is better, from my experience, not to go to a motorman to get this information and to get the suggestions because he is neither as well qualified nor is he as well acquainted—he is busy with his own run, he does a good job, he runs his car as motorman and he does his 8-hour shift or whatever it is, and he can't give the same time to the conduct of the activities as these trained members of the Utilities Commission, Chief Engineers, who have the Municipal Railway under their jurisdiction. That may be wrong, but that is the way it strikes me when I listen to Mr. Foley's testimony, and I respect him as a good man.

Now, I say again, if you want to find the answers to all these questions you have the Manager of the Utilities, the consulting engineers, why don't you call them?

MR. LEWIS: We are going to call Mr. Turner next.

MR. COLMAN: And all these men under him who have charge of a department, a full-time charge.

MR. LEWIS: Mr. Colman, many bricks make a house, and the first brick has been placed. (Applause from the audience.)

MR. COLMAN: I want you to describe the strength of that first brick.

MR. LEWIS: We are not trying anyone here, Mr. Colman. We are just inquiring. I would like to introduce some pictures here in evidence that Supervisor George Christopher and myself, who went along with the City Photographer while these pictures were taken. Is that correct, Mr. Christopher?

MR. CHRISTOPHER: That's correct.

MR. LEWIS (continuing): I believe that hour was 8:20 to 8:30 in the morning. Is that correct?

MR. CHRISTOPHER: Yes.

MR. LEWIS (continuing): What was the day, last Tuesday?

MR. CHRISTOPHER: Last Thursday.

MR. LEWIS: And I would say that this first picture that I would like to have marked as Exhibit No. 1 is, as shown on the back, as we approach Twenty-fifth Avenue and California. We were looking up at the end of the line and saw the three "C" cars at the end of the line. May I have that marked as Exhibit 1.

THE CLERK: Exhibit 1.

(Whereupon the document referred to was marked by the Clerk as Exhibit No. 1.)

MR. LEWIS: The second picture is looking east at that time on California at Twenty-fifth Avenue with no car in view proceeding in a westerly direction, but one car that is proceeding in an easterly direction.

THE CLERK: Exhibit No. 2.

(Whereupon the document referred to was marked Exhibit No. 2.)

MR. LEWIS: I would then like to have marked as Exhibit No. 3 the picture taken as the three "C" cars came huddled together with one already at the end of the line as they approached, and this picture is looking east on California at Twenty-fifth Avenue. And I would like that introduced as the exhibit next in order.

THE CLERK: No. 3.

(Whereupon the document referred to was marked Exhibit No. 3.)

MR. LEWIS: This again shows the caravan of "C" cars approaching the end of the line.

THE CLERK: Exhibit No. 4.

(Whereupon the document referred to was marked Exhibit No. 4.)

MR. LEWIS: This next picture shows the cars that are bunched together at the end of the line. I would like to have this marked the exhibit next in order.

THE CLERK: Exhibit No. 5.

(Whereupon the document referred to was marked Exhibit No. 5.)

MR. LEWIS: And now at the time the cars are all bunched together at the end of the line, the last picture is looking east on California Street with no cars in sight.

THE CLERK: Exhibit No. 6.

(Whereupon the document referred to was marked Exhibit No. 6.)

MR. LEWIS: Now, I would like to call Mr. Turner.

PRESIDENT GALLAGHER: Mr. Lewis, Mr. Turner is available. Will you proceed, please.

MR. LEWIS: Mr. Hunter of the California Railroad Commission is here, but in line with what Supervisor Colman said, I will follow his advice, suggestion rather, and put Mr. Turner on at this time.

JAMES H. TURNER

was called as a witness and testified as follows:

MR. LEWIS: Q. What is your full name, Mr. Turner? A. James H. Turner.

Q. And what is your business and occupation, Mr. Turner? A. Manager of Utilities.

Q. Will you sit down. This will be a long inquiry.

MR. MACPHEE: I would like to suggest to Supervisor Lewis we eliminate the formalities. The hour is passing and we all know who Mr. Turner is and his background.

MR. LEWIS: Q. Tell us what your duties are in connection with the railroad. A. My duties are defined in the Charter, are those of the Manager of Utilities in charge of all the utilities, the administrative officer for the Public Utilities Commission.

Q. Just so the members of this Board get the picture at this time, Mr. Turner, just what are your active duties in connection with the operation of the railroad—what do you do? A. It would take quite a while to explain that, Mr. Supervisor. They are numerous. As the administrative officer of the Utilities, I have supervision over the railroad; I have the appointive power of the appointive officers of the management of the railroad subject to the approval of the Public Utilities Commission.

Q. Now, immediately following the purchase of the Market Street Railroad, what was the total number of street cars owned by the City of San Francisco regardless of their condition? A. I believe I can submit a statement of that to you.

Q. Just tell me. I just want that information. A. I will produce it for you. Mr. Degnan, I believe, has that figure.

Q. That is why I asked your duties so I could more or less channel my questions to you, incidentally. A. Incidentally, that's the reason I believe you should channel the questions through me so I could find the department head here who had the factual information.

MR. LEWIS: I think that will be fine.

MR. CHRISTOPHER: May I suggest to Mr. Lewis, Mr. Chairman, in view of the fact he is going to ask a lot of technical questions which perhaps might not be forthcoming immediately that he submit to Mr. Turner these questions in writing.

MR. LEWIS: I have only outlines, Supervisor Christopher.

MR. CHRISTOPHER: What I mean to say, if you are going to ask a lot of questions of a statistical nature.

MR. LEWIS: Well, if he hasn't the information we will wait for it and pass to another question.

PRESIDENT GALLAGHER: Has your question, Mr. Lewis, been answered?

MR. LEWIS: No, it has not, Mr. President.

THE WITNESS: The equipment of the Municipal Railway as of June 30, 1943, was 238 electric cars, 9 trolley coaches, 41 motor coaches, making a total of 288 units.

MR. LEWIS: Q. Can you tell me how many of these were the old municipal line, and how many were the Market Street line? A. The equipment I gave you is the equipment of the Municipal Railway prior to the consolidation. I thought that was your question.

Q. I said immediately following the merger, what was the total number of street cars—that was my question—owned by the City and County of San Francisco— A. And my—

Q. (Continuing) —immediately following regardless of their condition? A. I will have to get that figure for you.

MR. MACPHEE: We have still got them all; we haven't sold any. A. There are quite a few wrecked.

MR. MACPHEE: Q. We still have ownership of them, don't we? A. They are in the records.

Q. The only way they would come off the record is if they were taken off the inventory by the Board here? A. That's correct.

MR. LEWIS: I can proceed with the next question if you so desire it that way, Mr. President.

PRESIDENT GALLAGHER: Go ahead.

MR. LEWIS: Q. How many of these cars were in such condition immediately following the merger that the City of San Francisco did not consider them worth repairing and did not use? A. At the time of consolidation, Mr. Supervisor, it was hoped that we could use every piece of equipment we acquired.

Q. Immediately following the merger how many cars did you find were in such a condition, if any, that you found could not be repaired and were junked? A. I don't believe there was a study made immediately following consolidation.

Q. When was the first time a study was made of that condition, if at all? A. We made a study prior to consolidation.

Q. You said no study was made following consolidation. Do you know prior to consolidation how many pieces of equipment you could use? A. We hoped to use every piece of it.

Q. That doesn't answer my question. At one time you had a hope. When was that hope realized, or was it not realized? A. Shortly after consolidation it was found with so many accidents, it was found necessary to borrow from certain pieces of equipment that could not be acquired due to the war condition, we used that equipment to maintain and repair and keep that equipment on schedule.

Q. You are not answering my question, Mr. Turner. Have you at any time ever made a survey of cars in San Francisco that were in such a condition that the City did not consider them worth repairing and did not use? If so, when was that survey made and what was the number of the cars? A. I'll have to produce that information for you, Mr. Supervisor. It will take some study.

MR. MEAD: Mr. Chairman, may I offer a suggestion. May I suggest to Mr. Lewis he ask Mr. Turner whether or not Mr. Turner was the Manager of the railroad at that particular time?

MR. LEWIS: Q. Were you? A. I was not the Manager.

Q. Were you employed by the City at the time the railroads— A. I was.

Q. What was your position? A. Chief Engineer of the railroad.

Q. Regardless of your position at that time, can you give us that information? A. I cannot give you that material offhand. It will take some study.

Q. Can you get it for us? A. Yes, I can get it for you and will make a report to you, Mr. Supervisor.

Q. That is good enough. Is somebody putting down these questions—well, they will be in the record. Of the remaining cars that were used immediately following the purchase, how many have been permanently put out of service since the purchase by reason of being in too poor a condition to be repaired, or cannot be repaired? Do you want that question read back to you? A. The answer to that will have to be produced. I can give you a time basis, a progressive deterioration of that equipment and I can give it to you every month, if you desire, up to the present month.

Q. That is, the number of cars that have become inoperative when we took over the street cars and those that have become inoperative, that have now been junked? A. That's correct.

Q. All right. Are any of these cars out of service because they are too old or wrecked to be repaired, or are they out of service because you can't get the parts at the present time? A. They are principally out of service because we can't get the parts to make the repairs nor the manpower to make the repairs.

Q. Will you be able to break down for me the number of cars that are out of service merely because of their antiquated condition or age, and those out of service because you can't get the parts? A. Yes, I will get that for you.

Q. And how many of those are the Muni Line and how many the Market Street Line? A. Correct.

Q. All right. Will you tell me how many of those cars are now out of service for electrical motor repairs. Are you able to answer that now? A. If you will wait a minute I'll see if we have any such figures with us.

Q. All right. A. You will recollect, Mr. Supervisor, your resolution directing us—

Q. There is no criticism, Mr. Turner. A. (Continuing) —directing us to come here made no mention of any specific documents or what line of questioning you were going to follow so we will do our best in answering your questions.

MR. LEWIS: Certainly. I appreciate your co-operation.

Mr. President, I see this will be a lengthy examination, I see that many of the questions that I am about to ask will probably have to be looked up. Could I suggest a motion at this time that this meeting of the Board of Supervisors be recessed—

MR. COLMAN: Could I ask some questions before you make that motion? I would like to question Mr. Turner.

MR. LEWIS: I was only going to make it in the interest of time.

MR. COLMAN: Q. Mr. Turner, in regard to the so-called bunching of the cars, will you give the Board an explanation of that, providing there is an explanation?

MR. LEWIS: Mr. Colman, may I say this: I haven't relinquished the floor. I have certain questions that if you would bear with me, Supervisor, I would like to ask. The only reason I stop now is because as we know there is a reason that we should terminate at this time, as we have known for a month ahead of time Supervisor Christopher has had a banquet planned for tonight at a great expense—

MR. CHRISTOPHER: So I heard.

MR. LEWIS (continuing): And I know your people have prepared for it and I didn't want to hold you up.

MR. COLMAN: I thought while these questions were fresh in our minds because you asked these questions of Mr. Foley, and I thought

that it would be more appropriate to ask them of Mr. Turner, so I was going to ask Mr. Turner the same questions that you asked Mr. Foley.

MR. LEWIS: If you would bear with me, I am going to ask those questions if you will only allow me to ask my questions before I relinquish the floor with Mr. Turner and I will gratefully appreciate it, and in the interests of time I was moving at this time, Mr. President, that we continue this hearing as a special hearing of the Board of Supervisors until tomorrow morning at 10:00 a. m. for the purpose of continuing this inquiry.

MR. COLMAN: Before you do that I would like to ask Mr. Turner these questions.

MR. LEWIS: Then I will continue asking my questions; Supervisor Colman, you interrupted me in asking questions and I only stopped my own questions to ask for a continuance.

(Remarks of Mr. Colman and Mr. Lewis were unintelligible to the Reporter.)

MR. MEAD: Mr. Chairman, I rise to a point of order. I would like to hear what both of them say and they are both talking together.

PRESIDENT GALLAGHER: What is your point of order?

MR. MEAD: I am rising to a point of order. Mr. Colman has the floor.

PRESIDENT GALLAGHER: Your point of order is good.

MR. MEAD: Thank you very much.

MR. COLMAN: Mr. Chairman, I would like to ask a few questions.

PRESIDENT GALLAGHER: Go ahead, Mr. Colman.

MR. COLMAN: Q. I am going to ask you to explain, if you will, the bunching of street cars that was referred to you in the questions asked Mr. Foley by Mr. Lewis.

MR. LEWIS: I rise to a point of order.

PRESIDENT GALLAGHER: State your point of order.

MR. LEWIS: I was in the midst of asking certain questions of this witness. I interrupted myself merely for the purpose of suggesting, in the interest of time, this matter should be continued over until tomorrow morning.

I think for the purpose of this inquiry the one asking questions has the floor and I feel Supervisor Colman has now taken away the floor from me for the purpose of coming in now and asking questions.

PRESIDENT GALLAGHER: Your point of order is not well taken. You said you would allow Mr. Colman to ask a few questions—

MR. LEWIS: He said he wanted to ask me a question.

MR. COLMAN: Certainly Mr. Lewis wants these questions asked.

PRESIDENT GALLAGHER: And you relinquished the floor at that time.

MR. COLMAN: And you want information and I want information. That is your object, getting the information about the points you brought up.

Q. Now, I am asking you, Mr. Turner, if you will explain the bunching of cars that has been referred to. First, how prevalent is it, and, second, what reasons are there, and what are you doing to improve the condition? A. Mr. Supervisor, the bunching of cars is

quite prevalent, there is no doubt about it. The Supervisor has determined that by observation and pictures. There are several causes:

No. 1, on the downtown streets we are competing with automobiles. No matter what schedule we make, the schedule is interrupted by the use of streets that have rails on them by automobiles. In other words, the automobiles get in the way of the transit system.

As an example, I have here some photographs which I would like to have submitted to the Board of Supervisors of the condition of the downtown streets, particularly Sutter, in which automobiles interfere with the transit system from several ways—illegal parking, double parking, and left-hand turns in front of street cars into garages, and all such causes;

No. 2, accidents. First, accidents that occur due to breakdown of automobiles without contact with the transit system;

No. 3. The bunching is caused by actual breakdown of equipment of our own operating equipment which occurs often;

No. 4. It can be assigned to personnel. Try as we may, our personnel still is responsible for much of our difficulty. Mr. Foley said that in December we had quickened our disciplinary action. The figures, however, do not bear out any quickening in our disciplinary action, but the record does show definitely we have taken disciplinary steps to see that the bunching and the rules and schedules are adhered to as best as they can under the traffic conditions I have mentioned. I have a schedule of turn-overs and employment and terminations during the year. It is interesting to note in the year 1945 we employed 2482 operators, conductors and motormen; at the same time there were 2390 employments terminated for various reasons. That leaves us with a net gain in the year of 90. In June of 1945 we employed 210 and terminated 181. In December we employed 128 and terminated 184.

Early in this year we instituted a Bureau of Personnel who have, by proper training, are trying their best to correct the situation. I might mention that on the railroad we have at least 1500 temporary employees which we classify in Civil Service as temporary tenure. Those people have no guarantee of a permanent job with the City and hence not all of them, but some of them are fine employees, but some of them take little interest in operating our system.

I have more pictures here which I would like to put into the record, taken at different times and different locations and demonstrate different points.

MR. CHRISTOPHER: Mr. Turner, before we adjourn I should like to make an observation or two on some subjects I want to have cleared up in my mind. It will only take a minute or two, Mr. President.

PRESIDENT GALLAGHER: Go ahead.

MR. CHRISTOPHER: Are you through, Mr. Turner?

MR. TURNER: Yes.

MR. CHRISTOPHER: Well, Mr. Chairman, and Gentlemen of the Board, we will be able to interrogate very many citizens and in the final analysis I don't know we will know too much or any more than we did before we started. But there are one or two items that I should like to have cleared up in my mind, and I am sure that the gentlemen of the Utilities Commission and Mr. Turner will be able to clarify for me.

It seems to me in any problem of management we have to go to the head to find the source, to find out what the trouble is, and that is a thing that concerns me. I have read the so-called Newton Report and several other reports that have come from the City Administra-

tion, and each of these reports tells us that we are planning our future, the future of San Francisco, based on a decline of population.

Now, only a week or two ago I was participating, with Mr. Colman, in the Public Lands and Buildings Committee, and a gentleman by the name of Mr. Steele, who is the head of the Retail Dry Goods Association, I believe, stated unequivocally, without any doubt in his mind, the population would decrease within the next few years, and I have an article, I believe cut out of the San Francisco News, telling us why Macey's has come to San Francisco, because through their experiments and their investigations it is conclusive to them that the population of San Francisco will increase by 20 per cent. That contradicts every theory advanced by our planners, our City planners—contradicts every theory when they tell us the population of San Francisco within the next few years will not increase but rather will decrease; and it is unfortunate our planning, including our transportation planning, is all based on the proposition that the population of San Francisco is going down instead of going up. That is one problem of management that ought to be clarified. I would like to know who is right: Are our City planners right, or are these able and very capable businessmen who are investing millions of dollars in our City, are they right? I, for the time being, believe these businessmen are right, and they know what they are doing. We ought to plan accordingly.

There is another problem I have in mind, and I don't ask for this information this afternoon. But I do want Mr. Turner to give it to me at his convenience.

We bought the Market Street and we agreed to pay a maximum interest of 4 per cent. It was my thought that perhaps that 4 per cent was entered into the amendment for the sake of expediting the negotiations, rather than paying 4 per cent. I never did think we should pay 4 per cent to the Market Street Railway for the purchase of their dilapidated railway equipment, and I have here, gentlemen and members of the Board, a letter dated May 22, 1945, addressed to the members of the Utilities Commission, signed by the former Manager of Utilities, Mr. Cahill, in which he has come forth with an investigation of the financial problems of our transportation system.

It interested me very much to notice these three various solutions that he advances: One is based on a 15-year life with interest at 1 per cent; another is a 20-year life with interest at the rate of $1\frac{1}{4}$ per cent, and the third proposition is a 25-year life with the interest rate of 1.25 per cent. In no instance do they go over $1\frac{1}{4}$. One is 1 per cent.

And it is interesting to note our sewer bonds and other bonds sold for 1 per cent. We know the problem—too much money in the banks and people are anxious to lend everybody money; especially are they anxious to lend the people of San Francisco money.

I should like to have clarified in my mind why, in view of all these proposals by Mr. Cahill and analyzed by the Controller, who at that time was the late Mr. Boyd, why in view of the fact that they indicated by inquiry, official inquiry, that they could receive monies for $1\frac{1}{4}$ per cent, is the City of San Francisco paying the Market Street Railway 4 per cent for the purchase?

I want to point out to the gentlemen of the Board this further fact—Now, I might be wrong. I'm just asking this question for clarification. I might be wrong, there might be some good reason for it—I want to point out in the purchase of the Market Street Railway, which was made on the basis of a minimum payment of \$500,000 per year; now, if, in effect, this purchase contract is carried out that means—that is to say, if we do pay \$500,000 per year which

is not the case, we are paying more, but if the original intent be carried out, I have computed roughly during the course of this amortization price, it would be overpaid by 2.75 per cent, which amounts, actually amounts to a little over \$900,000, which would have purchased a lot of buses. The question in my mind is that for the \$900,000 we could have, it would take approximately 13,000,000 riders at the rate of 7 cents to replay that \$900,000, and, offhand, it doesn't seem to me to be good business if what I have in mind is correct. In other words, if I am not misinformed.

MR. MACPHEE: We are paying 4 per cent now, we have been since June.

MR. CHRISTOPHER: That's right. For a while we paid 2 per cent, and then 3, and now we are paying 4 per cent. It is my contention that at no time should the people of San Francisco pay 4 per cent on any obligation. I think the credit of the people of San Francisco is good and that they should only pay $1\frac{1}{4}$ or $\frac{3}{4}$ per cent.

I should like Mr. Turner, for my own information, I should like to have clarified for my own satisfaction what the conditions of this purchase was.

MR. TURNER: I think I can do that.

MR. MACPHEE: Mr. President.

PRESIDENT GALLAGHER: Mr. MacPhee.

MR. MACPHEE: I should like to know, No. 1, about the bunching of the cars, and, No. 2, some of the statements Mr. Foley made. My first question is with reference to Mr. Foley's statement that the peak hours should begin at 3:30.

MR. TURNER: I will call on Mr. Scott to answer that.

MR. SCOTT: Do we have the time?

MR. MACPHEE: I think if you will just make a short statement as to why the peak hour should or should not be at 3:30.

MR. SCOTT: The peak hour does not begin at 3:30. We start closing the headways at 3:30, but the peak is not then. We carry these tremendous crowds between 4:15 and 5:30. Now, during the war when we had a large system of staggered hours we had a peak that extended from about 4:15 to 6:30, but the peak now drops off very rapidly at 6:00 o'clock.

MR. MACPHEE: That is based on your study?

MR. SCOTT: Yes sir, traffic checks.

MR. MACPHEE: The next question is about the cars that Mr. Foley said were in the Potrero Division awaiting repairs three weeks and if they were out at Geary Street they would have been repaired much earlier. How about that?

MR. SCOTT: We have consolidated a great many of our facilities at the Elton Shops, which seemed like good business. There is plenty of room there to do it. We have been working the Elton Shops to capacity. We haven't the convenience at Geary to do that as we can at Elton. However, we do considerable repairing at Geary Street. Not all the mechanical departments are moved out to Elton. It wouldn't make any difference right now, though, if we had any more facilities because we haven't enough mechanics to do it; we have a limited number.

MR. MACPHEE: Mr. Scott, are you short of mechanics according to the amount allowed you in the budget?

MR. SCOTT: No, I think we are nearly up to our quota in the budget now. It is due to two things: one, the number of accidents caused in part by the necessity of having a large turnover of the employees, and two, in fact, by the irresponsible automobilists driving the streets of San Francisco, and, third, the equipment we purchased from the Market Street Railway is failing faster than we anticipated.

MR. MACPHEE: I think that is a great understatement.

MR. LEWIS: Mr. Scott, may I ask a question?

MR. MACPHEE: I have the floor, Mr. Chairman.

PRESIDENT GALLAGHER: Proceed, Mr. MacPhee.

MR. MACPHEE: My next question is with reference to the traffic conditions, the automobiles in front of the cars.

We know when that occurs you are tied up at different points and are unable to reach your schedules, but Mr. Lewis very thoroughly showed us that these cars do line up at the end of the line and wait there to get started again. I am wondering if there isn't some way you can break the bottleneck. I can understand that downtown the traffic is heavy, but when we get out there there is no bottleneck.

MR. TURNER: That is, of course, due to the fact that once you get the schedule broken it is impossible to get back on the schedule. We have been criticized for breaking the schedules and turning the cars back and it becomes almost impossible when there has been a major break in a schedule on returns.

MR. MACPHEE: That is why they are waiting there, simply because they must keep a certain schedule before they can start out again?

MR. TURNER: Yes.

MR. MACPHEE: I am not an expert on transportation and I know Mr. Colman isn't either, but I think we have to do something to break that bottleneck; I think it is a question of breaking the bottleneck of schedules. I know there is nothing so disheartening and they do it all the time in the Sunset, they come out all together and they are not keeping schedules and there is street car after street car coming all along together.

MR. TURNER: We are very cognizant of that very type of difficulty and we know it occurs. We know of the conditions on the roads and we are doing everything in our power to correct those conditions, I can assure you. Our Inspectors are working at the job of adjusting schedules once they are delayed.

MR. MACPHEE: Those are all the questions I have.

MR. LEWIS: Mr. Scott, according to your own schedule from 6:00 a.m. to 8:00 p.m. there is a 14½-minute wait for "3" cars and you have "3" cars in the barn at that time.

MR. SCOTT: That is sufficient service for the traffic to justify it.

MR. LEWIS: When you say that do you mean dollars and cents?

MR. SCOTT: Will you let me finish?

MR. LEWIS: Yes, Mr. Scott.

MR. SCOTT: On Sutter Street we have at night three lines running, and east of Sutter Street you can divide that headway by three in the daytime—east of Fillmore I should say on Sutter, and in the daytime you can divide that headway by four.

MR. LEWIS: Well, now, what about the people on Fillmore Street and up on Jackson where the "3" car is the only street car giving them service? They may have to stand on a corner and it might be raining, Mr. Scott; they have to stand on the corner for 14½ minutes, and you have eight cars in the barn.

MR. SCOTT: Those cars have to be worked on too.

MR. LEWIS: I am taking your schedule of the cars that are operating.

MR. SCOTT: You say the cars in the barn. They have to be greased and oiled. If we had time I would like to go into this further. If we were to follow your suggestion and rush those cars all day and night we would go broke. It would cost \$3,000,000 a year and we wouldn't have the manpower to do it.

MR. LEWIS: May I ask you this question, Mr. Scott: The municipally-operated lines make over \$15,000,000 gross, and you put aside nearly \$3,000,000 surplus, net profit, which is about 19½ per cent taken from gross to net; while over a 32½-year period prior only 33 was taken on the old lines from gross to net. Now, don't you think you are trying to take too much money and are putting it into surplus and not into repairs, and as a result that is where you are getting into trouble? In other words, you are running the railway for profit and not for service.

(Applause from the audience.)

MR. SCOTT: That is not true. At the same time, Mr. Lewis, you have to remember there is a big difference between last year and what we are operating right now. Our business is off 8 per cent, which runs about five or six thousand a day, and you certainly can't provide service, the same service now that you did then. We do in the rush hour, we still have the tremendous peaks we had here and we have the rush hour service.

MR. LEWIS: From 6:00 to 8:00 p.m. on your schedule a passenger—between 6:00 and 8:00 o'clock has to wait 9 minutes for an "E" and you have 13 operative "E" cars standing in the barn. Do you think that is good schedule?

MR. SCOTT: All the traffic checks, all the service traffic checks would justify it.

MR. MACPHEE: Mr. President, I would like to move at this time that the hearing be continued until next Monday at 3:00 o'clock, and in the meantime these technical questions which Mr. Lewis has propounded and which are of great importance may be submitted to Mr. Turner for answer, so he can answer them when we meet again, and if any other members have any questions they can submit them and that this Board meet a week from today, next Monday at 3:00 o'clock.

MR. LEWIS: I would like to amend—

PRESIDENT GALLAGHER: Is there any second?

(Whereupon the motion was seconded by a member of the Board of Supervisors.)

MR. LEWIS (continuing): That this be continued until tomorrow morning at 10:00 o'clock for a special meeting of the Board. I would like to state my reasons why: There is other business of San Francisco to be done and this is a very important matter. It is important enough that we should go into it thoroughly. I have many questions I would like to ask, and I know other members have also. I think the meeting should be continued until tomorrow at 10:00 o'clock, because it is unfair to the rest of San Francisco and unfair to all of

us and the people that have come here and the witnesses that have come here to try to jam a meeting of this importance into a meeting of the Board, and I will ask to amend your motion, Mr. MacPhee, that the special meeting of the Board be continued until tomorrow at 10:00 o'clock.

PRESIDENT GALLAGHER: You have heard the amendment to recess today until 10:00 o'clock tomorrow morning. Is there any second to Mr. Lewis' amendment?

MR. MEAD: I am going to second. I am going to explain my reason for the second:

The Board of Supervisors will remember I objected because I felt you could not complete what you started and it would be necessary to bring a number of people employed by the City and County for no particular reason as proven by the people who are here representing the railroad, for no reason at all, and the people of the Commission. I was firmly convinced one day should be set aside for that purpose, although the members of the Board saw fit to set the meeting for a special order of business today. Everybody has been sitting here today and we have accomplished absolutely nothing in the way of answering questions or offering suggestions and for that reason I propose to second that we have the meeting tomorrow morning with the thought in mind of cleaning it up, if we can do it, in one day. The Commissioners are busy people and from what I understand it is a part-time job, these other people are employed by the City and County of San Francisco and should be at their desks and there are interested people here who have come because they are interested and there are many of those who will find because of their interest it is necessary to appear here again. For that reason I am seconding Mr. Supervisor Lewis' amendment that this meeting be continued to tomorrow morning at 10:00 o'clock.

PRESIDENT GALLAGHER: If you have concluded your observations, the Mayor would like to make a statement.

MAYOR LAPHAM: I want to give you my observation. I want to find out as many facts as possible. I think this afternoon perhaps has demonstrated that you cannot make progress quickly in this way. You have all your five Commissioners here and your staff giving up their time and I am sure they are quite willing to give a great deal more of it, but my observation is this:

That you have certain questions to ask, questions of facts which can be supplied in due course, can be carefully looked up. It seems to me that you would make progress more quickly if all these various questions that Mr. Lewis wants to ask—I am speaking of factual questions or with respect to the interest question that Mr. Christopher asked, if those could be submitted in written form to Mr. Turner and the Commission, I am sure you could save an awful lot of time by getting those facts out in advance. For that reason it seems to me it would be more satisfactory for all concerned, instead of your meeting tomorrow morning, if you could meet at a little later date and give the Public Utilities Commission an opportunity to answer questions that might be put in writing to cover the factual stuff you want to bring out as fully as possible. That is my only suggestion.

(Discussion on the motion.)

PRESIDENT GALLAGHER: A substitution motion has been submitted by Mr. Lewis that we do recess today until the hour of 10:00 a.m. tomorrow. Is there any discussion?

The Clerk will please call the roll.

(Whereupon the roll was called by the Clerk.)

THE CLERK: There are three Ayes, seven Noes, and one absent.

PRESIDENT GALLAGHER: The motion is defeated.

We have the motion before us that we recess until the hour of 3:00 o'clock p.m. Monday next.

MR. MANCUSO: Mr. President.

PRESIDENT GALLAGHER: Mr. Mancuso.

MR. MANCUSO: I am interested in other things; we have the salary standardization. It is going to be presented to the Board next Monday, as I understand. It isn't going to give the Board of Supervisors very much time to work on it. I think we are going to have to determine a question of policy, whether the Finance Committee is going to be expected to untangle the salary standardization ordinance that has been submitted to us by the Civil Service Commission based on such arbitrary percentage increases without fact finding support, or whether the Board want to sit as a Committee of the Whole for the purpose of considering that study next Monday. I think it is very important that we make up our minds what we are going to do with that.

In considering this matter I think the Mayor made a logical suggestion as to the matter. Mr. Lewis has a lot of questions. I think we have wasted a lot of time of valuable businessmen who are giving their time on a part-time Commission. I think what we ought to do until we get rid of the salary standardization, let Mr. Lewis submit, or any other member of the Board of Supervisors submit to the Public Utilities their questions and when they get their answers let us have the hearing.

With that thought in mind I am going to amend the original motion made by Supervisor MacPhee that it go over three weeks and we get through with the salary standardization, which, in my opinion, is much more important than going ahead with this inquiry.

PRESIDENT GALLAGHER: You have heard the substitute amendment submitted by Mr. Mancuso that the matter be delayed for three weeks.

MR. MEAD: There has been no second.

MR. MEYER: I will second the motion.

PRESIDENT GALLAGHER: The motion is seconded.

MR. LEWIS: I would like to speak on the matter. I think it is wrong to say we have wasted time here this afternoon in this inquiry. (Applause by the audience.)

There hasn't been a waste of time here going into a very important matter, I am sure the Mayor will agree, I am sure the members of the Public Utilities Commission, the Manager of Utilities will agree we have already developed matters here which are very important in so far as this schedule is concerned.

It is true, as Supervisor Mancuso said, we have a very important question coming up, and we haven't even reached the roll call for the close of today's meeting.

I say this should be a meeting of the Board, whether it be a day or night meeting—we are all busy, but I know we all feel this way about it: Here is one of the most important matters that has ever come to the citizens of San Francisco and we have to take up the time and we can't jam it into a regular meeting of the Board and we have to make up our minds to that fact.

Now, I am saying to you gentlemen with all earnestness we will probably not get together on one particular day or one particular night. You can't conduct the inquiry any more than a Senate can

by handing a lot of written questions, and I tell you why: One question leads to another question. There might be a question on which he can give you a lot of double talk on it, but when you have him there, Mr. Mayor, and the answer comes out and that prompts another question. That is the purpose of an inquiry, that is why the framers of our Charter wisely provided for an inquiry in the way we are holding this inquiry. And I say, in all earnestness, the matter of handing to different people written questions would be absolutely unsatisfactory and that is not the way to do it. We have to roll up our sleeves and go to work on this, the people demand it, and I say to you, I plead with you members of the Board of Supervisors to go on with this meeting of the Board that we have started so wisely.

(Applause from audience.)

MAYOR LAPHAM: I don't mean this thing could be entirely handled by putting in a lot of written questions, but I think you have wasted time if you want factual stuff, to ask for the record that will be supplied. That doesn't mean you can't continue your inquiry and ask a second and third and a fourth and fifth question, but I do think the time of these men and the staff can be considerably shortened if you will give them the questions you have in mind so when they come back here they can answer.

MR. MEAD: We have a parliamentary situation. A motion was introduced by one of the members of the Board and seconded by another to the effect that we meet again on this matter next Monday. Is that right?

PRESIDENT GALLAGHER: That is right.

MR. MACPHEE: And there was a substitute that it be three weeks.

PRESIDENT GALLAGHER: The substitute amendment was that we put this matter over for a period of three weeks.

MR. MEAD: Mr. Chairman, I want to explain my vote. I am opposed to postponing this matter for three weeks. I think in justice to this Board and the citizens interested in this matter that this matter should not be dragged over a period of two or three or four weeks because we have no assurance in the event we meet on this matter three weeks from today there will not be another motion for another postponement. I ask that the motion to delay for three weeks this matter be defeated.

(Discussion on motion.)

MR. CHRISTOPHER: I move the previous question.

MR. MACPHEE: I second.

PRESIDENT GALLAGHER: Call the roll on the substitute motion.

MR. MEAD: Doesn't it need a second?

PRESIDENT GALLAGHER: Mr. MacPhee—

MR. MACPHEE: I seconded the motion with a great deal of pleasure.

(Further discussion upon the motion.)

PRESIDENT GALLAGHER: Call the roll on the substitute motion.

(Thereupon the roll was called by the Clerk.)

THE CLERK: One Aye, nine Noes, one absent.

PRESIDENT GALLAGHER: Now, we have the motion as submitted by Mr. MacPhee when we recess today—that would be adjourn today—this be made a special order of business at the hour of 3:00 o'clock next Monday.

MR. MEAD: Mr. Chairman, I suggest when we adjourn today that we reconvene in a special meeting Friday morning at 10:00 o'clock of this week.

MR. SULLIVAN: That is a holiday.

MR. MEAD: Then, on Thursday.

(Discussion upon the motion.)

MR. LEWIS: This may be off the record.

(Discussion off the record.)

PRESIDENT GALLAGHER: The question on the substitute motion is that we recess today until the hour of 10:00 a.m. on Wednesday.

MR. MEAD: My intention was to make that Thursday at 10:00 o'clock, and I want to state my reasons why: There are at least a half dozen meetings scheduled, the Finance Committee, the Judiciary Committee meets on Wednesday. Thursday would be a better day, I am sure.

PRESIDENT GALLAGHER: Is there a second?

MR. SULLIVAN: I will second.

(Discussion on the motion.)

PRESIDENT GALLAGHER: The motion as submitted, the substitute motion as submitted is that when we recess we do recess until 10:00 a.m. on Tuesday. The Clerk will please call the roll.

(Thereupon the Clerk called the roll.)

THE CLERK: Four Ayes, six Noes, and one absent.

MR. MACPHEE: Roll call on the original question.

PRESIDENT GALLAGHER: This shall be a special order of business at 3:00 p. m. next Monday. Is there any discussion? If not, the Clerk will please call the roll.

(Whereupon the roll was called.)

THE CLERK: Seven Ayes, three Noes, and one absent.

PRESIDENT GALLAGHER: The motion is *adopted*.

(Whereupon the Board of Supervisors went on to the next order of business.)

SPECIAL ORDER—3:30 P. M.

Strike From Calendar.

Upon motion of Supervisor MacPhee duly seconded and carried, the Manager of Utilities and the members of the Public Utilities Commission are requested to appear and explain policy of the Commission in withholding from sale at this time certain property under jurisdiction of the Commission.

January 14, 1946—Consideration continued until February 11, 1946.

February 11, 1946—Consideration continued until February 18, 1946.

Supervisor MacPhee moved that inasmuch as the Public Utilities Commission report had been filed with the Board, the foregoing matter be stricken from the Calendar.

No objection and so ordered.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore passed for second reading, were taken up:

**Amending Annual Salary Ordinance, Board of Education,
By Adding One Senior Bookkeeper at \$225-275.**

Bill No. 3874, Ordinance No. 3658 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 83.1, BOARD OF EDUCATION—NON-CERTIFICATED EMPLOYEES, by increasing the number of employments under item 6 from 5 to 6 B6 Senior Bookkeeper at \$225-275.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) Section 83.1 is hereby amended to read as follows:

**Section 83.1. BOARD OF EDUCATION—
NON-CERTIFICATED EMPLOYEES**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A6	Supervisor of Maintenance and Repair of School Buildings.....	\$400-450
2	6	A154	Carpenter	12.00 day
3	1	A160	Foreman Carpenter	(h 304.50
4	5	A354	Painter	12.00 day
5	6	B4	Bookkeeper	175-225
6	6	B6	Senior Bookkeeper	225-275
6.1	1	B10	Accountant	275-325
7	2	B14	Senior Accountant	325-400
8	1	B58	Secretary, Board of Education ...	400-500
9	1	B180	Administrative Assistant	300-375
10	3	B210	Office Assistant	125-150
11	2	B222	General Clerk	160-200
12	1	B228	Senior Clerk	200-250
13	6	B308a	Calculating Machine Operator (key drive)	150-190
14	2	B311	Bookkeeping Machine Operator...	160-200
15	30	B352	Storekeeper	160-200
16	1	B354	General Storekeeper	200-250
17	1	B380	Armorer, R.O.T.C.	160-200
18	3	B408	General Clerk-Stenographer ... (a	215
19	108	B408	General Clerk-Stenographer	160-200
20	12	B408	General Clerk-Stenographer (part time), \$2.89 to \$3.62 for actual evenings served	
21	16	B408	General Clerk-Stenographer, \$7.71 to \$9.64 per day for actual days served	
21.1	14	B408	General Clerk-Stenographer, 7 hours per day, \$6.75 to \$8.44 per day for actual days served ...	
22	5	B412	Senior Clerk-Stenographer	200-250
23	3	B454	Telephone Operator	160-200
24	1	B512	General Clerk-Typist	(a 215
25	16	B512	General Clerk-Typist	160-200
26	155	C102	Janitress	130-155
27	1	C102	Janitress (part time)	15
28	5	C102	Janitress (part time) at rate of ...	130-155
29	210	C104	Janitor	140-170
29.1	1	C104	Janitor	(k 164

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
30	5	C104	Janitor (part time) at the rate of \$140 to \$170 per month prorated	
31	2	C104	Janitor (part time)	25
32	23	C107	Working Foreman Janitor	170-200
33	1	C110	Supervisor of Janitors	225-280
33.1	1	C111	Assistant Supervisor of Janitors	175-210
34	1	C152	Watchman (part time)	75
35	4	I 12	Cook	9.00 day
37	3	I 2	Kitchen Helper (part time) at rate of	110-135
38	20	J78	Stockman	170-200
39	1	J78	Stockman (k)	199
40	1	J80	Foreman Stockman	200-230
41	1	L360	Physician (part time)	200
42	1	O1	Chauffeur	210
43	1	O1	Chauffeur	8.00 day
44	13	O58	Gardener	150-175
45	1	O61	Supervisor of Grounds	250-300
46	1	O104	Moving Picture Operator	200-250
47	2	O122	Window Shade Worker (g)	206.50
48	17	O168.1	Operating Engineer	250
49		O168.1	Operating Engineer (part time relief)	125
50	1	O172	Chief Operating Engineer (a)	325
50.1	1	Y51	Ceramist (part time) at the rate of \$25 per firing, not to exceed \$75 per month	
51			Referees and Umpires, \$1 to \$3 per game (as needed)	
53			Temporary evening school clerks as needed, \$3 per evening	
54			Part time employment as needed at pro rata of rates fixed in Salary Standardization Ordinance	

TRUCK RENTAL—CONTRACTUAL

55 Trucks (as needed) at rates established by Purchaser's contract.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Amending Annual Salary Ordinance, Health Service System, By Adding One General Clerk-Typist at \$160-200.

Bill No. 3880, Ordinance No. 3659 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 86a, HEALTH SERVICE SYSTEM, by increasing the number of employments under item 11 from 3 to 4 B512 General Clerk-Typist at \$160-200.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) Section 86a is hereby amended to read as follows:

Section 86a. **HEALTH SERVICE SYSTEM**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Medical Director	(e) \$600
2	1	B79	Secretary	275-350
3	1	B222	General Clerk	160-200
4	1	B228	Senior Clerk	200-250
5	1	B234	Head Clerk	250-300
6	2	B310	Tabulating Machine Operator.....	175-210
7	1	B310.1	Senior Tabulating Machine Operator	210-250
8	1	B408	General Clerk-Stenographer	160-200
9	1	B412	Senior Clerk-Stenographer	200-250
10	1	B454	Telephone Operator	160-200
11	4	B512	General Clerk-Typist	160-200
12	2	L70	Physiotherapist	165-200

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$7,500, Department of Public Works, for Installation and Maintenance of Traffic Signs and Control Devices.

Bill No. 3885, Ordinance No. 3660 (Series of 1939), as follows:

Appropriating \$7,500 from the unappropriated balance of the Special Road Improvement Fund to provide funds for installation and maintenance of traffic signs and control devices.

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

Section 1. The amount of \$7,500 is hereby appropriated from the unappropriated balance of the Special Road Improvement Fund to the credit of the following accounts in the amounts specified.

547-903-06	Traffic-Directional Signs	... \$3,000
547-903-07	Traffic-Maintenance, Replace-Control Devices 4,500

These additional funds are required due to the new regulations for the control of traffic.

Section 2. The appropriations herein made shall be subject to the provisions of the annual Appropriation Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$1,700, Police Department, for Payment of Cash Awards for Meritorious Service.

Bill No. 3887, Ordinance No. 3661 (Series of 1939), as follows:

Appropriating \$1,700 from Account No. 560-199-00 General Fund Compensation Reserve, to the credit of Account No. 509-804-00 Meritorious Awards, Police Department.

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

Section 1. The amount of \$1,700 is hereby appropriated from Account No. 560-199-00 General Fund Compensation Reserve, to the credit of Account No. 509-804-00 Meritorious Awards, Police Department, to provide funds for the payment of cash awards to members of the Police Department, recommended under the provisions of sub-divisions A & B of the rules and regulations of the department, and in accordance with the provisions of Section 35.11 of the Charter of the City and County of San Francisco.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Chief of Police.

Approved by the Police Commission.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$7,000, Recreation Department, for Compensation of Playground Directors at Hunters Point.

Bill No. 3888, Ordinance No. 3662 (Series of 1939), as follows:

Appropriating \$7000 from Recreational Department Compensation Reserve to provide funds for the compensation of playground directors at Hunters Point.

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

Section 1. The amount of \$7000 is hereby appropriated from Account No. 513-199-00 Recreation Department Compensation Reserve, to the credit of Account No. 513-130-89 Directors' Wages—Hunters Point to provide funds for the compensation of playground directors employed at Hunters Point. Funds previously provided are not sufficient to maintain an adequate number of directors for the remainder of the fiscal year. This particular class of directors are employed on an "as needed" basis.

Section 2. The appropriation herein made shall be subject to the provisions of the annual Appropriation Ordinance and the annual Salary Ordinance.

Recommended by the Superintendent, Recreation Department.

Approved by the Recreation Commission.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Final Passage.

The following recommendations of Streets Committee, heretofore passed for second reading, were taken up:

Ordering the Improvement of Portions of Girard Street Between Ordway and Ward Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making an Appropriation Therefor.

Bill No. 3889, Ordinance No. 3663 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifica-

tions therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same. The improvement of portions of Girard Street between Ordway and Ward Streets. Appropriating \$600 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 18, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in Ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Girard Street between Ordway and Ward Streets by the construction of the following items:

<i>Item No.</i>	<i>Item</i>
1.	Asphaltic Concrete Pavement, consisting of a 4-inch asphaltic concrete base and a 2-inch asphaltic concrete wearing surface.
2.	Unarmored Concrete Curb.
3.	6-inch V. C. P. Side Sewers.
4.	Water Service, Long.
5.	Water Services, Short.

The assessment district hereby approved is described as follows:

Block 6171, Lot 7; and

Block 6172, Lots 10, 11, 12 and 16;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The amount of \$600 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation No. 548.906.05 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section One Hundred and Eleven (111) of the Charter.

This amount is based on estimated contract quantities and when

exact figures are determined, the actual amount will be applied against the appropriation and the excess money will revert to "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Ordering the Improvement of Portions of Forty-First Avenue Between Rivera and Santiago Streets; Forty-Second Avenue Between Rivera and Santiago Streets, Rivera Street Between Forty-First and Forty-Second Avenues and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making an Appropriation Therefor.

Bill No. 3890, Ordinance No. 3664 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same. The improvement of portions of Forty-first Avenue between Rivera and Santiago Streets; Forty-second Avenue between Rivera and Santiago Streets; Rivera Street between Forty-first and Forty-second Avenues. Appropriating \$2,800 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 18, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in Ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of: Forty-first Avenue between Rivera and Santiago Streets; Forty-second Avenue between Rivera and Santiago Streets; Rivera Street between Forty-first and Forty-second Avenues by grading to the official line and sub-grade, and by the construction of the following items:

*Item No.**Item*

1. Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface.
2. Unarmored Concrete Curb.
3. 6-inch V. C. P. Side Sewers.
4. Water Services, Long.
5. Water Services, Short.

The assessment district hereby approved is described as follows:

Block 2307, Lot 1;

Block 2308, Lots 1, 5, 6, 22-A and 29; and

Block 2309, Lots 17 and 19-A;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The amount of \$2,800 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation No. 548.906.07 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section One Hundred and Eleven (111) of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against the appropriation and the excess money will revert to "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Ordering the Improvement of Portions of Forty-Fourth Avenue Between Vicente and Wawona Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Providing for the Payment for Work to be Performed in Front of City Property and Making Appropriation Therefor.

Bill No. 3891, Ordinance No. 3665 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same. The improvement of portions of Forty-fourth Avenue between Vicente and Wawona Streets. Appropriating \$1,100 to legalize the assessment.

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

Section 1. The Director of Public Works in written communica-

tion filed in the office of the Clerk of the Board of Supervisors January 18, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in Ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Forty-fourth Avenue between Vicente and Wawona Streets, by grading to the official line and sub-grade, and by the construction of the following items:

- | <i>Item No.</i> | <i>Item</i> |
|-----------------|---|
| 1. | Asphaltic Concrete on Rock Sub-base pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base and a 2-inch asphaltic concrete wearing surface. |
| 2. | Unarmored Concrete Curb. |
| 3. | 6-inch V. C. P. Side Sewers. |
| 4. | Water Services, Long. |
| 5. | Water Services, Short. |

The assessment district hereby approved is described as follows:

- Block 2452, Lot 3 (City Property); and
- Block 2453, Lots 9, 10, 13, 15 and 16;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$1,100 is hereby appropriated and set aside for the surplus existing in the "Reserves for City Aid" and "Work in Front of City Property" to the credit of the following appropriation in the amounts indicated for the purpose of extending City Aid necessary to equalize and legalize the assessment as provided in Section One Hundred and Eleven (111) of the Charter and the payment for work in front of City owned property as herein provided:

<i>Appropriation No.</i>		
548.906.06	City Aid	\$700
548.916.02	Work front City Property	400
		\$1,100

These amounts are based on estimated contract quantities and when exact figures are determined, the actual amounts will be applied

against these appropriations and the excess money will revert to the "Reserves for City Aid" and "Work in Front of City Property."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Refunds—Erroneous Payments Taxes

Proposal No. 5414, Resolution No. 5276 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund

1. Davis Hardwood Co., Lots 13, 15 and 16, Blocks 24 and 25, first installment, fiscal year 1945-46	\$457.88
2. Louis Prat, Lot 20, Block 287, first installment, fiscal year 1945-46	642.39
3. Dr. Frank F. Furstenberg, Lot 15, Block 1000, first installment, fiscal year 1945-46	73.17
4. Inga W. Hagler, Lot 8-A, Block 1039, first installment, fiscal year 1945-46	32.87
5. Mrs. Leola V. Harrison, Lot 22, Block 1081, first installment, fiscal year 1945-46	74.49
6. Umbesen, Kerner & Stevens, Lot 6-A, Block 1187, first installment, fiscal year 1945-46	85.49
7. William P. Clecak, Lot 12, Block 1245, first installment, fiscal year 1945-46	87.03
8. Chester R. MacPhee, Lot 4, Block 1258, first installment, fiscal year 1945-46	50.30
9. Title Insurance & Guaranty, Lot 29, Block 1382, first installment, fiscal year 1945-46	33.28
10. Evelyn Melchoir, Lot 9, Block 1857, first installment, fiscal year 1945-46	47.58
11. Arthur A. Abrue, Lot 4, Block 1820, first installment, fiscal year 1945-46	50.47
12. Anna M. Gazaway, Lot 13, Block 2630, first installment, fiscal year 1945-46	48.90
13. F. Nevaros, Lot 24, Block 2656, first installment, Overpd., fiscal year 1945-46	17.39
14. Mrs. J. S. Gang, Lot 4, Block 2989B, first installment, fiscal year 1945-46	111.81
15. Theo. J. Roche, Lot 61, Block 3617, first installment, fiscal year 1945-46	319.99
16. Annie Kumli, Lot 21, Block 4157, first installment, fiscal year 1945-46	20.47

17. Peter Molina, Lot 14, Block 4259, first installment, fiscal year 1945-46	22.52
18. Mrs. J. H. Ford, Lot 27, Block 5437, first installment, fiscal year 1945-46	14.49
19. Alemanno Casteglioni, Lot 63, Block 5560, first and second installments, Overpd. fiscal year 1944-45	17.84
20. Alemanno Casteglioni, Lot 63, Block 5560, first installment, fiscal year 1945-46	48.06
21. Mrs. Josephine Bartolacelli, Lot 8, Block 5897, second installment, fiscal year 1945-46	36.47
22. Carola Giannini, Lot 37, Block 6280, first and second installments, fiscal year 1944-45	21.10
23. Petra F. Barquilla, Lot 15, Block 6777, first and second installments, fiscal year 1945-46	26.08
24. Dave Russ, Lot 6, Block 6781, first and second installments, fiscal year 1945-46	67.15
25. Title Insurance & Guaranty, Lot 37, Block 6965-A, first installment, fiscal year 1945-46	42.24

Taxes Refunded Fund—Appropriation No. 60.969.00

1. John Kordich, taxes 1944-45 on boat "Western Clipper" No. 238723, were assessed and paid in Los Angeles County, where boat was situated. \$588.60

Approved as to form by the city Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Confirming Sale of Portion of Lot 6 in Assessor's Block 2122A to J. Ray Hanson et ux.

Proposal No. 5415, Resolution No. 5277 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 2463, Bill No. 2573, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on January 15, 1946 to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at the point of intersection of the easterly line of Funston Avenue with the southerly line of that certain tract of land conveyed by the City and County of San Francisco, a municipal corporation, to Harold C. Brown, et ux, by deed dated June 12, 1944, recorded in Liber 4121 Official Records, at page 119, in the office of the Recorder of the City and County of San Francisco, State of California; running thence easterly along said southerly line, 100.685 feet; thence deflecting 108° 30' to the right and running southwesterly 39.54 feet; thence deflecting 71° 30' to the right and running westerly 95 feet, more or less, to the easterly line of Funston Avenue; thence northerly along said line of Funston Avenue 39 feet, more or less, to the point of beginning.

Being a portion of Lot 6, in Block 2122-A, as per Map of Golden Gate Heights, recorded in Book "J" of Maps, at pages 30 to 38 inclusive, in the office of the Recorder of the City and County of San Francisco, State of California.

Whereas, in response to said advertisement J. Ray Hanson and Grace E. Hanson, his wife, offered to purchase said land for the sum of \$1,100 cash, no higher bids having been made or received; and

Whereas, said sum of \$1,100 is more than 90% of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$800; and

Whereas, said parties have paid the City a deposit of \$100 in connection with this transaction; and

Whereas, the Director of Property and the Board of Education have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to J. Ray Hanson and Grace E. Hanson, his wife, or their assignee.

The Director of Property shall deliver said deed to the grantees upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

**Confirming Sale of Lot 8 in Assessor's Block 5977 to
Mario Magnaghi et ux.**

Proposal No. 5416, Resolution No. 5278 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3537, Bill No. 3744, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on January 22, 1946 to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the westerly line of Somerset Street, distant thereon 100 feet northerly from the northerly line of Burrows Street; running thence northerly along said line of Somerset Street 50 feet; thence at a right angle westerly 120 feet; thence at a right angle southerly 50 feet and thence at a right angle easterly 120 feet to the point of beginning.

Being Lots Nos. 16 and 17, in Block No. 29, University Mound.

Whereas, in response to said advertisement Mario Magnaghi and Grace Ellen Magnaghi, his wife, offered to purchase said land for the sum of \$3,200 cash, no higher bids having been made or received; and

Whereas, said sum of \$3,200 is more than 90% of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$2,000; and

Whereas, said parties have paid the City a deposit of \$320 in connection with this transaction; and

Whereas, the Director of Property and the Board of Education have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said land to Mario Magnaghi and Grace Ellen Magnaghi, his wife, or their assignee.

The Director of Property shall deliver said deed to the grantees

upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

- Recommended by the Director of Property.
- Recommended by the Board of Education.
- Approved as to form by the City Attorney.

Adopted by the following vote:

- Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
- Absent: Supervisor Brown—1.

Cancellation of Taxes on Property Acquired by the State of California and the United States of America.

Proposal No. 5417, Resolution No. 5279 (Series of 1939), as follows:

Resolved, in accordance with the consent of the City Attorney, and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor be, and he is hereby authorized and directed to cancel all real property taxes for the year 1945-46, which became a lien on the first Monday in March, 1945, on the following described property:

<i>Lot</i>	<i>Block</i>
1B	2747
10	765
1B, 2	3976
5, 5A, 6, 12A, 13, 14	4668
5	3742

Said property has been acquired by the State of California and the United States of America.

Approved as to form and cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

- Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
- Absent: Supervisor Brown—1.

Cancellation of Taxes—Property Acquired by the State of California for Bayshore Freeway.

Proposal No. 5418, Resolution No. 5280 (Series of 1939), as follows:

Resolved, in accordance with the consent of the City Attorney, and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor be, and he is hereby authorized and directed to cancel the second installment of real property taxes for the year 1945-46, which became a lien on the first Monday in March, 1945, on the following described property:

<i>Lot</i>	<i>Block</i>
21, 23B	4261
5	4157
26, 27, 28, 30	4202

Said property has been acquired by the State of California.

Approved as to form and cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

- Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
- Absent: Supervisor Brown—1.

Passed for Second Reading.

An Ordinance Approving a Certain Lease Made by the Board of Park Commissioners to the St. Francis Yacht Club, a Non-Profit Corporation.

Bill No. 3833, Ordinance No. . . . (Series of 1939), as follows:

An ordinance approving a certain lease made by the Board of Park Commissioners to the St. Francis Yacht Club, a non-profit corporation.

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

Section 1. The board of Park Commissioners having heretofore agreed with the St. Francis Yacht Club, a non-profit corporation, to enter into a lease leasing to said St. Francis Yacht Club that certain lot, piece or parcel of land situate, lying and being in the City and County of San Francisco, State of California, more particularly described as follows:

Beginning at the point of intersection of the Northerly Line of that certain tract of land conveyed by the Panama Pacific International Exposition Company to the City and County of San Francisco for Park purposes and the Westerly line of Broderick Street in said City and County of San Francisco, if extended Northly, said point being at the North Easterly corner of Assessor's Block No. 902 (formerly Western Addition Tide Land Block No. 7); thence to a Westerly direction and along said Northerly line of land conveyed by the Panama Pacific International Exposition Company to the City and County of San Francisco and along the northerly line of said Assessor's Block No. 902 (formerly Western Addition Tide Land Block No. 7) three hundred (300) feet; thence in the Northerly direction and at a right angle to the preceding line two hundred (200) feet to the Water Front or Bulkhead line as fixed by the Board of State Harbor Commissioners; thence in an Easterly direction and at a right angle to the preceding line and along said Water Front or Bulkhead line three hundred (300) feet; thence in a South-erly direction and at a right angle to preceding line two hundred (200) feet to the point of beginning.

for a period of ten years from and after the first day of January, 1946, a copy of said lease being on file in the office of the Board of Supervisors, and the Board of Supervisors having considered all and singular terms and conditions of said lease, the same is hereby approved and ratified.

Approved as to form by the City Attorney.

February 11, 1946—*Consideration continued until February 18, 1946.*

Objection Withdrawn.

Supervisor MacPhee, following reading of communication from the Director of Property, reporting on an investigation he had made, and reporting that, in his opinion, the proposed monthly rental of \$50 was, under the circumstances, a fair and proper rental to be charged, announced that he had no further objection to approval of the foregoing bill.

Thereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

**Appropriating \$318, Water Department, for New Position of
1 General Clerk (Part Time) at \$79.50 Per Month.**

Bill No. 3911, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$318, from Appropriation No. 566.199.00—Compensation Reserve—Water Department, to credit of Appropriation No. 566.110.00—Consumers' Accounts—Water Department, to provide for compensation of one B222 General Clerk (part time) at \$79.50 per month.

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

Section 1. The sum of \$318 is hereby appropriated from Appropriation No. 566.199.00—Compensation Reserve—Water Department, to credit of Appropriation No. 566.110.00—Consumers' Accounts—Water Department, to provide for compensation of one B222 General Clerk (part time) at \$79.50 per month.

Section 2. The position of one B222 General Clerk (part time) at rate of \$79.50 per month is hereby created.

Section 3. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

- Approved as to form by the City Attorney.
- Approved as to Funds Available by the Controller.
- Approved by the Public Utilities Commission.
- Recommended by the Manager of Utilities.
- Approved as to Classification by the Civil Service Commission.
- Approved by the Mayor.

Passed for Second Reading by the following vote:

- Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
- Absent: Supervisor Brown—1.

**Amending Annual Salary Ordinance, Water Department, by Adding
1 General Clerk (Part Time) at \$79.50 Per Month.**

Bill No. 3852, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 74.2 PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT (Continued) by adding item 5.1, 1 B222 General Clerk (part time) at \$79.50 per month.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Section 74.2 is hereby amended to read as follows:

**Section 74.2. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

CONSUMERS' ACCOUNTS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3.1	1	B68	Chief Clerk	\$300-375
4	15	B222	General Clerk	160-200
5	6	B222	General Clerk (part time)	96
5.1	1	B222	General Clerk (part time)	79.50
6	4	B228	Senior Clerk	200-250
6.1	2	B234	Head Clerk	250-300
7	3	B302	Addressing Machine Operator	150-190
8	14	B311	Bookkeeping Machine Operator	160-200

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	1	B312	Senior Bookkeeping Machine Operator	200-250
10	1	B408	General Clerk-Stenographer	160-200
11	5	B512	General Clerk-Typist	160-200
15	1	U63	Chief Adjuster	225-280

Approved as to Classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$3,960, Municipal Railway, for 3 New Positions of Senior Claims Investigator at (f \$330 Per Month; Abolishing Positions of 3 Claims Adjusters at \$350-435 Per Month.

Bill No. 3912, Ordinance No. (Series of 1939), as follows:

Appropriating the sum of \$3,960, from Appropriation No. 565.199.99—Compensation Reserve—Municipal Railway, to credit of Appropriation No. 565.110.99—Permanent Salaries—Municipal Railway, to provide for compensation of three S115 Senior Claims Investigators at (f \$330 per month; abolishing positions of three G106 Claims Adjusters at range of \$350-435.

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

Section 1. The sum of \$3,960 is hereby appropriated from Appropriation No. 565.199.99—Compensation Reserve—Municipal Railway, to credit of Appropriation No. 565.110.99—Permanent Salaries—Municipal Railway, to provide for compensation of three S115 Senior Claims Investigators at (f \$330 per month.

Section 2. The positions of three S115 Senior Claims Investigators at (f \$330 per month are hereby created; the positions of three G106 Claims Adjusters at range of \$350-435 per month are hereby abolished.

Section 3. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Approved as to Classification by the Civil Service Commission.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Amending Annual Salary Ordinance, Municipal Railway, by Deleting 3 Claims Adjusters at \$350-435.

Bill No. 3851, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 72.2 PUBLIC UTILITIES COMMISSION—MUNICIPAL RAILWAY (Continued), by deleting item 24 3 G106 Claims Adjuster at \$350-435.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 72.2 is hereby amended to read as follows:

**Section 72.2. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19.3	12	E105	Armature Winder's Helper.....	\$ 8.80 day
20	9	E106	Armature Winder	11.00 day
20.1	1	E106.1	Foreman Armature Winder.....	12.00 day
20.2	1	E107	Power House Electrician..... (i	348.50
20.3	1	E107.1	Foreman Power House Electrician(i	374
20.4	2	E120	Governorman	175-210
20.5	19	E122	Power House Operator	210-250
20.6	4	E124	Senior Power House Operator....	260
20.7	3	E150	Lineman Helper	8.50 day
21	20	E154	Lineman	12.60 day
22	4	E160	Foreman Lineman	(h 318.50
22.2	1	E161	General Foreman Lineman..... (i	374
22.3	88	E200	Electrical Railway Shop Mechanic	8.40 day
22.3.1	3	E200	Electrical Railway Shop Mechanic(a	9.20 day
22.3.2	6	E200	Electrical Railway Shop Mechanic(a	8.96 day
22.4	85	E202	Senior Electrical Railway Shop Mechanic	9.20 day
22.5	20	E206	Sub-Foreman Electrical Railway Shop Mechanic	9.70 day
22.6	10	E208	Foreman Electrical Railway Shop Mechanic	10.20 day
22.6.1	1	E210	General Foreman Electrical Railway Shop Mechanic	11.20 day
23	3	F410d	Engineer (Civil, Public Utilities)..	375-450
23.1	1	F414	General Superintendent of Track and Roadway	500-575
23.2	1	G102	General Claims Agent	500-600
25	23	J4	Laborer	7.60 day
26	1	J4	Laborer	(k 177
27	36	J66	Garageman	8.00 day
27.1	4	J68	Sub-Foreman Garageman	8.50 day
28	125	J152	Trackman	7.60 day
29	6	J156	Switch Repairer	8.10 day
30	11	J160	Track Welder	8.10 day
31	6	J162	Electric Arc Welder.....	9.70 day
32	14	J166	Track Foreman	8.60 day
32.1	2	J168	General Foreman Trackman.....	9.60 day
32.2	1	M4	Assistant General Superintendent Equipment and Overhead Lines	500
33	1	M5	Assistant Superintendent of Equipment and Overhead Lines	375-450
34	1	M6	Superintendent of Equipment and Overhead Lines	450-550
34.1	1	M7	General Superintendent of Equipment and Overhead Lines	600
34.2	1	M20	Superintendent of Equipment	425-475
34.3	1	M22	Superintendent of Power and Lines	350-400
34.4	38	M53	Auto Mechanic	10.00 day
35	33	M54	Auto Machinist	11.12 day
35.1	7	M55	Foreman Auto Machinist.....	12.12 day
36	2	M56	Garage Foreman	(i 336
36.1	2	M57	Sub-Foreman Auto Machinist	11.62 day
36.2	2	M60	Auto Body and Fender Worker....	12.00 day
36.3	1	M72	Bus Dispatcher	160-200
37	4	M107	Blacksmith's Finisher	9.80 day
38	6	M108	Blacksmith	11.40 day
39	2	M110	Molder's Helper	8.40 day
40	1	M112	Molder	10.24 day

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
41	6	M252	Machinist's Helper	8.40 day
41.1	18	M253	Machine Tool Operator.....	8.88 day
42	22	M254	Machinist	11.12 day
42.1	2	M268	Foreman Machinist	12.12 day
43	1	O1	Chauffeur	(i 234.50
43.1	10	O1	Chauffeur	8.00-9.15 day
43.2	1	O108	Leatherworker	11.12 day
43.02	2	O166.1	Junior Operating Engineer.....	200
43.3	6	O168.1	Operating Engineer	250
43.4	1	O173	Superintendent of Cable Machinery	300-350
43.7	1	O294	General Foreman of Street Repair.	250-300

Approved as to Classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Amending Annual Salary Ordinance, Municipal Railway, by Adding 3 Senior Claims Investigators at \$300-350 and Deleting 1 Superintendent of Transportation at \$400-500.

Bill No. 3853, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 72.4 PUBLIC UTILITIES COMMISSION—MUNICIPAL RAILWAY (Continued), by adding item 51.1, 3 S115 Senior Claims Investigator at \$300-350; and decreasing the number of employments under item 56 from 2 to 1 S132 Superintendent of Transportation, Municipal Railway at \$400-500.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 72.4 is hereby amended to read as follows:

**Section 72.4. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
50	91	S110	Inspector, Municipal Railway.....	\$200-240
51	15	S114	Claims Investigator	250-300
51.1	3	S115	Senior Claims Investigator	300-350
52	10	S120	Day Dispatcher	240-275
52.1	1	S122	Senior Inspector	250
53	2	S124	Supervisor of Schedules	240-295
54	7	S128	Division Superintendent, Municipal Railway	300-375
55	1	S130	Assistant Superintendent of Transportation, Municipal Railway...	350-435
56	1	S132	Superintendent of Transportation, Municipal Railway	400-500
56.1	1	S134	General Superintendent of Transportation	550
57	4	U108	Compressor Operator, portable ...	10.00 day
58	1	R106c	Supervisor of Activities, Music (part time)	50

Approved as to Classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Amending Annual Salary Ordinance, Municipal Railway, by Adding 3 Senior Claims Investigators to List Authorized to Work in Excess of 40 Hours.

Bill No. 3875, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.35 PUBLIC UTILITIES COMMISSION—MUNICIPAL RAILWAY, by adding 3 S115 Senior Claims Investigators to list of employments authorized to work in excess of 40 hours.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.35 is hereby amended to read as follows:

Section 1.35 PUBLIC UTILITIES COMMISSION

	Classification	No. Positions	No. Hours
General Office	O1 Chauffeur	1	8
San Francisco Airport	B408 General Clerk-Stenographer ..	1	8
	B412 Senior Clerk-Stenographer ..	1	4
	B512 General Clerk-Typist	2	8
	C102 Janitress	2	8
	C104 Janitor	3	8
	C107 Working Foreman Janitor ..	1	8
	O58 Gardener	1	8
Hetch Hetchy Water Supply, Power and Utilities, Engineering	O1 Chauffeur	1	8
Water Supply, Power Operative	B222 General Clerk	1	4
	B222 General Clerk	1	8
	B408 General Clerk-Stenographer ..	1	4
	C104 Janitor	1	8
	F406 Assistant Engineer	1	4
	O60 Sub-Foreman Gardener	1	8
Municipal Railway	B4 Bookkeeper	7	4
	B6 Senior Bookkeeper	1	4
	B10 Accountant	2	4
	B102 Teller	4	8
	B103 Cashier C	1	8
	B210 Office Assistant	4	4
	B222 General Clerk	17	8
	B222 General Clerk	44	4
	B228 Senior Clerk	5	4
	B228 Senior Clerk (Shops)	1	8
	B234 Head Clerk	4	4
	B308a Calculating Machine Operator (Key Drive)	14	4
	B308b Calculating Machine Operator (Rotary)	2	4
	B408 General Clerk-Stenographer ..	25	4
	B454 Telephone Operator	8	4
	B458 Chief Telephone Operator ...	1	4
	B512 General Clerk-Typist	12	4
	B512 General Clerk-Typist	1	8
	B516 Senior Clerk-Typist	3	4
	C52 Elevator Operator	2	8
	C104 Janitor	All	4
	C104.1 Car Cleaner	All	4
	C107 Working Foreman Janitor ...	All	4
	M72 Bus Dispatcher	1	8

	Classification	No. Positions	No. Hours
	O173 Superintendent of Cable Machinery	1	8
	O294 General Foreman of Street Repair	1	4
	S115 Senior Claims Investigator ..	3	4
	S122 Senior Inspector	1	8
Water	B247 Meter Reader ..	All	8
	M270 Superintendent of Machine Shop and Equipment.....	1	8
	O1 Chauffeur	1	8
	O52 Farmer	1	8
House Service	C52 Elevator Operator	1	8
	C104 Janitor	1	8
	C104 Janitor	5	4
	C107 Working Foreman Janitor ...	1	4
Agricultural Division	V30 Assistant Superintendent ...	1	4
Docks and Shipping	B234 Head Clerk	1	4
General	U125 Hoseman, Ships and Docks .	4	8
	O172 Chief Operating Engineer...	1	8
City Distribution General	O172 Chief Operating Engineer ...	1	8
Millbrae Station	B228 Senior Clerk	1	8
	B354 General Storekeeper	1	4
	O60.1 Foreman Gardener	1	8
	U228 Meterman Country	1	8
Alameda	B222 General Clerk	1	8
	B512 General Clerk-Typist	1	8
	O58 Gardener	1	8
Civilian Defense	B454 Telephone Operator	2	8
	U231 Assistant Superintendent, Alameda Division	1	4
Functional As Needed	F604 Surveyor's Field Assistant...	1	8
	M266 Foreman Meter Repairer...	1	8
	U136 General Foreman, Service and Meters	1	8
	U140 General Foreman, Main Pipe	1	8
	U230 Maintenance Foreman	3	8

Approved as to Classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$300, Department of Electricity, for Temporary Telephone Operators in Fire Alarm Bureau.

Bill No. 3913, Ordinance No. (Series of 1939), as follows:

Appropriating the sum of \$300 from the surplus existing in the General Fund Compensation Reserve to provide funds for the payment of temporary telephone operators in the Fire Alarm Bureau in the Department of Electricity.

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

Section 1. The sum of \$300 is hereby appropriated from the surplus existing in the General Fund Compensation Reserve, to the

credit of Appropriation No. 549.120.02, to provide funds for the payment of temporary telephone operators in the Fire Alarm Bureau in the Department of Electricity.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Salary Ordinance and the Annual Appropriation Ordinance.

Recommended by the Chief of the Department of Electricity.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$251, Department of Public Works, for Payment of Holiday Time to Employees of Street Cleaning Division.

Bill No. 3914, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$251 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide funds for the payment of holiday time to six employees of the Division of Street Cleaning, Department of Public Works.

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

Section 1. The sum of \$251 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 542.112.00, to provide funds for the payment of holiday time for monthly employees in the Division of Street Cleaning, Department of Public Works, viz: four District Directors, one Supervisor of Street Cleaning and one Gardener, who are required to work on holidays not recognized by per diem employees.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Salary Ordinance and the Annual Appropriation Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Final Passage.

Appropriating \$700 out of Emergency Reserve Fund, for Alterations in Traffic Fines Bureau; an Emergency Ordinance.

Bill No. 3910, Ordinance No. 3666 (Series of 1939), as follows:

Appropriating the sum of \$700 out of the Emergency Reserve Fund to provide additional funds in the Municipal Court for alterations in the Traffic Fines Bureau, Room 164 City Hall; an emergency ordinance.

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

Section 1. The sum of \$700 is hereby appropriated from the Emergency Reserve Fund, to the credit of Appropriation No. 520,500.00, to provide additional funds in the Municipal Court for alterations in the Traffic Fines Bureau, Room 164 City Hall.

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The space occupied by the Traffic Fines Bureau has proven inadequate to accommodate the present equipment and personnel of this department due to the steadily increasing volume of business due to the lifting of gasoline rationing controls and the additional funds herein requested will provide the necessary space and provide for the uninterrupted operation of the department. There are no other funds available for the purpose.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$115,000, Municipal Railway, for Purchase of 16 Diesel Fuel Buses from U. S. Navy; an Emergency Ordinance.

Bill No. 3917, Ordinance No. 3657 (Series of 1939), as follows:

Appropriating the sum of \$115,000 from the surplus existing in Appropriation No. 65,990.00, Municipal Railway Surplus Fund, to provide funds for the purchase of 16 Diesel Fuel Buses from the United States Navy; an emergency ordinance.

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

Section 1. The sum of \$115,000 is hereby appropriated from the surplus existing in Appropriation No. 65,990.00, Municipal Railway Surplus Fund, to the credit of Appropriation No. 565,400.00, Equipment, Municipal Railway, to provide funds for the purchase of 16 Diesel Fuel Buses from the United States Navy.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: These buses are now in operation by the Municipal Railway on a rental basis and have been declared surplus equipment by the United States Navy. The War Assets Corporation, an agency of the United States Government, has set these buses aside for the sale to the Municipal Railway if the option to purchase is exercised by February 23, 1946. The funds herein appropriated will enable the Municipal Railway to complete the purchase within the

time limit set forth above and make these buses permanently available for public transportation.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Consideration Postponed.

The following, from Finance Committee without recommendation, was taken up:

Present: Supervisors Mancuso, Lewis, Mead. Supervisor Lewis voted against reference to Board without recommendation.

Regulating Street Benches Used for Advertising Purposes.

Bill No. 3865, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending Chapter X (Public Works Code), Part II, of the San Francisco Municipal Code, by adding thereto a new article numbered 16, including title and table of contents, Sections 800 to 814, inclusive, thereof; providing procedure for regulating the installation and maintenance of benches used for public convenience and advertising purposes along public streets, and providing fees therefor.

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

Section 1. Chapter X (Public Works Code), Part II, of the San Francisco Municipal Code, is hereby amended by adding thereto a new article numbered 16, including title and table of contents, Sections 800 to 814, inclusive, thereof, to read as follows:

ARTICLE 16

BENCHES ALONG PUBLIC WAYS

Sec. 800. Definitions.

Sec. 801. Permit required.

Sec. 802. Benches—Where prohibited.

Sec. 803. Application for permit—Fees.

Sec. 804. Permittee to furnish insurance policy or bond—Conditions.

Sec. 805. Liability under insurance policy or bond.

Sec. 806. Permit—Fees—Expiration Date.

Sec. 807. Denial or revocation of permit.

Sec. 808. Removal of benches.

Sec. 809. Installation and maintenance of benches.

Sec. 810. Advertising and signs on benches.

Sec. 811. Renewal of permit—Fees.

Sec. 812. Refunds not permitted—Exception.

Sec. 813. Enforcement.

Sec. 814. Permit not exemption from any other provision of Code.

SEC. 800. Definitions. As used in this Article, the following words shall have the following respective meanings:

(a) "Bench" shall mean a seat located upon public property along any public way for the accommodation of passers-by or persons awaiting transportation.

(b) "Street" shall mean any public thoroughfare or way, including the sidewalk, the parkway, and any other public property bordering upon a public way.

(c) "Person" shall mean any corporation, association, joint stock company, partnership, club, Massachusetts business or common law trust, society, or individual.

(d) "Director" shall mean the Director of Public Works of the City and County of San Francisco.

SEC. 801. Permit Required. It shall be unlawful for any person to install or maintain any bench on any street without first obtaining a permit therefor from the Director as hereinafter provided for.

SEC. 802. Benches—Where Prohibited. It shall be unlawful to install or maintain any bench as follows:

(a) Within Traffic Zone No. 1, as defined in Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code.

(b) In any alley.

(c) At any location where the distance from the face of the curb to the property line is less than ten (10) feet.

(d) At any place except an existing street railway stop or passenger stop.

SEC. 803. Application for Permit—Fees. Every person requiring a permit as provided for in this Article shall make written application to the Director for such a permit on forms provided by the Department of Public Works. Said application for a permit shall contain all information deemed relevant by the Director and, in addition thereto, shall set forth the proposed location of each bench, the advertising matter, if any, to appear thereon, and detailed plans and specifications of each bench.

Said application shall be accompanied by a written statement signed by the owner or other person in lawful possession or control of the property abutting upon the public street at the place where the bench is proposed to be located, giving such person's consent to the installation and maintenance of such bench.

An initial inspection fee of One (\$1.00) Dollar for each bench for which a permit is requested shall be paid by the applicant to the Director at the time of filing said application for a permit.

SEC. 804. Permittee to Furnish Insurance Policy or Bond—Conditions. No permit shall be issued pursuant to the provisions of this Article until the applicant shall post and maintain with the Director an insurance policy or bond, approved by the Director, and conditioned as follows:

The insurance policy or bond shall run to the City and County of San Francisco and to any person who shall sustain any injury or loss covered by said insurance policy or bond. Said insurance policy or bond shall be executed by the applicant as principal and by a surety or sureties licensed by the Insurance Commissioner of this State to transact such business, as surety. The insurance policy or bond shall be conditioned that the principal will indemnify any and all persons from any and all loss, costs, damages, expenses, or liability which may result from or arise out of the granting of the subject permit, or the installation or maintenance of the bench for which the permit is issued, and that the principal will pay any and all loss or damage that may be sustained by any person as a result of, or which may be caused by or arise out of, such installation or maintenance. Such in-

insurance policy or bond shall remain in full force and effect until the permit of the principal expires, unless renewed in accordance with the provisions of this Article, or is revoked, or until the insurance policy or bond is cancelled by the surety. The surety may cancel said insurance policy or bond and be relieved of further liability thereunder by giving fifteen (15) days written notice to the Director. In the event that two (2) or more permits are issued to one (1) permittee, one (1) such insurance policy or bond may be furnished to cover two (2) or more benches.

SEC. 805. Liability Under Insurance Policy or Bond. The minimum amount of recovery in such insurance policy or bond, posted pursuant to the provisions of this Article, shall not be less than the following sums:

For the injury of any one (1) person or the death of any one (1) person in any one (1) accident, Five Thousand (\$5,000.00) Dollars.

For the injury of two (2) or more persons or the death of two (2) or more persons in any one (1) accident. Ten Thousand (\$10,000.00) Dollars.

For the injury or destruction of property in any one (1) accident, One Thousand (\$1,000) Dollars.

The insurance policy or bond shall contain a provision for a continuing liability thereunder up to the full amount of the penalty thereof notwithstanding any recovery thereon.

Any person who, while such insurance policy or bond is in effect, sustains any injury or loss covered by such insurance policy or bond, may, in addition to any other remedy that he may have, bring an action in his own name upon the insurance policy or bond for the recovery of any damage sustained by him; provided, however, that no such action may be brought and maintained after the expiration of one (1) year from and after the time of the alleged injury or loss complained of may have occurred.

SEC. 806. Permit—Fees—Expiration Date. Upon receipt of said application as provided in this Article, the Director shall cause to be investigated the statements made therein and the financial and business status of the applicant, and may grant the permit unless it appears that the provisions of this Article are not complied with or, if in the opinion of the Director, such bench is not required or that the financial or business status of the applicant does not warrant such a permit or that a different applicant is more capable of supplying such need for a bench. In the exercise of sound discretion, the Director may deny said permit. If the Director approves the granting of said permit, he may issue a permit to said applicant upon the payment by the applicant to the Director of a fee of Four (\$4.00) Dollars for each bench for which a permit is granted. Said permit shall be serially numbered and shall expire on the last day of June of the calendar year in which issued.

Whenever a bench for which a permit has been issued is sold, or title or control thereof assigned or transferred, and the continued use of the bench, as provided for in this Article, is desired, a new permit must be obtained for its maintenance.

SEC. 807. Denial or Revocation of Permit. (a) The application for a permit shall be denied if the Director shall find that the maintenance of the bench would tend to obstruct passage along any public way or to create a hazard or would otherwise be detrimental to the public safety, welfare or convenience.

(b) Any permit may be revoked, or the renewal thereof denied, for any violation of any of the provisions of this Article; for any fraud or misrepresentation in the subject application for a permit; or for any reason which would have been grounds for denial of the subject application for a permit.

(c) When the abutting property owner or other person in lawful possession of the property withdraws his consent to the continued maintenance of the subject bench and gives written notice thereof to the Director, then, at the expiration of the current term of the permit, the application for the renewal of the permit shall be denied. The Director shall notify in writing the permittee of the receipt of such notice of withdrawal of consent.

(d) The application for a permit shall be cancelled and denied if the applicant fails to deposit with the Director the annual fee and accept the permit within ten (10) days after written notice of the approval of the application for the permit.

(e) Any permit issued under the provisions of this Article may be cancelled and revoked if the permittee fails to install said bench within sixty (60) days after the date of the issuance of the permit; provided, materials are available therefor.

(f) The application for a permit shall be cancelled and denied, or the permit revoked, as the case may be, if sixty (60) per cent of the property owners and/or tenants living or having their place of business within two hundred (200) feet of the location of said bench protest the same.

SEC. 808. Removal of Benches. After the revocation of any subject permit, the Director may remove and store the bench if the permittee fails to do so within ten (10) days after written notice of such revocation.

The permittee may recover the bench if, within sixty (60) days after the removal thereof, he pays to the Director the cost of such removal and storage, which shall not exceed Two (\$2.00) Dollars for removal of each bench and Five (\$5.00) Dollars a month, or fraction thereof, for storage of each bench. After sixty (60) days the Director may sell, destroy or otherwise dispose of the subject bench at his discretion. All of the foregoing shall be at the sole risk of the permittee, and shall be in addition to any other remedy provided by law for the violation of this Article.

SEC. 809. Installation and Maintenance of Benches. (a) No permittee shall locate or maintain any bench at a point less than eighteen (18) inches or more than thirty (30) inches from the face of the curb, and each bench must be kept parallel with the curb.

(b) No bench shall be more than forty-two (42) inches high nor more than two (2) feet six (6) inches wide nor more than seven (7) feet long, over all.

(c) Each bench shall have displayed thereon, in a conspicuous place, the name of the permittee and the current permit number.

(d) It shall be the duty of the permittee to maintain each bench at all times in a safe condition and at its proper and lawful location, and to inspect each bench periodically.

SEC. 810. Advertising and Signs on Benches. No advertising matter or sign whatever shall be displayed upon any bench except upon the front and rear surfaces of the backrest, and not more than seventy-five (75) per cent of each such surface shall be so used. No picture or other representation in irregular contour shall appear on any such bench. All advertising on such bench shall be subject to the approval of the Director.

No advertisement or sign on any bench shall display the words "STOP," "LOOK," "DRIVE-IN," "DANGER," or any other word, phrase, symbol, or character which may interfere with, mislead or distract traffic.

SEC. 811. Renewal of Permit—Fees. Application for the renewal of a permit shall be made to the Director, on forms provided by the Department of Public Works, at least ten (10) days prior to the ex-

piration of the current permit. At the time of filing such application a fee of Three (\$3.00) Dollars for each bench shall be paid to the Director for such annual renewal. In the event said application for the renewal of the permit is not made within the time specified, the permit authorized by this Article shall become thereupon null and void. Thereafter application for a permit shall be made in the manner provided for such original application for a permit and the fees set forth for such original application and permit paid.

SEC. 812. Refunds Not Permitted—Exception. No fees paid pursuant to this Article shall be refunded in the event any subject application for a permit is denied or the permit revoked, except that when, for any cause beyond the control of the permittee, a permit is revoked within sixty (60) days after the date of the issuance or last renewal thereof the fees therefor for the current year may be refunded to the permittee upon written demand on the Director and filed with him within six (6) months after the date of the revocation.

SEC. 813. Enforcement. The Director shall enforce the provisions of this Article and shall have complete authority over the installation and maintenance of benches, subject to the provisions of this Article.

SEC. 814. Permit Not Exemption From Any Other Provision of Code. The issuance of a permit under the provisions of this Article shall not exempt the permittee from any other provisions of the San Francisco Municipal Code or any ordinances of the City and County of San Francisco requiring a permit or license or otherwise regulating such bench or the advertising thereon.

Approved as to form by the City Attorney.

On motion by Supervisor Christopher, seconded by Supervisor MacPhee, consideration of the foregoing bill was *postponed until Monday, March 11, 1946.*

Adopted.

The following recommendations of Police Committee were taken up:

Present: Supervisors McMurray, Christopher, MacPhee.

Police Department Authorized and Directed to Install "Stop" Signs at Various Intersections.

Proposal No. 5411, Resolution No. 5275 (Series of 1939), as follows:

Resolved, That in accordance with the provisions of the Vehicle Code of the State of California, the intersections hereinafter named shall be designated as "stop" intersections:

Southwest and northeast corners of Geary Street at Jones, Larkin, Polk, Franklin and Gough Streets, stopping Geary Street traffic.

Southeast and northwest corners of Geary Street at Leavenworth, Hyde, Octavia, Laguna, Buchanan, Webster and Steiner Streets, stopping traffic on those streets at Geary Street.

Northeast corner of First and Folsom Streets, stopping westbound Folsom Street traffic.

Southwest corner of First and Folsom Streets, stopping eastbound Folsom Street traffic.

and be it

Further Resolved, That the Police Department of the City and County of San Francisco be and it is hereby authorized and directed

to cause "stop" signs to be installed at the locations designated hereinabove.

February 11, 1946—Consideration continued until February 18, 1946.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Designating Certain Streets on Which It Shall Be Unlawful to Park or Stop Vehicles Between 4 and 6 p.m.

Proposal No. 5376, Resolution No. 5273 (Series of 1939), as follows:

Resolved, That pursuant to Section 32, Article 3, Chapter XI, Part II, of the San Francisco Municipal Code (Traffic Code), the following parking and stopping restrictions be and they are hereby adopted:

It shall be unlawful for the driver of any vehicle to stop or park the same, or permit the stopping or, parking thereof, between the hours of 4:00 p. m. and 6:00 p. m., Saturdays, Sundays and holidays excepted, on any of the following streets:

Battery, west side, California to Market Streets.

California Street, north side, from Market Street to Van Ness Avenue.

First Street, west side, from Market to Howard Streets.

Harrison Street, north side, from Third to Tenth Streets.

Kearny Street, from Market Street to Columbus Avenue.

Pine Street, from Market Street to Van Ness Avenue.

Polk Street, from Market to Grove Streets.

Post Street, north side, from Market to Taylor Streets.

Sixth Street, from Market to Harrison Streets.

Taylor Street, from Market to Post Streets.

Tenth Street, from Market to Brannan Streets.

Third Street, from Market to Bryant Streets.

Northeast side of Columbus Avenue, from Kearny to Bay Streets.

North side of Bay Street, from Columbus Avenue to Van Ness Avenue.

West side of Potrero Avenue, from Division and Tenth Streets to Army Street.

North side of Howard Street, from First to Tenth Streets.

February 11, 1946—Consideration continued until February 18, 1946.

Discussion.

Supervisor MacPhee reported that the Police Committee, without making a separate examination of each street listed, determined to accede to the recommendations of the Police Department and give them a trial.

Supervisor Mead questioned the necessity of prohibiting parking on Polk Street, between Market and Grove Streets.

Chief of Police Dullea, who was present in the Chambers, explained the purport of the proposal.

Supervisor Gallagher questioned the reason for not having the date of the termination of the effectiveness of the proposal set forth in the proposal.

Mr. McGrath, Chief Assistant Clerk, explained that under the terms of the amendment to the Municipal Code, pursuant to which the fore-

going proposal, as well as the proposal immediately following, was presented, which was self-terminating, the date of termination was not required.

Adopted.

Thereupon, there being no further discussion desired, and Supervisor Mead having been satisfied as to the inclusion of Polk Street, about which he had asked, the foregoing proposal was *Adopted* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mançuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Amending Resolution No. 3861 "One Way Streets—All Times" by Adding Thereto New Montgomery, Southbound, Market to Howard Street.

Proposal No. 5377, Resolution No. 5274 (Series of 1939), as follows:

Resolved, That pursuant to Part II, Chapter XI, Article III, Section 30 of the Municipal Code (Traffic Code), the following are hereby designated "ONE WAY STREETS—ALL TIMES," upon which it shall be unlawful at any time for the operator of any vehicle to drive said vehicle in any part of the following streets, except in the direction indicated herein:

- Battery Street, southbound, Market Street to Broadway.
- Beale Street, southbound, Market to Folsom Streets.
- Bush Street, eastbound, Market Street to Presidio Avenue.
- Chesley Street, southbound, Harrison to Bryant Streets.
- Clay Street, eastbound, The Embarcadero to Van Ness Avenue.
- Clementina Street, eastbound, Beale to First Streets.
- Clementina Street, eastbound, Eighth to Ninth Streets.
- Darien Way, eastbound, Junipero Serra Boulevard to San Fernando Way.
- Davis Street, southbound, Broadway to Market Street.
- Drum Street, northbound, Market Street to Pacific Avenue.
- Eddy Street, westbound, Market Street to Van Ness Avenue.
- First Street, southbound, Harrison to Market Streets.
- Fremont Street, northbound, Folsom to Market Streets.
- Front Street, northbound, Market Street to Pacific Avenue.
- Guy Place, westbound.
- Jackson Street, westbound, Powell to Larkin Streets.
- Jackson Street, eastbound, The Embarcadero to Montgomery Street.
- Kingston Street, westbound, Mission Street to San Jose Avenue.
- Lansing Street, eastbound.
- Lexington Street, southbound, Sycamore to Twenty-first Streets.
- Main Street, northbound, Market to Harrison Streets.
- Montgomery Street, southbound, Market to Washington Streets.
- Natoma Street, westbound, First to Fremont Streets.
- New Montgomery, southbound, Market to Howard Streets.
- Pacific Avenue, westbound, Walnut to Spruce Streets.
- Pine Street, westbound, Market Street to Presidio Avenue.
- Sacramento Street, westbound, from The Embarcadero to Van Ness Avenue.
- San Carlos Street, northbound, Twenty-first to Sycamore Streets.
- Sansome Street, northbound, Market Street to Broadway.

Spear Street, southbound, Market to Harrison Streets.

Steuart Street, northbound, Market to Howard Streets.

Turk Street, eastbound, Market Street to Van Ness Avenue.

Tehama Street, westbound, Eighth to Ninth Streets.

Washington Street, eastbound, Larkin to Powell Streets.

Washington Street, westbound, The Embarcadero to Montgomery Street.

Signs shall be erected and maintained to give notice of the provisions of this section.

February 11, 1946—Consideration continued until February 18, 1946.

Discussion.

Supervisor Meyer moved to delete from the foregoing proposal all reference to New Montgomery Street, southbound, Market to Howard Street. The question of declaring this street to be a one-way street had been before committee and the Board previously, and it was decided not to make New Montgomery Street a one-way street. Motion seconded by Supervisor Mead, who stated that he might not vote in favor of the motion.

Police Chief Dullea stated that it was proposed to make New Montgomery Street a one-way street to conform to Montgomery Street. The proposal was originally intended some two years ago.

Supervisor McMurray reported on the Police Committee consideration of the matter. If the Police Department was to be allowed to do anything at all with the traffic situation, it should be allowed to try out their suggestions, such as this. He agreed that New Montgomery Street, between Market and Howard streets, should be a one-way street.

Thereupon, the roll was called and the motion to delete New Montgomery Street from the proposal was *defeated* by the following vote:

Aye: Supervisor Meyer—1.

Noes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—9.

Absent: Supervisor Brown—1.

Adopted.

Whereupon, the proposal was *Adopted* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Passed for Second Reading.

Prohibiting Left-hand Turns into or From Garages, Parking Lots, Service Stations or Private Driveways Within Traffic Zone No. 1, Except on Certain Designated Streets.

Bill No. 3729, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending Article III, Part II, Chapter XI, of the San Francisco Municipal Code (Traffic Code), by adding thereto a new section to be known as Section 35, prohibiting left-hand turns into or from garages, parking lots, service stations or private driveways, within Traffic Zone No. 1, except on certain designated streets.

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

Section 1. Article III, Part II, Chapter XI, of the San Francisco

Municipal Code (Traffic Code), is hereby amended by adding thereto a new section to be known as Section 35, to read as follows:

SEC. 35. Left-Hand Turns Prohibited in Traffic Zone No. 1. It shall be unlawful for the operator of any vehicle to make a left-hand turn into or from any public or private garage, or parking lot, service stations, or private driveway, on any street within Traffic Zone No. 1, unless such left-hand turn is in conformity with the normal flow of traffic on a "One-Way Traffic Street," provided the Police Commission erects, or causes to be erected, appropriate signs giving notice of such prohibition.

February 11, 1946—Consideration continued until February 18, 1946.

Discussion.

The Clerk read a communication from the Civic League of Improvement Clubs, urging amendment to the foregoing bill to exclude the provisions thereof from all one-way thoroughfares.

Supervisor Mancuso moved that there be inserted in line 4, Section 35, after the word "street," the following words: "except one-way streets." Motion seconded by Supervisor Meyer.

Supervisor Lewis reported that he had spoken to Mr. George Gerhard during the morning. Mr. Gerhard stated to him that he was satisfied with the way the bill was written.

Thereupon, Supervisor Mancuso, with the consent of his second, withdrew his motion to amend.

Passed for Second Reading.

Whereupon, the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Passed for Second Reading.

The following recommendation of Public Buildings, Lands and City Planning Committee was taken up:

Present: Supervisors Colman, Mead, Christopher.

An Ordinance Placing the Care and Maintenance of Public Monuments Under the Jurisdiction of the Department of Public Works.

Bill No. 3858, Ordinance No. (Series of 1939), as follows:

An ordinance placing the care and maintenance of public monuments under the jurisdiction of the Department of Public Works.

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

Section 1. That the care and maintenance of all public monuments belonging to the City and County of San Francisco, other and except those on properties under the jurisdiction and control of the San Francisco Unified School District and the Park Department, shall be under the jurisdiction of the Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

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

Adopted.

The following recommendation of his Honor, the Mayor, was taken up:

Leave of Absence—Honorable Lloyd E. Wilson, President of the Board of Park Commissioners.

Proposal No. 5429, Resolution No. 5282 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Lloyd E. Wilson, President of the Board of Park Commissioners, is hereby granted a leave of absence for the period of February 16, 1946, to March 3, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Mever, Sullivan—10.

Absent: Supervisor Brown—1.

Requesting Mayor to Inaugurate Procedure for Appropriation of \$64,800 From Emergency Reserve Fund for Acquisition of Emergency Housing Facilities Under Provisions of State Assembly Bill No. 52.

Supervisor Gallagher presented:

Proposal No. 5430, Resolution No. 5283 (Series of 1939), as follows:

Whereas, there has just been enacted into law Assembly Bill No. 52, appropriating \$7,500,000 to provide emergency housing facilities for veterans and their families, this money to be made available to such political subdivisions of the State as qualify therefor on the basis of 90 per cent contribution by the State and 10 per cent contribution by the subdivision of that portion of the cost of providing such facilities as is not borne by the Federal Government; and

Whereas, San Francisco is in dire and immediate need of housing facilities for veterans and their families, which facilities, it appears, can be made available through conversion into living quarters those structures which constitute the Naval Hospital at Crocker Amazon playfield conditioned, however, upon the City's agreement to demolish the buildings when no longer necessary for emergency housing purposes and that subsequent to their demolition the playground which is their situs shall be restored to its former condition; and

Whereas, it is estimated that were the facilities referred to converted into housing units there would be provided in the near future approximately 420 family dwelling units of four rooms each which, while not providing a solution to San Francisco's housing problem, would in some measure alleviate the very acute pressure; and

Whereas, it is necessary in order to proceed with such a project to provide 10 per cent of the estimated cost thereof, or \$64,800, which sum must be made available from the emergency reserve fund; now, therefore, be it

Resolved, That in an endeavor, in some measure, to ease the acute housing shortage this Board of Supervisors does hereby petition his Honor Mayor Lapham and does respectfully request that the Mayor give consideration to a proposal for the inauguration of such pro-

cedure as is necessary to an appropriation from the emergency reserve fund of the sum of \$64,800 the amount estimated to be necessary to proceed with the project as outlined before.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Urging Selection of San Francisco as Site for 1947 Women's International Bowling Congress.

Supervisor Mancuso presented:

Proposal No. 5431, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the San Francisco Board of Supervisors go on record as being in favor of obtaining the 1947 Women's International Bowling Congress championships; and be it

Further Resolved, That the San Francisco Convention and Tourist Bureau be and is hereby urged to take whatever steps appear to be necessary to obtain this tournament for San Francisco; and be it

Further Resolved, That the financial assistance or guarantee commensurate with a tournament of said type be offered by the City and County of San Francisco through its proper delegated authorities as an inducement to the obtaining of said tournament; and be it

Further Resolved, That when said tournament is held this year in Kansas City, if, in the opinion of the Board of Supervisors, it is advisable that a member of the Board of Supervisors be sent to Kansas City for the purpose of assisting in presenting the facts before the officials of the Women's International Bowling Congress as to why San Francisco should be selected for their tournament in 1947, such be the sense of the Board.

Referred to County, State and National Affairs Committee.

Appropriation of Funds to Aid in Survey to Determine Need for a Second Bay Bridge Crossing.

Supervisor MacPhee called attention to proposal in the files of the Finance Committee, recommending that the Chief Administrative Officer be requested to make available out of monies under his control, the sum of \$37,500, as San Francisco's contribution toward a study by the State Department of Public Works to determine the need for an additional crossing over San Francisco Bay. The Board of Supervisors originally adopted a resolution requesting the Toll Bridge Authority to make a survey of the Reber Plan in connection with its study of the need of an additional bay crossing. The Toll Bridge Authority has indicated that it will not make such a survey. The Board of Supervisors should now decide what it wants to do, and he would request the Board to give the matter consideration.

To be considered by the Board on Monday, March 4, 1946.

Consideration of Salary Standardization Report.

Supervisor Mancuso inquired as to the Board's wishes in connection with study of the Salary Standardization Report to be submitted by the Civil Service Commission, whether the Finance Committee should hold hearings, or if the Board desired to consider the matter, sitting as a committee of the whole. Because of the shortness of time, an expression as to the wishes of the Board was greatly desired.

After brief discussion, during which Supervisor Colman stated that the matter should be heard in committee, Supervisor Mancuso announced that hearings would begin on Tuesday, February 26, 1946, at 3:30 p. m., and would continue on each day at the same time.

Opinion From City Attorney.

In connection with the study of the Salary Standardization Report, Supervisor Mancuso asked that the Clerk request the City Attorney to furnish the Finance Committee with a written opinion as to whether the recommended salary increases contained in the Civil Service Commission's proposed salary standardization ordinance are in accordance with provisions of Section 151 of the Charter.

No objection, and Clerk so instructed.

Hearing on Transportation Situation.

Supervisor McMurray, under his name on Roll Call, thanked Supervisor Lewis for having moved to bring the Public Utilities Commission, and its employees, before the Board for an investigation as to the street car transportation situation, and expressed the hope that some good would come from the hearings. If the Public Utilities Commission shows the Board that it is necessary that they have assistance, Supervisor McMurray stated, to give the people a decent car ride, he might find it possible to vote for an increase in car fare.

ADJOURNMENT.

There being no further business, the Board, at the hour of 5:30 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors March 25, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,
City and County of San Francisco.

Monday, February 25, 1946

Tuesday, February 26, 1946

Wednesday, February 27, 1946

Friday, March 1, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, FEBRUARY 25, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, February 25, 1946, 2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Quorum present.

President Dan Gallagher presiding.

Supervisor Brown was noted present at 2:50 p. m.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From his Honor, the Mayor, report of Legislative Representative for close of Special Session of 56th Session of California State Legislature.

Referred to County, State and National Affairs Committee.

From Civil Service Commission, report of salary standardization survey.

Referred to Committee of the Whole.

From 18 AFL and CIO unions, requesting that Board sit as Committee of the Whole to consider salary standardization ordinance.

Referred to Committee of the Whole.

From Secretary of the Navy, reporting on the unfeasibility of retaining U.S.S. Saratoga as a war memorial at San Francisco.

Filed.

From delegates of city employee organizations, supporting salary schedule recommendations of majority of Civil Service Commission.

Referred to Committee of the Whole.

From Floyd T. Lovens, summarizing salary recommendations of the Civil Service Commission.

Referred to Committee of the Whole.

From County Supervisors Association, explaining Construction and Employment Act, allocating \$90,400,000 to local government for construction purposes.

Referred to County, State and National Affairs Committee.

From Alameda County 17th Republican Assembly, enclosing resolution favoring full engineering investigation of Reber Plan.

Referred to County, State and National Affairs Committee.

From Director of Planning, advising that Planning Commission will report April 1 on areas for redevelopment.

Referred to Public Buildings, Lands and City Planning Committee.

From Marina Home Owners Protective Association, requesting maintenance of Palace of Fine Arts in first class condition.

Referred to Education, Parks and Recreation Committee.

From Congressman Havenner, advising of action concerning release of office space by governmental agencies.

Filed.

From National Union of Marine Cooks and Stewards, proposing amendment to Section 130 of the Charter concerning vote necessary to overrule schedules of Public Utilities Commission.

Referred to Judiciary Committee.

From Rose Abramson, supporting proposed weekly street car pass.

Referred to Public Utilities Committee.

From Senator Downey, acknowledging receipt of Resolution 5240.

Filed.

From C. W. Halse, urging straight jail sentences, without alternative, for drunken driving violations.

Filed.

From Reino Niemela, requesting information concerning public benches bearing commercial advertising.

Acknowledge and hold for consideration.

From Community Chest, addressed to Supervisor Gallagher, stating need for more day camps and overnight camp sites in San Francisco.

Referred to Education, Parks and Recreation Committee.

From Sunnyside Post No. 366, American Legion, requesting establishment of Sunnyside District branch library.

Referred to Finance Committee.

From John Palmer, endorsing proposal for weekly pass on Municipal Railway.

Referred to Public Utilities Committee.

SPECIAL ORDER—3:00 P. M.

Pursuant to Resolution No. 5272 (Series of 1939), adopted February 11, 1946, members of the Public Utilities Commission, Manager of Utilities, Superintendent of Municipal Railway, and such other officials and employees as may be necessary, to appear for purpose of explaining to Board of Supervisors various phases of service provided by the Municipal Railway, such explanation to be documented by pertinent operating schedules, dispatch orders and other necessary data, for the two-month period of Municipal Railway operations ending February 11, 1946.

February 18, 1946—Consideration continued until February 25, 1946.

Discussion.

JAMES H. TURNER,

Manager of Public Utilities, called as a witness before the Board of Supervisors, continued testifying as follows:

MR. LEWIS: Q. Do you admit there is a general bunching of street cars, two or three C's or two or three I's, and then a long wait for the next car? A. That is correct.

Q. Having admitted those two points, would you say that that condition is caused entirely by the age of the street cars? A. There are many factors. I have already made the statement Mr. Supervisor, to the effect that there are many factors contributing to that cause. I submitted here last week a set of photographs taken on lower Sutter Street. The same condition obtains at lower Geary Street. The same condition obtains at Mission Street, and practically every street that has a street car running on it. The downtown streets have reached what the traffic engineer would call a saturated condition. Our automobiles, and due to the double parking, accidents occurring on the streets, and such, the schedules cannot be met.

Q. Mr. Turner, would you say that any portion of the fault of this bunching of cars that you have admitted and the long delays for street cars that you have admitted can be attributed to supervision and operation? A. It can be attributed to operation. Some of it can be attributed to operation.

Q. Now that you have admitted that some of it can be attributed to operation, what percentage would you say of the trouble is caused by the fault of operation? A. Well, that is rather difficult to determine. I could go back over the years' records and find out by identifying the cars with those people that we have discharged for infraction of the rules.

Q. Isn't it a fact, Mr. Turner, that we can admit that that situation—a bunching of cars and long delays—is worse at the present time than it has ever been in the operation of the railroad in San Francisco? A. I don't think so. I think it is a condition that has existed for the last many months.

Q. Yes; many months. That is true. A. A condition that management has been working to correct for many months.

Q. Would you say it has grown steadily worse over the past year? A. It has been bad throughout the year, but I would not say it was growing steadily worse.

Q. Wouldn't you say it has been worse the past year than it was the years before? A. Except to state there were more automobiles to the operation of the railway—

Q. Having admitted that this bunching of cars and the long waits are at least partly due to bad operation of management and having admitted the last year the situation has been bad— A. (Interrupting) May I correct your statement?

Q. Yes, you may, Mr. Turner. A. Bad operation; you included bad management. I object to that statement. I believe management is doing everything within its power to correct that condition.

Q. Bad state of operation: What do you mean part of this has been due to faulty operation? Explain that answer. A. It is due to the manpower situation. We have had during the War the limited tenure classification as a Civil Service classification that permits the hiring of employees without an extensive Civil Service examination under that classification. Those employments have little or no security in their job. We have employed anyone and everyone that we could get to operate these street cars to keep them running during the War. The limited tenure classification is continuing today as it

did before. As I mentioned here, we have had a turnover of practically a hundred per cent. We have hired some 2400 employees and have had to terminate approximately 2400 operators. Those terminations, Mr. Supervisor, were for improper operation of the street cars and infraction of the rules. They have been running at the rate of about 200 per cent. I have an interesting figure. Our Chief of the Bureau of Personnel is here, and I think he has a figure I would like to have you hear.

Mr. Mitchell, have you that turnover of limited tenure employees?

Q. While he is looking that up Mr. Turner,—— A. He has it right here.

MR. MITCHELL (Chief, Bureau of Personnel); The percentage of turnover for our total force in 1945, Mr. Lewis, represented 77 per cent, but the fascinating thing about these figures is this, that the 1945 percentage of turnover to limited tenure was 150 per cent. These figures might interest you also: Our force has a total as of January 1st, 1946, of 3099, and a total termination for '45 of 2392.

MR. LEWIS: Thank you very much.

Q. Now, Mr. Turner, didn't you answer Supervisor MacPhee when he asked you the question whether or not you had sufficient employees to man the cars, last Monday, in the affirmative? A. I believe our force is complete. I will check with Mr. Scott.

Q. So far, then, as the question—— A. May I?

ACTING CHAIRMAN MEAD: One moment. Let's proceed in an orderly manner. You have asked a question. Mr. Turner is privileged to answer. Don't you go into another unless he cannot answer it.

MR. LEWIS: Q. Are you able to answer the question?

ACTING CHAIRMAN MEAD: If you don't follow that procedure, Mr. Lewis, we will have confusion here and we don't want that.

MR. LEWIS: That is right Mr. President.

A. That is covered by one of your questions, I believe, if you are going to take these up in order.

MR. LEWIS: Q. Do you know the answer to that, Mr. Turner, at the present time? A. It is my impression that the permanent places in our budget are now filled with employees.

Q. Then, Mr. Turner, you couldn't say then that the fault of operation is the fact that the system is not properly manned, could you? A. Numbers are not indicative of quality, Mr. Supervisors. Numbers are not.

Q. It goes solely to the quality of your employees so far as you are concerned? A. Yes. Although the allocations in the budget are filled, they are filled with limited tenure or temporary employees.

Q. When you say the fault of operation, you have now given us the fact that the employees are not efficient. Is there any other cause? A. Yes. I have given you one cause.

Q. What is another faulty operation as you define it? A. I made mention of the interference of automobiles.

Q. No. That wouldn't have anything to do with operation. That would have to do with an external condition, Mr. Turner, wouldn't it? A. Yes.

Q. We are talking now about operation. Let's stay with that then. A. Yes.

Q. Is there any other reason for this faulty operation other than the cause you have given us? A. That is all. The temporary employment.

Q. Well, now, let's look at these pictures that were put in evidence, Mr. Turner, taken by the City Photographer when Supervisor Christopher and myself were out on the C line on February 19th at 8:30 in the morning. Now, you must remember, Mr. Turner, that we just went out there any morning; didn't expect to have any unusual situation. We went out to the end of that line and the only reason we went to the C line is because that happens to be the street car that I ride and that I am familiar with, and we went out there and we found this bunching of cars and in this picture, which is Exhibit No. 5, at 8:30 in the morning we found these three C cars going out to the end of the line, remaining out there. I call to your attention this picture, which is Exhibit No. 4. The three C's going in a westerly direction on California Street, and I call to your attention Picture No. 2, which shows a car that has just left the end of the line which is proceeding toward the Ferry with the three cars at the end of the line and no cars going in the opposite direction. There is, again, the picture showing the three cars. Now, referring to that day and that time in the morning, would you say that that bunching of those three cars at the end of that line on California was caused by the fact that there was a congestion of automobiles downtown blocking those C's A. It so happens that we have—that is the 20th, is it not?

Q. The 19th. A. The 19th?

Q. The Thursday before the last meeting of the Board. A. Yes. I would like to have Mr. Ormsby explain the schedule on that same line the next day.

Q. No. Before we get to the next day, let's stay with this day. Now, Mr. Turner, how do you explain the fact that those three C cars were bunched together at 8:30 in the morning when there would be no traffic downtown blocking them unless there was some breakdown of cars on that day? A. I will call your attention to the fact, Mr. Supervisor, that the condition which you found there is not particularly conducive to bad transportation. The men are permitted a stopover at the end of the line and they do, having no passengers approaching their stopover, get there a little faster, stay there a little longer, and leave on regular schedules.

Q. Mr. Turner, don't you call it bad management when a C car has just left the end of the line to go toward the Ferry at 32nd and California, and approaching the end of that line at 28th Avenue are three C cars, bumper to bumper, and no cars going in the other direction, so far as you can see? A. The time inbound or east is the important, and if those cars must be scheduled at 3-½ to 4 minutes headway, that is good operation.

Q. So you think it is good operation for three C cars to proceed out California Street almost fender to fender with no headway between them? A. That is not good, now, but that is the individual—

Q. What, in your opinion, caused the break of that schedule on that particular morning? A. The schedule westbound or outbound was not important on that, but it would not be tolerated and those particular men who were operating were in full control of their car and they would be responsible for that type of bunching.

Q. Now, Mr. Turner, if the system had been operated efficiently, shouldn't there have been a dispatcher at the end of the line to break up that situation or have one of those C cars turned back along the way to prevent that caravan from going out California Street? A. Consistent with the available dispatchers, they would be out there. The next day there was a check made and we regularly check to stop that kind of condition.

Q. I will admit that since this investigation has started on the C line, at least, there has been an improvement, but during the past month hasn't it been a fact that you haven't enough dispatchers along

the lines breaking up the bunching of cars? A. I don't know—I would like to have Bill Scott answer that.

Q. You know, don't you? You know the answer to that question, Mr. Turner, yourself, without calling on Mr. Scott. A. The answer to that is that I don't know, Mr. Supervisor. As Manager of Utilities, that is the second time you have asked me whether I had all the facts and figures which you have developed to answer you, and as the Manager of Utilities it is not my position to know the detailed answers with reference to every schedule, every number, every number of persons. As Manager of Utilities I have under supervision the Hetch-Hetchy water supply, the Municipal Railway, the San Francisco Airport, and street lighting, and other properties.

Q. In fact, it is almost too much for any one man to handle, isn't it Mr. Turner? A. It is not too much for any one man to handle, Mr. Supervisor, but it is if we have to spend our time answering tremendous detailed questions such as you are asking me.

Q. You will recall, Mr. Turner, the last question I asked you had nothing to do with detail or figures. It only went to management and operation as to why the bunching of the cars continued day after day. Now, that has nothing to do with figures, has it? It has nothing to do with details. A. I gave you the answer to that.

Q. No. You said you would have to call on Mr. Scott. Well, let's pass that. A. May I answer your question about dispatchers, or let Mr. Scott answer it?

MR. LEWIS: Yes.

MR. SCOTT (Manager, Municipal Railway): I have the answer, Mr. Supervisor, for the 19th. Here it is: Line J, on Run 7, Car 97, due at the Ferry inbound at 8:04 a.m., became disabled at Third and Market at 8:00 o'clock, due to air trouble. It was pushed by the car No. 7, L, to the Ferry. Is that your answer?

MR. LEWIS: Is that the 19th?

MR. SCOTT: That is the 19th.

MR. LEWIS: May I see that?

MR. SCOTT: Yes.

MR. LEWIS: When was that? A week ago Thursday?

MR. SCOTT: The 19th. I don't know the day of the week.

MR. LEWIS: No, no. This isn't—I thought this was another day. I knew when that accident happened.

MR. SCOTT: The 19th.

MR. LEWIS: No, Mr. Scott. When I was out there at that time inquiring, when no cars were in sight along California, I was told by Mr. Mason that this accident happened and that was just a few days ago. That wasn't what we were talking about.

MR. MASON: You never did ask me. Mason is my name. You never did ask me.

MR. LEWIS: I am sorry. Whoever was out there, Mr. Mason. That isn't the incident at all. That never happened on the 19th.

MR. SCOTT: That is the report I have.

MR. LEWIS: Well, the report is faulty.

MR. SCOTT: I give credence to my subordinate report.

MR. LEWIS: Let me proceed, Mr. Turner, may I, with you?

Q. Mr. Turner, addressing myself again to you, wouldn't it—I am not a transportation— A. Did you get the answer to your question

as to whether we have sufficient dispatchers that we can't or can put a man out there to correct that condition?

Q. All right. Let me have the answer to that.

MR. SCOTT (Manager, Municipal Railway): Under normal conditions it should not be necessary to have a man at all these points. It is not done in ordinary railway circles. It is true that at the present time the type of employees that we have had still require more supervision than necessary. Now, we haven't an oversupply of good supervisors. So far as the cars getting bunched up at the terminal, they are all scheduled to leave at a certain time and maintain headway in the direction in which the travel is flowing. Anything could cause three cars to be bunched up. You say there is not congestion in the morning. Well, there is not so much as at night time, not necessarily automobile congestion, but you have a congestion on lower Market Street where everything funnels into that place with the result that in lower Market Street you have—

MR. LEWIS: Just a minute, Mr. Scott. To have an orderly procedure, I asked a question on the Inspectors. I am questioning Mr. Turner. We have the answer to that. Let's go on with Mr. Turner.

Q. Now, Mr. Turner, I am not a transportation man. See what you think about this: Wouldn't it be wise when you have, say, C cars that are going out California Street to have one C car that would have a sign on it that would say that the car would only go to Geary and Second Avenue and turn back instead of running all of your C cars out there to the end of the line, if you are so short of cars? A. I would like to have Mr. Scott answer that question.

Q. You are unable to answer that, Mr. Turner? A. I would rather have Mr. Scott.

Q. All right. We will proceed to the next question. I would rather not have—I will get to Mr. Scott after you. Now,—

MR. MEAD: I am going to rise to a point of order. I think it is proper at this particular time. We have requested the members of the Public Utilities Commission and their assistants to appear before this Board of Supervisors this afternoon for the purpose of answering questions. I appreciate, and anyone at all I am quite sure appreciates, the fact that no one man operating such a large concern as Mr. Turner is operating, of which the railroad is one of many, can be expected to answer these questions on the impulse of the moment, and certainly should reserve the right, in my opinion, to resort to answering questions from some of his subordinate officers. That, apparently, is not going to be the procedure, or it has not been. The procedure may satisfy Mr. Lewis, but it does not satisfy me, and I would like to say most respectfully that these questions are not being answered for Mr. Lewis' specific benefit. They are, in my opinion, being answered for the benefit of any member of this Board. There have been any number of questions asked that have not been permitted to be answered, leaving me somewhat confused, unless I guess the answers. I don't care who I get the answers from as long as they are people connected with this railroad in some official capacity. In any event, I want the answers, and I don't want them delayed until later on this afternoon because I am fearful that will have to do with confusing the issue.

MR. LEWIS: All right. I was going on with one witness; then I would go to another. That is all, Mr. President.

PRESIDENT GALLAGHER: The point is well taken. Will you allow Mr. Turner to ask questions of his subordinates, please?

Proceed, Mr. Lewis.

MR. LEWIS: Q. I think Mr. Scott—you wanted him to answer that question, Mr. Turner?

MR. MEAD: I want it answered.

MR. SCOTT: What is the question?

MR. LEWIS: Read back the last question.

(The question was read.)

MR. SCOTT: That is the system we do use where we are necessarily short of cars. We use that on the 5 and 21, and to a certain extent on the 1 and 2. However, we are not short of cars on the C line, and there is no reason for having a schedule which provides turn-backs. When the cars become bunched, it is the duty of the Inspector to break them up by switching them back. Now, many times it is not necessary to switch a car back, and if it is not, we do not care to do it, and, take on the C line where we have an 8-½-minute recovery time, when you are running on a 3-minute headway, it wouldn't be at all unusual to find three cars out there waiting for their headway in. Incidentally, that is one of the requirements, shall we call it, of the organizations, both the CIO and the AFofL, that they do have sufficient layover time.

MR. LEWIS: All right.

MR. SCOTT: 8-½ minutes on the C line may be too much. In my opinion, it probably is. However, that is what I am required to do.

MR. LEWIS: Thank you very much, Mr. Scott.

Q. Now, Mr. Turner, is it true that since I have investigated out there the C line, the Sutro barn, the Manager has been changed. A. No.

Q. It is not true? A. No. That was made before you made your investigation. It was a procedure which we had been working on for quite a while. We did not change the Manager. We relieved one man of two jobs.

Q. How many— A. Let me— Q. Pardon me. A. Let me get the detail of that procedure for you. Mr. Mason was assigned out there on February 5th.

Q. Since the purchase and up until the present time—I am going back to the question; it is Question No. 10—Have the street cars been bunched to go in caravan fashion by reason of being compelled to operate the service with too few street cars? A. Yes; on nearly all major lines.

Q. Would you say that was true on the C line? A. That is true on lines Nos. 1, 2, 3, 4, C, Lines Nos. 5, 20, 21, 16, Lines Nos. 22, 25, 31, Lines Nos. 33, 7, 6, and Lines Nos. 9, 11, 14, 12, and 40.

Q. Yet, Mr. Turner, very few cars have been permanently taken off the lines since the purchase; isn't that a fact? A. Permanently taken off the line?

Q. Yes. A. Yes; that is what your question was. Temporarily off the line; there have been quite a number.

Q. In answering my question that these cars are bunched up by being compelled to operate with too few street cars, you refer to the fact they are temporarily off the line rather than permanently off; is that true? A. That is correct. That is correct.

Q. Will you explain how the bunching of cars is caused by this reason? A. Primarily because of shortage of equipment, it has been necessary to hold peak load schedules to a low maximum of cars, even below that which we would ordinarily call sufficient service provided we had proper equipment to offer the service needed. Even with the lack of sufficient service we are having disabled cars come into car houses which cannot be replaced on the line to complete the schedule. When there is a lack of equipment on already sparse schedules it is natural for cars to bog down with extra time consumed

in passengers endeavoring to board and alight. Under such conditions the platform personnel begin to lose traffic signals. Where they would ordinarily pass through on the first signal, at times they will be detained for two or three signals. Under such conditions, the spacing of cars becomes irregular from the back. Various crews may get at a particular signal allowing that car to gain headway on a car ahead and consequently places more headway in front of the car behind for the same reason. When excessive headways should be short it allows an excessive amount of automobile and other traffic to enter the street between cars to further disrupt headways. Usually when cars go off the road disabled or a car fails to get out of the car house on schedule, there is created a double headway. Before any attempt can be made to cover the double headway it is necessary for the car to run as far as one of the cross-over switches during which time the double headway begins to bog down from unusual loading and unloading. And arriving at a point where cars are switched by the Inspector, we found the usual round trip time at that point is either too short to get the car in the proper place to cover the open headway or too long and switches the car ahead of time and off in an area where cars cannot be held for time.

Q. Mr. Turner, along that line, isn't it a fact that the running time of cars from Kearny and Market for one car to go to the Ferry and a car to go to the Bridge Terminal, that you allow six minutes for both? In other words, six minutes from Kearny and Market to the Ferry and six minutes from Kearny and Market to the Bridge Terminal? A. I would like to have Mr. Scott answer that question.

MR. LEWIS: Certainly.

MR. SCOTT: What was the question, please?

MR. LEWIS: Read back the question.
(The question was read.)

MR. SCOTT: That is right.

MR. LEWIS: All right. Now a car going from Kearny and Market to the Ferry has about five traffic lights to go through, hasn't it?

MR. SCOTT: Yes.

MR. LEWIS: All right. Now, doesn't it take a longer time of running operation for a car to go through these five traffic lights and go from Kearny and Market to the Ferry than to go from Kearny and Market to the Bridge Terminal?

MR. SCOTT: If they had an open track it would, yes; of course, the Bridge cars are delayed quite a bit coming out of Fremont Street and there should not be very much difference.

MR. LEWIS: Isn't it a fact that a cause of your bunching of cars is by this condition of your allowing six minutes to make that trip to the Ferry and to the Bridge Terminal?

MR. SCOTT: No.

MR. LEWIS: In other words, a car, say a C car coming into Geary Street from Second Avenue, the B that would follow it and the B that would go to the Bridge Terminal and the C car that would go to the Ferry, the B then should be the leader coming out and as a result of giving the six minutes to both lines they can't make it and bunch up down on Market Street?

MR. SCOTT: No. As a matter of fact, you have another condition that enters in. You have the J, the L, M, and N that come in there, too, in that same area and you can only get them out of there as fast as you get the other fellow ahead out.

MR. LEWIS: You admitted in six minutes they can only both make it in six minutes when there is an open track?

MR. SCOTT: That is right.

MR. LEWIS: Most of the time there isn't an open track?

MR. SCOTT: That is right.

MR. LEWIS: Why do you persist in making that schedule time the same for both lines?

MR. SCOTT: I think it wouldn't help you a bit if you made it more to the Ferry than for the other, because when you get cars back of them, the J, L and M, whether going to the Ferry or to the Bridge, you have them in there on train operation. There is one there every ten seconds, bumper to bumper. You can't get away from it.

MR. LEWIS: All right.

Q. Going to Question No. 11, Mr. Turner. A. Oh, Question 11, Mr. Supervisor: There is no time to make a detailed answer, but we can give you verbally—the Superintendent of Operations will give you a verbal answer.

Q. At the present time—Let me read the question for the record. Since the purchase and up until the present time have these schedules been disrupted and the headways lengthened by cars breaking down from mechanical defects and having to be taken off the track and to be returned to the barns for repair as distinguished from being injured from wrecks or accidents? A. Mr. G. W. Evington, Superintendent of Transportation.

MR. EVINGTON (Superintendent of Transportation): When we found that this was going to take so long we compiled a few figures hurriedly. We found during the month of January and February, 1946, that we had 1692 in for mechanical defects and 129 in for accidents. That covered a period of 50 days which would give a daily average of 34 cars per day on mechanical defects. Accidents and various disabled cars: Since consolidation, figuring back, taking, using averages, by averages we find that would be about 3 cars per day on those defects.

MR. LEWIS: Now, can you tell us approximately the percentage of time, since the purchase, that the headways have been lengthened by this reason?

MR. EVINGTON: Well, that would—you are asking a question that is rather ambiguous. If you mean that the headway would be lengthened on a particular line, the line has various numbers of cars on it, it becomes a dividend, then, of the number of cars that is actually in service and there would be no way to figure that unless you would turn around and set down each line and make a dividend, make the divisor of the number of cars on the line and that would be the dividend. That is all I could tell you at the particular time; just set up almost an infinite schedule of detail on that.

MR. LEWIS: Wouldn't it be possible to be able to ascertain whether your headways are gradually being lengthened by reason of the fact your cars are breaking down by reason of the mechanical breaks and defects?

MR. EVINGTON: Yes. Mr. Broker testified in certain lines they have been lengthened to meet that condition.

MR. LEWIS: All right. I am asking, Can you give us the approximate percentage of time?

MR. EVINGTON: I couldn't give that, the percentage of time, unless I work that out in detail. I wouldn't attempt it.

MR. LEWIS: I see.

Q. A new question, No. 12: Can you tell us the percentage of number of cars since the purchase up until the present time that are forced out of operation and back to the barn for repairs because of mechanical defects? A. The percentage of turn-ins to total electric cars is 6.7 per cent.

Q. Now, when cars do break down, due to mechanical defects, have you emergency cars in your barns to replace them at least during the off peak hours? A. In most instances when cars break down in off-peak hours we do have cars for replacement. However, this is dependent on the number of cars which might come in defective from the peak loads or those which might remain in the car house because of defects.

Q. What is the approximate— Pardon me. A. At various times the number of disabled cars has brought the number of available cars down to exact requirement in off-peak hours, in which event another car coming into the car house disabled would leave the road without replacement.

Q. What is the approximate time that elapses before the cars are put back on schedule and the correct headways restored? A. The amount of time consumed in replacing disabled cars where replacements are available and placing the lines back on proper schedule is dependent on several factors. Two of the most important are: How much delay is caused to the line when the car becomes disabled, and how far away the car is from the car house or how far that line may be from the car house. If the disablement is one in which the car can move under its own power and is near the car house at the time, or on a line that passes the car house, it is presumed that very little time will be lost. Therefore, the replacement can be made in three or four minutes and the car switched back into line; possibly within fifteen minutes if there is a long delay and the line is relatively short. It will possibly take an hour, an hour and a half to two hours on a longer line.

Q. Now, is there any way you can figure approximately how long it takes to do the normal repair work where there has been a mechanical breakdown? A. The time required to repair mechanical breakdowns will run from several minutes to hours or days, it all depends, of course, on the extent of the failure.

Q. How many car repair shops are now being operated and their locations? A. There are seven electric car houses, one cable car house where inspection and maintenance work is performed, and one general shop. The car houses are at Geneva, located at Geneva and San Jose Avenue; McAllister, McAllister Street at Central Avenue; Sutro barn, 33rd Avenue and Clement; Haight Street, Haight and Stanyan Streets; Turk and Fillmore, Turk and Fillmore Streets; Geary, Geary Boulevard and Presidio Street; 17th Street Barn, 17th and Mariposa.

Q. Have you enough manpower to adequately man these shops at the present time? A. I don't know what the present-day situation is. I will ask.

Q. I don't mean how many. Have you adequate manpower. A. As I say, I don't know what the situation is. I will ask Mr. Scott to answer that question.

MR. LEWIS: All right.

MR. SCOTT: Our requirements, Mr. Lewis, are filled in so far as our allowances by the Salary Ordinance in all of maintenance. The only thing, we are short from the Salary Ordinance in generals. We are definitely short of generals.

MR. LEWIS: Thank you.

Q. Have you any bottlenecks in your repair shop at the present time, Mr. Turner?

MR. MEYER: Any what?

MR. LEWIS: Q. Bottlenecks in the repair shop, in getting the work out? A. I would like to ask Mr. Bentel to answer that question.

MR. BENTEL: I don't know just exactly what you mean by bottleneck in the shops. Can you elaborate on it a little bit?

MR. LEWIS: Is the work piling up in any shop or is it getting out in what you would say is normal time?

MR. BENTEL: At the present time I would say it is getting out. Presently our accidents are falling down and our shops have been covering an average of fifty accidents right along, and that takes practically all track space in Geary and Geneva, in our shops to take care of breakdowns, of rebuilding car bodies, and things of that kind. So far as the bottleneck, I would say the thing is going along normally, but it might be when labor is more available we could make use of a few more carpenters.

MR. LEWIS: Mr. Bentel, isn't it true you moved at one time some of your heavy repairs to, from Geary to the yards at Geneva?

MR. BENTEL: That is not a fact. We are little by little consolidating the shops. When you say heavy repairs, the same amount of heavy repairs are being done in the Geary Street car house that was done previous to consolidation. We have at the present time consolidated armature and motor work and that is being done at Geneva, and that has taken place you might say in the last month. The matter of boring wheels and mounting wheels on axles, that is going on now. Carpenter work for the matter of rebuilding wrecks is still done at Geary Street and we have two blacksmiths, and fender work and all the blacksmith's work for the municipal cars which was taken cars of at Geary is still being done at Geary.

MR. LEWIS: Isn't it a fact, though, that gradually some of the repair work is being taken away from Geary and moved?

MR. BENTEL: Little by little we anticipate taking it all out there.

MR. LEWIS: And isn't that a fact that since that has occurred you have been slower getting your work out of the repair shop?

MR. BENTEL: No. The only reason we haven't consolidated a hundred per cent is due to the fact that we have, by operating both places, more available track space.

MR. LEWIS: I see. Thank you.

MR. MACPHEE: I would like to ask Mr. Bentel a question.

You say the work of repairing these street cars is proceeding at a normal rate. What year do you classify as a normal one? Was 1945 normal?

MR. BENTEL: No, 1945 was not normal, although that is a pretty good question. The thing is, the normal rate of 1945, the amount of accidents we have had, the accidents on the amount of smashed-up cars has been abnormal and from that abnormal amount of smash-ups they are moving into a normal rate. If we get some slight ones, like a front end broken up, that is just, that is normal; but we have had some that take the car all the way back to the center plate, which means it is abnormal, and there the proposition to repair that becomes more or less a matter of a month or more. If we get too many of that, then it is not normal.

MR. MACPHEE: I am not concerned with whether the number was normal. It is your ability to repair. Would you say your ability to

repair these cars and get them back into operation is proceeding at a normal rate?

MR. BENTEL: I would say satisfactorily.

MR. MACPHEE: When you are referring to the normal rate, I am trying to figure what year. Certainly 1945 was not normal. I had a dickens of a time getting repairs.

MR. BENTEL: You had a dickens of a time. You would get inefficiency and lack of men and things of that type. When I say a normal time, I mean the length of time that it takes to repair a car normally. In other words, if we had a car that would take two days to repair in 1942, 1943, and '44, it is taking the same thing today.

MR. MANCUSO: May I ask a question?

Mr. Bentel, you say the accident rate is falling down?

MR. BENTEL: Reduction of accidents.

MR. MANCUSO: Reduction of accidents?

MR. BENTEL: Reduction of accidents on smashed-up cars has reduced somewhat.

MR. MANCUSO: What percentage?

MR. BENTEL: I couldn't tell you what percentage. I could look it up.

MR. MANCUSO: Would you please get that figure and let me know when that reduction in number of accidents started taking place? In other words, approximately the date it was noticeable?

MR. BENTEL: I will.

MR. LEWIS: Q. Mr. Turner, going to this schedule that was handed to me at the barn on January 28th as of January 14, 1946, I notice that, for instance, on your B line from 8:00 p.m. to 10:00 p.m. on week days you provide for a 7-½-minute headway. Now, when we say 7-½-minute headway we mean the time or interval that a person has to stand on the corner and wait for the next B. Isn't that correct? A. If he just misses one.

Q. If he just misses one. And he stands and waits longer if the schedule isn't kept up; is that correct, too? Isn't it? A. That is correct.

Q. So, if the schedule is kept up he waits on the corner 7-½ minutes between 8:00 p.m. and 10:00 p.m., and at that time you are running only nine cars and yet you have 23 B's. Is that correct? In other words, one-third of your cars that are operated are in the barn and yet you have 7-½ minutes wait on the corner provided for? A. In that schedule. I would like to have Mr. Scott answer the question.

MR. LEWIS: All right.

MR. SCOTT: Mr. Lewis, we get back to the same question you asked me last week. I would like, if possible, could I use the blackboard?

MR. LEWIS: Certainly.

MR. SCOTT: To demonstrate to you a traffic flow. I think this would give you a better picture of the thing. May we have some chalk?

Mr. Lewis, there is a representative day of travel curve. In other words, it starts early in the morning and you have very little travel, as you know. It gradually gets up until here—(drawing on the board—is your period from 8:00 to 9:00 or 7:30 to 9:00. It doesn't matter. Then, the rush hour is over and your travel goes down to this point. Then it picks up again at night, and here is from 4:30 to

6:00. Obviously, Mr. Lewis, you couldn't possibly—and it wouldn't be good business—to keep the same number of cars out at that point here that you would at that (indicating). Now, I will show you something a little more—here was our travel curve during the War up to the time, the day of gasoline rationing, or shortly after. The automobiles have cut in very much. They haven't at this point, particularly—(indicating)—because our peaks are, if anything, a little higher than they were. But the peak lasted longer. We had staggered hours which we haven't got now. Our traffic checks are taken at all these various periods and on the basis of that traffic check we try to adjust those schedules in so far as we can with the traveling public; in other words, the demand upon us for traveling.

Now, right at this particular point, this isn't so bad, but at this particular point, Mr. Lewis, we haven't been able to. We haven't the equipment. That is where our problem is in here, and it is mainly because of this lack of staggered hours. They all come to us at once.

Now, it is good railroading, and it is not only practiced by the Municipal Railway but by every other railway I ever knew about; it is practiced by the Southern Pacific, was when I was with them, and your best evidence of it is your commuting travel to Third and Townsend. You will find that during the peak periods the Southern Pacific runs trains in at a 10-minute schedule rate. After that is all over, they drop off to an hour's schedule. That is the reason. If you were to keep all these cars out that you have out here, and bring them out to this part here, you would be in the tax rate for three million dollars a year to run it.

MR. LEWIS: I don't maintain all the cars should be on the tracks at all times, nor do I maintain that at all times there should be a peak load. All I am stating is, Is it wise to have very short peak hours during the day and very lengthy off-peak hours during the day with people crowded at the corners and one-third of the operating cars in the barn? Now, it interested me when you said it would not be good business to do otherwise. My thought is, should we operate this railroad for good business or good service.

MR. SCOTT: Both. Both.

MR. LEWIS: Well,—

MR. SCOTT: Now, Mr. Lewis,—

MR. LEWIS: Yes.

MR. SCOTT: Let me go a little further on this: You spoke about it the other day, last Monday. You questioned me on a headway which was a night headway on the No. 3 line.

MR. LEWIS: Yes.

MR. SCOTT: And I told you at that time that the headway of 14 minutes was only one-third east of Fillmore. Now, I had a check taken, Mr. Lewis, on Tuesday, the 19th. I had a check taken of the passengers riding west on Jackson, or Jackson and Fillmore, and this particular line, and I would like to leave this with you, but I would like to read the figures:

The number of cars—which I think is four on that line—they pass there 4-½ times, approximately, or there were 22 cars passing the point between 7:43 p.m. and 12:33 a.m. They carried a total of 337 passengers. The average per car was 15. That is one-third, less than one-third of the seated load. The maximum passengers on the car was 33, and the minimum passengers on the car was 2, and the average headway was 13.2 minutes.

Mr. Lewis, I leave with you the thought that that type of riding does not justify any greater service.

Here is where your problem is (indicating), they are the people that are having the trouble; not the people at night time. They don't wait any unusual length of time, but the people here—(indicating)—because of our poor equipment, unreliable equipment, that have to wait for car after car before they can get to their business needs—I am not concerned with all the others—

MR. LEWIS: Shouldn't you be concerned with all the people's needs?

MR. SCOTT: Oh, I am, certainly. Certainly. And I think I have been when I have that service, and incidentally, may I say this: when we took over the Market Street there was no night service on the 21; there was practically nothing on this line; there was scarcely anything on the No. 5 line. We are now running dependable night service on many of those lines; very unprofitably, but we are doing it.

MR. LEWIS: Mr. Scott, do you think it is wise to start your peak hour at 4:28 in the afternoon and only run it to 6:00, and then drop at 6:00 o'clock p.m. down to—and then take off one-third of your cars and put them back in the barn? Naturally, taking off one-third of your cars, they are not making the return trips between 4:28 and 6:00, which is the peak hour, so you are actually pulling off one-third of your operating cars during your peak hour.

MR. SCOTT: Mr. Lewis, all your cars turn in in a direction opposite to your flow of travel. Take, for instance, your C line. It turns in right at the barn. A line like the K, or the N, or the L: they make the trip outbound and then turn in and they come in with practically no passengers on them. There is sufficient service on the regular cars to take all the people coming eastbound, and the same condition exists in the morning, the direction of your travel being the opposite direction.

MR. LEWIS: Mr. Scott, isn't it true that in the afternoon, particularly between 4:00 and 4:30, we have a heavy load of shoppers waiting to go home, and we have the school children coming out of the schools that are holding up the cars during the time that you have one-third of the operating cars in the barns?

MR. SCOTT: That statement is not exactly correct. We start to close in our headways long before this period here, (indicating). It is true that in there—(indicating)—is when we have the maximum out, but we start closing in these headways right through in accordance with the demand. We don't just wait until 4:24 and then throw all these cars out. Those cars are going out all afternoon.

MR. LEWIS: But, Mr. Scott, according to your own table here, you have between 3:00 o'clock and 4:28, when your peak goes on, waiting times on corners as much as 6-½, 7-½, and 8 minutes of time waiting for a car. Now, you know very well that if a car does not come along you have got a longer wait than that. Now, my thought is this, and here is my question: Wouldn't it be better to, say, run or start that peak hour at 3:30 or 4:00 in the afternoon, even if it would increase the gross and not give you net profit, as long as that gross would take care of platform men, power, and accidents, and give the people service? Then they could get along today until we get some better equipment. The question is, Are you doing the best with what you have, Mr. Scott?

MR. SCOTT: I think so, Mr. Lewis, taking into account ordinary business. We couldn't afford to run cars all day with 15 or 20 people in them, and I don't think that the situation is bad in the middle of the day. You take on Market Street, you have—What is it? Six minutes headway? Or is it five? What is it? I can't keep track.

MR. LEWIS: Wait a minute. I will give it to you. You have, from 1:58 p.m. to 4:24 p.m. 10-½ minute waits for a street—

MR. SCOTT: On the 1 line.

MR. LEWIS: Just let me finish, would you, Mr. Scott, please?

MR. SCOTT: Surely.

MR. LEWIS: On the 1, the 2, the 3, the 4 line. You have a 5-½-minute wait for a 5 car; a 12-½-minute wait for a 6 car; and a 7-½-minute wait for an 11 car; a 7-minute wait for 16; and 7-½-minutes for a 25 car, with one-third of the operating cars of those lines in the barn between 1:58 p.m. and 4:24 p.m. every week day.

MR. SCOTT: You are forgetting on those lines, Mr. Lewis, you are taking one line by itself. On those particular lines there are for a good part of the distance there are four lines, which cuts your headway into one-fourth, and those headways out there are all that the traffic check shows they are entitled to. You take your lines here that show heavy riding. You don't see those long headways.

MR. LEWIS: Let's look at it. Between 1:58 p.m. and 4:24 p.m., out of your B cars—I have it.

MR. SCOTT: What is the headway on the B?

MR. LEWIS: I will give it to you.

MR. MACPHEE: What is the average passenger load on those cars?

MR. SCOTT: Less than a seated load.

MR. MACPHEE: Less than a seated load?

MR. SCOTT: Yes.

MR. MACPHEE: I think that answers your question.

MR. LEWIS: I wonder about that. We know from 1:58 p.m., at least from 4:00 to 4:24 in the afternoon, we have lived here in San Francisco and we know that is when the shoppers are going home from downtown. We know the school children are getting out of the schools at that time and it doesn't make sense that from 4:00 o'clock to 4:30 in the afternoon there should be these long headways and waits with one-third of the cars in the barn. It may be good business to keep adding to that profit surplus—

MR. MACPHEE: What profit surplus?

MR. LEWIS: We merely have a three million dollar surplus.

MR. MACPHEE: Let's stop this thing and find that three million dollars. I want to find that three million dollars. I have asked Mr. Scott to furnish the records. He can't get them. Mr. Ward made the statement that there is a three million dollar surplus. Before we go any further, I want to find that three million dollars. Let's get to it right now. That is the meat of the whole meeting.

MR. LEWIS: I am going to give the answer to you.

I was given, by Mr. Turner, several weeks ago, a financial statement which showed that the gross of the last fiscal year—I think it was up to June 15, of 1945, and I have these figures here—was a little over \$15,000,000, and at that time I think the net surplus ran somewhere—Let me see. I have it here: \$2,884,976.08

MR. SCOTT: Two and a half million dollars of that went for the Market Street Railway, for payment on the purchase price to increase the equity of the City and decrease the interest charges about a hundred thousand dollars a year. Mr. Christopher just struck me right the other day when he spoke about paying that 4 per cent, and that

is what it has been our aim to do, and two and a half million dollars went to the railway.

MR. LEWIS: Anticipated payments?

MR. SCOTT: A little more than anticipated.

MR. LEWIS: More than anticipated?

MR. SCOTT: Somewhat yes. We are glad to do it.

MR. LEWIS: The question is, are we paying off the mortgage and letting the children burn?

MR. SCOTT: No.

MR. LEWIS: What is \$2,000,125.62? What is that? It is shown in the financial statement?

MR. SCOTT: I haven't the statement, but no doubt——

MR. TURNER: Just a minute. Mr. Scott, you might qualify this. Mr. Lewis is speaking of the June 30, 1945 annual report.

MR. LEWIS: That is right.

MR. SCOTT: On the other side you will see a lot of liabilities against that.

MR. LEWIS: I didn't.

MR. SCOTT: Let me look at it and I will find them.

MR. LEWIS: What reconstruction? \$1,280,702? What is that reconstruction fund, Mr. Turner? A. Reconstruction and replacement fund.

Q. Yes? A. That is a fund of money that is used to replace equipment and other properties, track and all other.

Q. Has that been used? A. Reconstruction? Yes. Every cent of it, Mr. Lewis.

MR. CHRISTOPHER: Mr. Turner, May I ask a question?

MR. LEWIS: Yes. Certainly.

MR. CHRISTOPHER: You have paid thus far, or will have paid by the end of this year, a total of \$3,000,000 toward the purchase of Market Street? A. That is correct; according to the statement I gave you.

Q. Yes. Will that total be paid out of earnings or net profits of the operation? A. Paid in accordance with the Charter requirement that the Market Street Railway has a mortgage against 57 per cent of the profits of the combined railway.

Q. I undersand that phase. I am wondering if the three and a half million dollars has been paid out of earnings or came out of special funds, irrespective of earnings. A. It will come out of earnings.

Q. Three and a half million dollars will be the profit for our operation for two years?

PRESIDENT GALLAGHER: Is that out of combined earnings? A. That is combined earnings, yes. Yes. It is presumed. The Market Street Railway's properties were more extensive than the Municipal on the consolidation, so it is on the combined earnings, 57 per cent of the combined earnings are considered under the Charter amendment as Market Street Railway earnings.

Q. Are we supposed to pay out of the combined or just out of the Market Street? A. No. Out of the combined, 57 per cent of the combined. That is supposed to be their proportion.

MR. MACPHEE: Q. Mr. Turner, you said three and a half million dollars will be paid out of earnings?

MR. CHRISTOPHER: It has not been paid yet.

MR. MACPHEE: Two and a half.

MR. CHRISTOPHER: I have the statement: a purchase price of seven and a half million dollars. We paid two million dollars cash, which left five and a half million dollars. We owe three million dollars.

MR. MACPHEE: That is two and a half million.

MR. CHRISTOPHER: And we are going to pay a million dollars at the end of this year.

MR. MACPHEE: This fiscal year? A. After it is earned; at the end of the fiscal year.

MR. MACPHEE: We have paid off two and a half million dollars; not three and a half. A. No, our payments today, actual payments.

Q. How much is the cash balance as of January 1st of this year? Do you know that? A. No, I haven't it. I can get it for you. I can give you the allocation.

Q. I am still interested in where that three million dollars is. Can anybody tell us where that is hiding around? A. I wish I knew.

Q. Where is it? A. I wish I knew. Our operating, our total available funds for purchases other than plant operation and maintenance are \$1,191,000. The disposition of those funds, allocated and otherwise, is \$1,323,000. We are short of that kind of money by \$131,000. Our operations, under the present, under the current budget, that is including operations and including our contract to purchase the Market Street Railway, and including our passenger and damage claims allowances, we should come out, I should say we now have available surplus of \$223,000, predicated on the earnings for the total fiscal year. This statement which I am making is seven months of actual operation and five months estimated. At the rate that we are going now we hope to come out on the budget with only \$200,000 over.

Q. And still pay off the million dollars to the Market Street Railway? A. That would provide for paying a million dollars to the Market Street.

Q. Total paid would be \$1,200,000, of which a million dollars would be paid to the Market Street, and you would have a profit of \$200,000. A. That is correct.

Q. Where is the three million dollars? A. Mr. Supervisor, I can't find it.

Q. Mr. Ward, a very substantial gentleman, and Supervisor Marvin Lewis made the statement it is three million dollars. Where is it? You ought to know that.

MR. LEWIS: I made the statement that on the statement made and submitted to me by Mr. Turner, after depreciation and everything had been taken care of, and the payment on the Market Street Railway it showed over a two million dollar surplus. Isn't that correct, Mr. Turner? A. That is the gross before we paid off.

Q. Gross? Wasn't your gross the \$15,000,000? A. The gross revenues were \$15,000,000.

Q. Gross revenues \$15,000,000. Now, what did you show as net surplus profits? A. In that statement? I would have to get that statement.

Q. Isn't it a fact that you show in that statement as the net surplus \$2,834,967.08?

MR. SCOTT: That is right.

MR. LEWIS: Isn't that correct?

MR. SCOTT: That is right. Of which two and a half million dollars went to the Market Street Railway.

MR. LEWIS: Did you have to pay that entire amount under your agreement with the Market Street?

MR. SCOTT: It was mighty good business to do it.

MR. LEWIS: I didn't ask you that question.

How much of it did you have to pay to the Market Street Railway at that time?

MR. SCOTT: I don't know.

MR. LEWIS: Do you know, Mr. Turner? A. I would have to make the computation.

MR. CHRISTOPHER: Q. Isn't it a fact that the minimum requirement was payment of \$500? Isn't that what it is? A. Oh, no. No. We must pay the Market Street—

Q. A minimum of \$500? A. No. No minimum. It is computed; 57 per cent of your gross revenues, all your revenues, you put that in the Market Street funds. If you charge a percentage of your operating costs against that and then you deduct certain other specified costs and the balance must be paid to the Market Street Railway. So the figure varies. The figure varies as your revenues vary. It varies as your expenses vary. So, it is almost impossible to say what should or should not be paid at any one time without making a complete review of the books.

MR. CHRISTOPHER: I want to just reply for a moment to Mr. Lewis. I think we have the wrong slant when we say we should not pay off the Market Street Railway too soon. I personally would like to see that paid off at the earliest possible moment because I am not at all satisfied with the fact that we have to pay them 4 per cent interest—rather, pay the banks 4 per cent interest. I made that statement last week and I reiterate it today. I think it is almost bordering on the line of extortion to have to pay anybody 4 per cent interest these days. But, I am also very much impressed by the fact we have paid the railway, or will have paid the railway by the end of this fiscal year, the sum of three and a half million dollars, which purportedly entirely comes out of your earnings of the railroad. That, roughly, approximately over a period of two years leaves us a rough estimate of profits of approximately \$1,750,000. Now, I would like to ask Mr. Turner: Q. Do you consider that that ratio of earnings for this dilapidated system of ours is substantial, or is it not enough? Mr. Turner, do you believe \$1,750,000 per year earnings, which is what it amounts to, because you couldn't have paid it if you hadn't earned it, is that substantial earnings enough for this railroad? A. That is a substantial earning, yes, and the people are benefiting by purchasing of the Market Street properties and acquiring those properties and getting them off the streets as fast as possible. Of course, that profit, that particular revenue profit is not sufficient to enable us to rehabilitate the property at this time, which is of pressing necessity.

MR. MacPHEE: Q. If you hadn't paid the money to the Market Street, it would be laying in the bank. You haven't been able to buy the new equipment so there is a point that you were paying it over to save the 4 per cent interest? A. We paid off in the last fiscal year. It was impossible to purchase equipment during the wartime. It becomes available now. The difference is not large; that is, the amount that we paid in excess of the contract required.

MR. MacPHEE: Supervisor Lewis, the time is moving on. You brought up a very pertinent point which I thought was a good one

today, with reference to the question of buying facilities. Are you prepared to go into that?

MR. LEWIS: Yes, if I might interrupt this question I have been asking Mr. Scott, to answer Supervisor MacPhee on that: Isn't it a fact. Mr. Turner, that you or someone on your staff was approached by the Wayne—Now, this is just hearsay on my part; it may be all wrong and incorrect, but this is what I have been told—Wayne, (spelling) W-a-y-n-e, bus bodies, the largest, I am told, builder of transportation busses in the world today, and you were told that there was at least 21 of these busses that were available for San Francisco that you could get delivery by the first of April; that if San Francisco did not take them, they would go to Switzerland; and they sell for \$9,377.25, with 37 passenger capacity; and that party got no response? Is that correct, or am I wrong in my information? A. That is correct. We have not replied to him as yet. The offer was made—What day?

Q. The offer was made, I understand, he told me he had been waiting practically a month on the situation and the busses may go to Switzerland. A. The month would be more like 24 hours.

Q. I have known of this matter for longer than 24 hours. I have known of it myself for over a week and a half. A. When you state a month, I state it is more like 24 hours. We have had it, I believe, for three days. It was handed to Mr. Scott, who has sent it to Mr. Bentel, who is reviewing his proposal. The busses were built for South American properties, to a South American properties specifications. Whether they are useful in San Francisco will require considerable investigation and that investigation is in progress.

Q. Well, I understand—Of course, it states here that it was over a week ago and this Wayne Bus Bodies is supposed to be a very fine firm. Do you know of it, Mr. Turner? A. Yes. Wayne builds a good bus.

Q. Yes. And if we in San Francisco could get 21 of these busses by April 1st it would be a fine thing, wouldn't it? A. No. 1, if we had the money to buy them, which is being investigated. No. 2, if the specifications of the bus are proper. Now, we have a few hills in San Francisco and we have different requirements for busses of all types.

MR. MEAD: I wouldn't know. I don't know whether you would. Are there hills in Switzerland? A. Yes, there are hills in Switzerland. They were made for South American properties. I will have the report for you now. Mr. Bentel has investigated, has had it on his business. He can tell you all about the busses.

Q. I know nothing about it except what came to me.

PRESIDENT GALLAGHER: Go ahead, Mr. Bentel.

MR. BENTEL: I can't tell you all about the busses. I can tell you what I can remember about it. The busses are not what you would call up-to-date busses so far as the specifications go. The engine horsepower and torque requirements for 35 or 37 passenger bodies are not sufficient for the hills of San Francisco. That is one of the things that we have to be very careful about, the matter that we have a vehicle that will carry a seated load and a standing load which is generally a hundred per cent above the seated load, and the requirements fall short. The thing that we have to do in buying busses today is to get the most modern bus that we possibly can, and at this time there is a conversion going on and a different idea in the matter of equipment in busses. For instance, the hydraulic drive is coming very much to the front and that we are very much interested in, because you might say 60 per cent of our troubles in the coaches—we are talking now gasoline busses, of course—are from clutch troubles.

Now, if we go to hydraulic drives, we get away from the clutch.

We also have the matter of requirements. Roughly speaking, we should have a body that shouldn't weigh more than 43 pounds for each horsepower in that body. When they get up to around 60 or 70, whatever the case may be, that tells that that bus is not so suitable.

MR. LEWIS: Have you inspected the bus yourself?

MR. BENTEL: No, sir.

MR. LEWIS: Isn't it a fact that these people have been asking someone from the City to inspect the bus and that they have had no one to inspect it as yet?

MR. BENTEL: That I don't know anything about.

A. I can answer that, Mr. Lewis. I now remember. The man was in my office last Monday when I was in the Board of Supervisors. My Secretary took the data which he had, which incidentally was as complete as we need it, with the information that he thought I would be interested in it and I would get in touch with him inside of ten days.

MR. LEWIS: Q. Well, Mr. Turner,—

MR. MACPHEE: Mr. Lewis, I wonder if you would mind if I would interrupt for a couple of questions?

MR. LEWIS: Certainly.

MR. MACPHEE: I was interested in what Mr. Turner had to say with reference to the money to pay it. If the bus will do the job for San Francisco that is necessary to be done, certainly we are not concerned with getting the money? A. No. We certainly would have to have the money in the first place.

Q. Make a transfer of funds from some of these funds that have been provided for, which has not yet been done. I think that is a very simple thing that should not be used as a basis for any reason why we wouldn't buy the busses. A. None whatsoever. My policy has been that if we could get used busses, if we could get busses any place in the United States—we have been reviewing the literature; we have had correspondence with people in the East to buy any type of reasonably good equipment to give the people the transportation they need—but if we can buy the equipment, I will be the first man in the Board of Supervisors to go after you to transfer any money you have, to make it available.

MR. MACPHEE: That answers the question, Mr. Lewis. The funds are available for a reasonable number of necessary vehicles.

Q. The second one, that these particular busses may not be available for hills, I think that is a good point because we have a hilly city, but nevertheless there are a number of locations in San Francisco where there are no hills, where we operate cars and busses now and certainly if that is the case and we can get the new equipment and restrict its use to those areas where there is not the hill climbing, we still might be able to take advantage of this situation and give the people improved service.

MR. LEWIS: Q. Mr. Turner, may I say— A. Just a minute. May I answer Mr. MacPhee?

Mr. MacPhee, in any organization when you assign a man to a job you assign him to a task that is in accordance with his ability to do the task. We now have assigned our fleet to its ability to do its task, and I can tell you now the busses that are running on the level streets can't take these hills either.

MR. LEWIS. Q. Mr. Turner, do you think it is fair to say that a bus wouldn't make the hills when it hasn't even been examined? A. The specifications of a bus define it and its ability to take the hills.

Q. You will go into that matter? A. It is being gone into now.

Q. You haven't turned it down cold? A. We need a little time to do it. We haven't turned it down. I am going to see it myself. I am going to ride in that bus, the same as I have rode in Fageol's new bus that was here a month ago; the same as I have ridden in cars all over the United States, and busses. I am going to ride in that bus in the next day or two.

MR. SCOTT: Mr. Lewis, may I—

MR. LEWIS: Mr. Scott, before you go into any further explanation—

MR. SCOTT: I just want to ask—

MR. LEWIS: Certainly.

MR. SCOTT: There is one—

MR. MEYER: Q. Is there a bus near? A. There is one bus in Oakland.

MR. SCOTT: There is one definite practical reason for paying off the Market Street Railway Company as soon as possible. We are tied up under the terms of our contract for making many types of improvement that we would like to do that we cannot do until we have paid the Market Street off in full. That is just a—

MR. LEWIS: Mr. Scott, isn't it a fact, a matter of common knowledge to any of us who live in San Francisco that the corners of our streets are crowded generally with people who are waiting for street cars, not only in these very short peak hours that you have in your schedules but certainly during the hours of night from 6:00 to 10:00; hasn't it been your experience—I know it has been mine and many other people who own automobiles in San Francisco—that we are compelled—and it is a pleasure to do so—to pick up the people and out of the kindness of our hearts give them a ride so they won't have to keep standing on those corners, and yet you say that it wouldn't be good business to take out some of the one-third operating cars in the barns and pick up these people. That leads me to think that you are not basing these schedules on service but on dollars and cents only, Mr. Scott.

MR. SCOTT: Mr. Brogan will submit to you a group of traffic checks and you can examine them at leisure. It is a lengthy work. It takes into account the passengers boarding and alighting at different points, the average number riding, and the service requirements. But you will find that generally—now, we can't make a schedule to provide for an accident downtown or for automobiles blocking us on the track, or some other extraneous happening, but generally—the schedule in the off-peak hours closely follows the traffic demands.

MR. LEWIS: Now, Mr. Scott, let's take the E car between 3:50 p.m. and 5:40, and I take the E because there is no duplication of service—

MR. SCOTT: Oh, yes. I beg your pardon.

MR. LEWIS: What duplication by the E?

MR. SCOTT: The D. They both have the same terminal and run on the same track for about one quarter of the distance.

MR. LEWIS: One quarter?

MR. SCOTT: The F line parallels it about three blocks to the north all the way down over Columbus Avenue, so there is a parallel service there.

MR. LEWIS: All right, but do you think it is right for the E car between 3:30 p.m. and 5:40 p.m. to have an 8-minute headway for an E when you have one-third of the E's in the barn?

MR. SCOTT: You are presupposing, when you say a man waits eight minutes, you are presupposing that everybody just misses the car. Now, I think it would be fairer if you were to take an average and say the average waits for four minutes which is not an unreasonable amount of time, particularly when that line is one of the few lines outside of the bus lines that we don't make any money on.

MR. LEWIS: You go to your Sunday morning when people want to go to church, or are supposed to anyway,—

MR. MEYER: May I interrupt? Will you make the statement again you made before Mr. Lewis took you on again, about what we couldn't do with the Market Street Railroad until we paid them off? Mr. Mayor, I want you to hear this.

MR. SCOTT: We can't make certain improvements. We can't make substitute service in some cases. We can't dispose of any of their properties. We can't consolidate operations. We can't get rid of that property out at 13th Avenue. We can't abandon anything at all. We have to continue everything just as they had it even though we wanted to and had the equipment and wanted to make a better type of operation by using other vehicles.

MR. MEYER: Could you tear up any of their tracks?

MR. SCOTT: No. We can't take up any tracks.

MR. MACPHEE: Would 13th Avenue be abandoned if the ownership passed to the City fully?

MR. SCOTT: It would be. My policy would be to sell it; yes.

MR. MACPHEE: Where is the three million dollars?

MR. SCOTT: We haven't it, I am sorry to say.

MR. MACPHEE: Somebody has got that three million dollars. It has been represented there is three million dollars. Today, before I leave here tonight, I want to know where the three million dollars is.

MR. SCOTT: You want my answer?

MR. MACPHEE: Yes, sir.

MR. SCOTT: We have not three million dollars. We made \$2,988,000 last calendar year, and paid \$2,500,000 of that off to the Market Street Railway, which, plus the original payment of \$2,000,000 made \$4,500,000 paid; \$2,000,000 originally was paid for the Municipal Railway prior to consolidation. Would you submit to the question: Who raises the point?

MR. MACPHEE: Mr. Ward. Who raises the point that you have three million dollars?

MR. SCOTT: Yes.

MR. MACPHEE: Mr. Ward, will you come forward so we will get the situation cleared up?

MR. WARD: Mr. Chairman, in answer to the question, in conversation, private conversation with Supervisor MacPhee, I raise a question of hearsay, that I had heard that the Board did have approximately three million dollars. I think the question of hearsay

has been amply clarified by Supervisor Lewis' statement and questions.

MR. MACPHEE: Thank you, Mr Ward.

MR. LEWIS: Now, Mr. Scott—

MR. MEAD: It is conceded, Mr. Lewis, that the Commission does not have three million dollars?

MR. LEWIS: The statement I made was correct, and it was this: that the statement, the financial statement of the Municipal Railway of San Francisco shows a net profit of \$2,884,976.08; that it shows a little over \$15,000,000 gross, and that \$2,884,976.08 bears in proportion to the gross about 19-½ per cent return; and projecting the figures forward of this coming fiscal year, they figure the gross should go around \$17,000,000. Now, the statement I made that the financial statement shows that net profit surplus still goes because it is right in the financial statement. That is right here; of \$2,884,976.08. Supervisor MacPhee says: "Where is it?" That is another question. I said surplus net profit is shown in the financial statement, and that is true and correct.

MR. MEAD: In addition to that they have shown you where \$2,500,000 of the so-called approximately \$3,000,000 has gone.

MR. LEWIS: That is another question. We were showing what the net profit was.

MR. MEAD: That is right.

MR. LEWIS: That is right.

MR. MEAD: In addition there was stated there was a \$3,000,000 some place.

MR. LEWIS: I didn't make that.

MR. MEAD: Two million and a half; when we know where it went, it is conceded we do not have three million dollars. Do you?

MR. LEWIS: Definitely.

MR. MEAD. That answers the question.

MR. BROWN: I would like to ask one more question:

Q. Did it show this \$200,000 that we appropriated today for additional claims reserve? A. That is where you are appropriating it from, out of the surplus, the only place we have it available.

Q. That comes out of the surplus? That reduces it another \$200,000? A. That reduces it another \$200,000.

Q. Saying it another way, you spent the money last year, having it available, knowing at the end of the year it would be necessary to appropriate more money to finish out the six months? A. The Board of Supervisors very wisely appropriated with reference to the Municipal Railway body a sum of money identified as a surplus fund to take care of emergencies. Certainly this year those emergencies exist and the \$200,000 which you appropriated today is coming out of your annual appropriation of surplus.

MR. LEWIS: Mr. Scott, going back again to Sunday: On the 21 line, between 8:00 a.m. and 10:00 a.m. you have a 13- and a 13-½-minute wait for a 21 car with 33 operatable 21 cars in the barn?

MR. SCOTT: Again assuming everybody just misses the car.

MR. LEWIS: And again assuming you are going to keep your schedules.

MR. SCOTT: Oh, yes; surely.

MR. LEWIS: I would say that your average at least would be 13 minutes if you show in your schedule 13, wouldn't you, Mr. Scott?

MR. SCOTT: Yes.

MR. LEWIS: Then that is a fair statement.

MR. SCOTT: That doesn't mean everyone would wait 13 minutes.

MR. LEWIS: Your 21 car hasn't very much duplication of other lines, has it?

MR. SCOTT: It has the duplication, there is the 5 and the 4 and the 31; the 5 particularly.

MR. LEWIS: Mr. Scott, wouldn't it be better practice today when we claim we are short of equipment, to take some of that one-third operating equipment out of your barns that is good equipment, put it on the street even if you don't build up any net profit, even if you only build up gross, if you can take care of your platform men and take care of your accidents and your power, and pick up these people that are crowded at any corner? We don't have to look at surveys. We know that exists.

MR. SCOTT: I don't think, Mr. Lewis, that you will go at any time on Sunday morning and see a 21 car crowded. If it was, there would be more cars on there.

MR. LEWIS: Do you contend the people are not crowded at the corners in San Francisco, other than at your short peaks that you show in this schedule?

MR. SCOTT: Generally, they are not.

MR. LEWIS: Mr. Scott,—

MR. SCOTT: Except—Pardon me. Let me answer.

MR. MACPHEE: Between what hours?

MR. LEWIS: Between 6:00 and 10:00 o'clock at night, particularly on the Sutter line and on the Geary line. I am not all over town, but just the cars I ride; and also in the afternoon hours from at least 3:30 to 4:28 when this peak goes on, Supervisor MacPhee, and I think that is a fair statement and it could be observed by anyone without looking at surveys.

MR. SCOTT: My answer to that, Mr. Lewis, is that the service there is determined by surveys made, traffic checks and so forth. Whenever a traffic check shows that there is an overcrowding of cars, if we have the equipment we put it on.

MR. LEWIS: Have you any survey department?

MR. SCOTT: Yes.

MR. LEWIS: How many people work in that department?

MR. SCOTT: I would say about ten regularly, and they call in, of course, when they make extended checks.

MR. MACPHEE: What is their classification, Mr. Scott?

MR. SCOTT: He is called the Supervisor of Schedules. The men who work under him are either clerks, typists, or inspectors or platform men. The platform men we call in whenever we make extended checks, in other words.

MR. MACPHEE: Who was in charge of schedules?

MR. SCOTT: Mr. Brogan.

MR. MACPHEE: Is he here?

MR. SCOTT: Yes.

MR. MACPHEE: Mr. Brogan, would your statement be to the effect that there is no overcrowding of these cars, no people waiting on the corners in bunches to enter these cars between 6:00 and 10:00 at night?

MR. BROGAN: There is no overcrowding on our surveys and checks we have made, but due to the shortage of manpower situation in regard to the ability to get checkers we have not made any comprehensive checks for over a year. We have been making checks as fast as it is possible to do so.

MR. MACPHEE: That answers the question. Nobody knows.

MR. LEWIS: Supervisor MacPhee, we were just told a while ago there was no shortage of manpower; they had plenty of people to adequately operate this system.

MR. MACPHEE: There is no checks for years.

MR. SCOTT: I don't think he made that statement. Did you make that statement: there is no checks for a year?

MR. BROGAN: Oh, no.

MR. MACPHEE: May I have the Clerk read that back?

MR. BROGAN: I said a comprehensive check.

MR. TURNER. Comprehensive.

MR. MACPHEE: May I have it read back.

(The statement was read.)

MR. LEWIS: Q. You heard Mr. Brogan say there is a shortage of manpower. You said there is no shortage of manpower. Who is correct? A. I told you that we had filled our positions in the operating force. There is a definite shortage of the type of technical skill that is needed for a comprehensive destination survey and traffic check.

Q. When was the last time you made a survey of the Sutter Street line for the purpose of working out a schedule? A. Mr. Brogan can answer that.

MR. BROGAN: February 14th.

MR. LEWIS: After you made that survey, Mr. Brogan, did you change your schedule?

MR. BROGAN: We have had no time as yet to complete it. This investigation, we have been entirely working on this investigation.

MR. LEWIS: When was the survey before February 14th on the Sutter line?

MR. BROGAN: February 11th.

MR. LEWIS: When was the one just before that?

MR. BROGAN: January 22nd.

MR. LEWIS: Would you say that these surveys that have been at such close intervals have been prompted by this investigation?

MR. BROGAN: I would say that there has been no investigation as far as we are concerned. We have a system of going over lines, that is, trying to follow through on lines, but we haven't been able to do it. Don't get me wrong.

MR. LEWIS: When was the last time you changed a schedule on the Sutter Street line by reason of a survey?

MR. BROGAN: November 5th, 1945.

MR. LEWIS: What did your survey show at that time on the Sutter line?

MR. BROGAN: A shortage of cars.

MR. LEWIS: Shortage of cars? Does that mean permanently or temporarily off the line?

MR. BROGAN: They were temporarily, as far as we are concerned. At the time we couldn't fill them because they were breaking down. One car would be fixed today and another out tomorrow. So, the trouble was, we couldn't fill the schedules.

MR. LEWIS: So you changed the schedule as a temporary change. Is that right?

MR. BROGAN: yes.

MR. LEWIS: Have you made any permanent change of schedules based on surveys, a permanent schedule rather than adjust a situation.

MR. BROGAN: We never have a permanent schedule when we change them. Since we have taken over the Market Street Railway we have changed 521 schedules with the men available, and I have got something like 14 schedules up there being prepared now, attempting to get these.

MR. LEWIS: Q. Mr. Turner, do you know of any of these schedules that have been changed by either your order or Mr. Scott's order? A. There have been no schedules changed by my order.

MR. LEWIS: Mr. Scott, have any schedules been changed by your order?

MR. SCOTT: Schedules are constantly being changed by my orders.

MR. LEWIS: You have a Superintendent of Schedules?

MR. SCOTT: Supervisor of Schedules; Mr. Brogan.

MR. LEWIS: Yes. Isn't that matter as to schedules left to the Supervisor of Schedules, or is that left to you, Mr. Scott, or is it 50-50?

MR. CHRISTOPHER: May I ask Mr. Scott—

MR. LEWIS: Can I have an answer to the question, and then—

MR. CHRISTOPHER: May I ask you a question?

MR. LEWIS: I want my answer to this question. Thank you.

MR. SCOTT: Would you repeat?

(The question was read.)

MR. SCOTT: All up to me.

MR. LEWIS: What does the Supervisor of Schedules do, then, Mr. Scott?

MR. SCOTT: He prepares schedules and schedule changes to take care of changing demands of traffic, to take care of changing available equipment, and he submits them to me for my approval in draft. I either approve it, disapprove it, modify it, or increase it.

MR. LEWIS: Do you ever change the schedule on a dollar and cents basis rather than surveys?

MR. SCOTT: No.

MR. LEWIS: It is always changed on surveys only?

MR. SCOTT: Yes, sir.

MR. LEWIS: Supervisor Christopher?

MR. CHRISTOPHER: Yes. I would like to ask Mr. Lewis if this matter is going to be prolonged, if we could leave it until another time and take up the matters on the calendar, unless there is going to be—

MR. LEWIS: I have several other questions, and I know the others have questions they want to ask.

MR. CHRISTOPHER: I wonder if it wouldn't be more expedient to recess.

MR. MACPHEE: How much more have you?

MR. LEWIS: There are quite a few questions.

MR. SULLIVAN: They have a meeting of Public Utilities at 5:00 o'clock.

MR. MACPHEE: Whatever you want to do.

MR. LEWIS: It is not up to me.

PRESIDENT GALLAGHER: What is the motion?

MR. CHRISTOPHER: No motion, I am just asking.

PRESIDENT GALLAGHER: Continue, Mr. Lewis.

MR. MACPHEE: I will ask Mr. Lewis if he has any objection to excusing the Commission and leaving the balance of the staff here to answer the questions we have in mind.

PRESIDENT GALLAGHER: Does the Commission wish to be excused?

MR. LEWIS: They can take part in the other matters before the Commission. There are some questions I would like to ask certain members of the Commission at another time.

MR. CHRISTOPHER: Let's finish our calendar.

PRESIDENT GALLAGHER: There is no objection, and the Commission will be excused. Continue with the investigation or with the matter, Mr. Lewis, until someone makes a motion.

MR. LEWIS: All right.

Q. Mr. Turner, going back to the written questions, can you tell us—Question No. 20: What is the average each week that the schedules are disrupted and headways lengthened by street cars being damaged by wrecks and accidents? A. Our log sheets from central control show total time of delays from accidents and damage as follows: The month of January 1946, a total of 2417 minutes, divided by 31 days, equals 78 minutes, times 7 days equals 553 minutes per week; reduced to hours, it equals 9 hours and 13 minutes.

Q. Now, you say these accidents are due to the faulty equipment in the main? A. Many of them are. The great majority of them are due to faulty equipment. There are contacts with automobiles, of course. Much of the equipment hasn't the operating characteristics that our modern automobile has, so we have many accidents of that kind. I believe this statement includes also the accidents boarding and such, time delay involved also includes the time necessary for the investigation of accidents.

Q. What is the percentage each day that the schedules are disrupted and the headways lengthened by street cars being damaged by wrecks and accidents. A. Our log sheets from central control show the total time of delays from accidents and damage as follows:

The month of January 1946, a total of 2417 minutes; reduced to hours, equals 1 hour and 18 minutes.

Q. Can you give us the percentage each week the amount of time the schedules are disrupted and the headways lengthened regardless of cause? A. Disruption per week from disabled cars are 819 hours. Disruption per week from accidents and wrecks, 9 hours and 13 minutes. Total hours lost, 828 hours. The scheduled hours for the week were 43,428. 828 hours lost, which—43,428 scheduled hours equals about 2 per cent delayed hours per week.

Q. What is the average amount of time each week the headways are lengthened? A. In graphed charts already set up we find our greatest disruption of service occur during peak hours with only a small amount occurring on Sundays. We will use the 7:00 a.m. to 9:00 a.m. and from 3:00 p.m. to 6:00 p.m. on week days, and 7:00 a.m. to 9:00 a.m. and from 4:00 p.m. to 6:00 p.m. on Saturdays; and discount any small disruptions on Sunday. From the foregoing we arrive at the following deductions: 5 week days' time, 5 hours, equals 25 hours; 1 Saturday, 4 hours; 1 Sunday, zero hours, or 29 hours over 6 days of operation.

Q. What is the average amount of time each week that the cars are bunched together. A. The average amount of time cars are bunched together each week and the average amount of time they are bunched together each day is shown in the preceding question, which is 29 hours over a 6-day operation, discounting small disruptions on Sundays, with 5 hours on week-days and 4 hours on Saturday.

MR. MACPHEE: Mr. Lewis, would you mind if I interject a question?

MR. LEWIS: Certainly.

MR. MACPHEE: Would the use of a weekly pass speed up service and help in your schedules to any extent?

A. A weekly pass would facilitate schedules.

Q. That is as far as you care to go? A. That is correct.

MR. CHRISTOPHER: Mr. Chairman, I would like to offer a motion at this time to postpone this hearing until 8:00 o'clock tonight and proceed with the calendar.

MR. MEYER: Second.

PRESIDENT GALLAGHER: Mr. Christopher moves we recess until after we finish the calendar. Is there a second?

MR. LEWIS: Second the motion.

PRESIDENT GALLAGHER: It is moved and seconded. Is there discussion?

MR. MACPHEE: I have no objection to such a recess. I think it would be a fine idea, but I won't be able to be here and I wish to be excused.

MR. SULLIVAN: Mr. Mead won't be here.

PRESIDENT GALLAGHER: The Clerk will call the roll.

(Whereupon the Clerk called the roll. All Supervisors present voted "Aye" except Mr. Sullivan, who voted "No.")

THE CLERK: Eight Ayes and one No.

PRESIDENT GALLAGHER: We will go over to the calendar.

(Whereupon the matter was continued until 8:00 o'clock p.m.)

(The meeting was called to order at 8:30 o'clock p.m. by President Gallagher.)

MR. LEWIS: I would like to make a statement about Supervisor McMurray. He is ill and regrets not being able to be here.

PRESIDENT GALLAGHER: Supervisor McMurray is excused.

You may proceed, but first can we finish this off this evening?

MR. LEWIS: Yes, definitely.

JAMES H. TURNER,

recalled as a witness, testified further as follows:

MR. LEWIS: Q. Mr. Turner, I would like to call your attention to the fact from 4:24 to 6:00 o'clock peak to 8:24 there are from 28 to 14 on the B's; E's 14 to 6; the F's 20 to 10; the H's 21 to 13; the J's 18 to 13; the K's 22 to 13; the N's 31 to 14; the 1's 12 to 6; the 2's 12 to 6; the 3's 9 to 4; the 5's 19 to 12; and the 7's 25 to 12, and so forth on down the line. You see, by that, Mr. Turner, there is a sharp break there from 4:24 up until 6:00 o'clock, and then immediately at 6:00 o'clock you have that break of about one-third of the cars on all of the lines. Now, isn't it true those cars are going off the line during the peak hours? A. Mr. Lewis, I would like to have Mr. Scott discuss that question. He had been discussing that before with you.

WILLIAM H. SCOTT,

called as a witness, testified as follows:

THE WITNESS: I heard the resume of your statement. What was the concluding question?

MR. LEWIS: Q. Isn't it a fact, I say, the full amount of cars that are shown on the peak are naturally off sometime before 6:00 o'clock, I'd say somewhere between 5:30 and 6:00 because of the fact they are going into the barn and being taken off? A. My answer is the same, Mr. Lewis, that we have a very sharp break in traffic demands and we adjust our schedules accordingly. There are no—there is no reduction service in the peak hours as such.

Q. Well, how do you get those cars off there? A. Well, pull them in from the outer ends of the lines. Rarely do they have more than five or six passengers on the way in and those lines do not turn in at the end of the line.

Q. Mr. Scott, I think it was said that the surveys that are being made are not comprehensive. The reason for that, I suppose, you haven't the manpower to make comprehensive surveys. Is that correct? A. I think Mr. Brogan's statements when he said he did not make a comprehensive survey, he meant that he did not make an all-inclusive survey. Now, Mr. Brogan is constantly placing on my desk surveys made of individual lines.

Q. Just how are those surveys made? A. Traffic is checked at different points and we count both the number of the cars passing a given point, or two given points, and the number of passengers on the cars.

Q. And is the count made of the people that are waiting for the cars along the way at the different corners. A. There would be nobody waiting for the car as he counted it because they would be on the car.

Q. Well, I mean, supposing we go along the street here and we see six or seven or eight people waiting along the road for cars on the corner, say between 6:00 and 8:00 o'clock at night, would that be reflected in your survey? A. No, it would not be reflected until they were actually aboard the car.

Q. Now, how many Inspectors have you all together to see these cars are kept on schedule? A. You want an exact amount or approximately?

Q. Just approximately. A. I'd say about 76 or 77.

Q. Isn't it a fact that some of these lines are more favored with these Inspectors than others? For instance, the Sutter line and the Geary line have been neglected more or less as to Inspectors breaking up the bunching of the cars? A. My guess was exactly right, 76. No, I wouldn't say so. I would say that Inspectors are stationed where, in our opinion, they are the most needed.

Q. Do you feel that 76 Inspectors are adequate to take care of the situation today, so far as maintaining the schedules? A. I can't answer that by a yes or no answer, Mr. Lewis.

I would like to call your attention to this: That, first of all, I'll say this—in normal times 76 Inspectors would not only be adequate, but more than adequate. At the present time it is true, however, that because of the type of employees we have received during the last few years, they do require more supervision than the normal complement of employees would. However, I would say that 76 real good men should be plenty to do it now. I will have to qualify that statement too, by saying our opportunity for recruiting good Inspectors has been limited. We had 560 in the armed forces, Mr. Lewis, and some more in the war industries, 560 of our best men, our youngest men, and we have advocated the postponement of promotional examinations for Inspectors until these young men would be back from the Service, who we feel would be better trained for supervisory positions. Consequently, we have had to recruit the most likely ones we have had in our organization which, I will admit, are possibly not as good as we would like to have them.

Q. Would you say in the year 1944 the cars were bunched together along the line? A. I suppose at times they were. As a matter of fact, they were bunched together in 1913.

Q. But isn't it a fact, to your own knowledge, that this situation has become very acute this past year so far as bunching is concerned? A. It has been very acute since the elimination of the restriction on gasoline, and it has been caused by interference with the normal flow of mass transportation vehicles by reason of the large number of automobiles in the downtown area.

Q. Now, on the question of re-routing of service, including the abandonment of cars or bus lines, just what is your method of handling that? Does the Commission, do you know, or wouldn't you know whether they hold public hearings to give residents a chance to be heard when they re-route lines? Would you know that, Mr. Scott? A. I wouldn't know it, no.

Q. When street car routes are discontinued do they make cars available for elsewhere along the line? A. Whenever you eliminate a route, you make available the number of—maximum number of cars used on that route for other routes.

Q. How many cars have been taken off all the lines since the merger, do you know approximately?

MR. TURNER: You mean discontinued.

MR. LEWIS: Q. Discontinued, yes. A. There were four off the Folsom Street line, the 36; four off the 19, the Polk, and to the best of my knowledge that is all we did take recently operating off 20th Avenue by bus on 19th, but I am not so sure whether we reduced the schedule by any cars or not.

Q. Then, this is the same as if the City had acquired more cars and it should accrue to the benefit of the City; isn't that correct? A. No.

Q. Will you explain why not? A. The four cars taken off the 19 line and I think about two approximately taken off the 36 line were the type of number as the G-1000, which has the maximum speed of 19 miles an hour, and we cannot operate a car like that on a line that would go into Market Street or required any fast operation or any particularly hilly operation, so that makes seven out of the eight cars which were not available for that type of operation. We do use them, however; there is one line we can use them on. That's the 11 line, and we do use them.

Q. Isn't it true, Mr. Scott, almost every car on Market and Van Ness is returned to the barn before 8:00 a.m. and most of the other cars are returned to the barn between 5:00 and 6:00 p.m.? A. Before 8:00 a.m.?

Q. Yes. A. That's not true.

Q. Isn't there a tendency to get the cars back to the barns between 5:00 and 6:00 to avoid paying overtime to a single shift of operators? A. No.

Q. That is not true. Isn't it a fact after 6:00 p.m. most of your equipment is returned to the barns and only skeleton crews maintained? A. On the Municipal lines in which we have tremendous peaks, Mr. Lewis, we run as short a headway as two minutes. Two minutes, two and one-half and three minutes, and we run those up to the limits of time which are necessary and ordinary business sense provides, of course, that we shall bring them in. What you are getting at is why we reduce our service at that time, and the answer is, that we reduce our service from the evening peak approximately 50 per cent, and they start pulling in from around 5:40 to maybe 6:30.

Q. Well, do you think it is wise to reduce that as much as 50 per cent with the amount of people we know are on the street corners of San Francisco waiting for cars after 6:00 p.m. at night? A. I don't agree there are any more waiting on the corners than can be accommodated.

Q. That is your honest belief? A. That's my honest belief.

Q. Based on your surveys? A. Yes, based on my surveys; based on personal observation.

Q. Have you left those surveys here with us? A. I imagine Mr. Brogan has surveys.

Q. Would you file them with the Clerk of the Board of Supervisors, such surveys as you maintain to indicate that people are being adequately accommodated from 6:00 o'clock, say, to 8:00 o'clock at night? A. That's right.

Q. In other words, you maintain there are plenty of cars out on the tracks between 6:00 and 10:00 o'clock at night? A. Yes.

Q. Adequate? A. I do not maintain now there are enough cars between 7:40 and we'll say 8:20 in the morning and between—in the evening peak hours from 5:40 to 6:20, not enough cars there, but apart from that there are sufficient cars to properly handle the business, and I think it would be a waste of public funds to run more service.

Q. Mr. Scott, you maintain because of the age and antiquity of the cars they are having accidents and breaking down because of mechanical defects, and as a result the schedules are being disrupted. Couldn't you protect yourself by having a part at least of this 50 per cent on the tracks to take care of this contingency that you maintain is happening constantly? A. If you have a car on the track and it breaks down, it is not going to help to have any more cars on there, it's going to block the rest of them until you get it off.

Q. Isn't it a fact that to get that car off, when you have other cars

there, when you start pulling it off to the barn don't you get the bunching? A. You get the bunching that way—

MR. MANCUSO: I am wondering if we are not getting to the stage of argumentation instead of the process of question and answer. It happens to be on a matter that Marvin Lewis is questioning on at the present time.—I don't agree with him at all. I have told him that a dozen times. I don't think we should go into the question of argument, as to the question of what is the best policy or isn't the best policy. I think that is a question for the Board as a whole and they can make a recommendation. You might have your own thought on that, and other members might feel differently.

MR. LEWIS: That's correct.

MR. MANCUSO: I don't think you should go into the policy of the public utilities, but whether the cars they have on the off-peak hours are the right number.

MR. LEWIS: That's what I am trying to do.

PRESIDENT GALLAGHER: Proceed.

MR. LEWIS: Q. Isn't it a fact that it is hesitancy to run cars on the Municipal line today that do not show a net profit? A. No, I wouldn't say that. I should qualify that somewhat. I believe that every function of the City government that has any revenue should be at least paying its own way and paying its obligations so, consequently, I'm not wasting any public funds that I can help.

Q. Mr. Scott, wouldn't additional off-peak traffic contribute to the earnings, if it only contributed enough to cover its out-of-pocket expenses such as labor and power— A. If that is true, yes,—

Q. —wouldn't that attract more gross earnings as people have to take their car downtown at night because they can't get car service? A. I don't agree they can't get car service.

PRESIDENT GALLAGHER: Q. On Sunday evening do you retain the same schedule? A. What evening?

Q. Sunday evening on Market Street especially? A. No, Sunday evenings are reduced schedules.

Q. Sunday evenings are reduced schedules. That is the reason we have crowds on every corner waiting for cars because you have reduced them? A. I don't believe that there are. I believe there is adequate service on Market Street on Sunday evenings.

Q. We know between the hours of 8:00 and 10:00 there is not. A. It's my opinion all the traffic checks that I have seen over the period of service there was all justified by the travel.

Q. I am glad you said that. I can walk from Sixth and Market to Eleventh and Market before a car can come along in the evening between those hours. A. Any car—the K, L, N?

MR. MANCUSO: Mr. Lewis, are you satisfied with the last answer to your other question? A am very much interested in that question, whether or not it is a policy of the Public Utilities not to run cars during certain hours because they don't pay. Are you satisfied with that answer?

MR. LEWIS: The answer is, that the question of receiving profit was not their motive. That is the answer.

MR. MANCUSO: I don't think he did give you a direct answer to the question. I think he evaded. It's his thought that the Public Utilities Commission, any public utility of the City, should not render any service that is not self-sustaining, which would be in effect saying, "We don't do that, we don't do that, unless it pays." Is that correct?

THE WITNESS: No, I wouldn't say that. That is a policy that has not been taken too literally. For instance, on any of these cars like the check that I gave Mr. Lewis that I made the other night, it certainly doesn't pay us to even on a 14-minute service to handle an average of 15 passengers per car. That doesn't pay. But we do have to render that service. There is no question about it. But I do say we shouldn't render a ridiculous service—supposing we cut that service in half, suppose we took instead of these four cars we put eight cars on that line, then the assumption is there is only so much business instead of 15-passenger cars, we'd have seven and one-half, which you could hardly see in the street car. Now, it costs, Mr. Mancuso, about \$5 per hour every hour you operate that car, and I think good business dictates that you shouldn't run a car that you would get less than 15 passengers at least to the car. You lose some money on that, you don't make money on the night service anyway.

MR. MACUSO: Q. I think we all appreciate that. I think the question Mr. Lewis is interested in and I am interested in, is it the Public Utilities policy that they will not run certain runs because they are not run profitably? A. No.

Q. Such as the midnight runs where you get only three or four passengers and, therefore, you decide you will only run out one car instead of two. Does the Public Utilities follow such a practice? A. No, on owl service we have the same service we have had for years. We lose money on it, it is true, but it is necessary. A certain number of people have to be transported to their homes in the outlying districts and we run owl service even if we do lose money.

Q. It is true you run schedules that are non-paying in order to keep up the schedules of runs? A. That's right, we do that.

MR. LEWIS: Q. Mr. Scott, do you think in an off hour that it is good business to show a 14-½-minute, 11-½-minute, 12-minute and 13-minute headway? A. At what time of the night?

Q. What is that? A. At what time of the night?

Q. 7:15 a.m. to 8:40 a.m. your 3 line has a 12-minute service, your 1 and 2, it is true, duplicate it most of the time, but that will still be six minutes all along the line. Your 4 is a 12-minute service. That is the same from 8:40 a.m. until 11:00 a.m. Your 22, that is 10-½-minute headway, which is a wait with seven cars in your barns from 8:40 a.m. until 11:00 a.m. every week day. Your E has a 7-minute headway with seven cars in the barn. A. Did you say the 22 had a 7-minute headway?

MR. CHRISTOPHER: May I interject—

MR. LEWIS: Q. Your 22 has a 10-½-minute average, it says here, 10-½-minute average, 5-½ on the 22, but seven cars in the barns. Look over my shoulder on the others here, if you like. A. I don't remember all these either.

Q. All right. Here is the 1, 2, 3 and the W, 12-minute headway. Here is the L line with a 6-minute headway and a 6-½-minute headway from 3:40 to 5:40 with eleven in the barn and two at 5-½. The C from 5:40 a.m. to 8:00 p.m., 6-½-minute headway with eleven cars in the barn. Here's the C car from 8:00 p.m. to 10:00 with 7-½-minute headway. A. That's right.

Q. Your 1 and 3 with 14-½-minute from 5:40 to 8:00, and the same from 8:00 o'clock to 10:00; and coming over to Sundays, your C car with 10-½-minute with fourteen C's in the barn. A. That's the early morning.

Q. Don't they go to church or, supposedly, go to church? I have seen them waiting on the corners, your survey shows they are waiting in the barns. A. Yes.

Q. Your B cars— A. At the same time. They run at even headway, the B and C.

Q. The 7, the headway is 6 minutes with 17 cars in the barn. Here is your 5 car from 8:00 a.m. to 10:00 with 12-minute headway—9-minute headway with nine cars in the barn. A. 6-minute headway, don't forget.

Q. The 21 cars with a 12-minute headway, two with a 12-½- and one with a 11-minute headway with thirteen cars in the barn. Let's pause there for just a moment. Do you think there is any justification for a 12- and 13-minute headway when you have all those cars in the barn? A. I would say if you had a hundred cars in the barn that that would be no reason why you should put more cars in service.

MR. CHRISTOPHER: May I ask a question?

PRESIDENT GALLAGHER: Just a minute: Mr. Scott, go ahead.

THE WITNESS: I say, if you had a hundred cars in the barn is no reason why you should put more cars on the road than the service would justify.

PRESIDENT GALLAGHER: Mr. Christopher, do you desire to ask a question?

MR. CHRISTOPHER: Yes, Mr. Chairman.

Q. Mr. Scott, who has the final authority in the preparation of the schedules? A. The responsibility is up to me.

Q. Mr. Scott, how long have you been with the railroad? A. With the railway?

Q. With the Municipal Railway? A. Since 1913.

Q. With this railroad since 1913? A. Yes, 33 years in June.

MR. LEWIS: Q. Any of it being in actual operating experience, Mr. Scott; have you, I mean, come up the hard way? A. Yes, I came up the hard way. Are you asking if I ever actually ran a street car?

Q. Were you the Superintendent of Schedules or did you have anything to do with scheduling? A. Yes, I have had a great deal to do with schedules. I was Auditor for years and as such I had a great deal to do with schedules.

Q. Primarily you were an auditor? A. An accountant.

Q. Yes. That is your business? A. My profession.

Q. Yes, in other words, you haven't been a railroad man, you have been an accountant. A. I have been an accountant.

Q. You have been an accountant in the railroad transportation system; isn't that correct? A. I was Auditor of the railway, an auditor of all utilities for your years and Manager of the Railroad for six years.

Q. Your background is primarily that of an accountant and book-keeper? A. My profession is accountant.

Q. Don't you think it might be better, Mr. Scott, to leave some of the authority as to the schedules to the Superintendent of Schedules, who has had the actual experience rather than an auditor's background? A. I don't think that the Supervisor of Schedules or myself have ever had any serious difference of opinion on schedules.

Q. Now, when street cars are withdrawn from the service—

MR. MANCUSO: Was that an answer to your question?

MR. MANCUSO: Are you satisfied?

MR. LEWIS: Yes.

MR. LEWIS: It isn't a question of whether or not I am satisfied; it is in the record for what it is worth. We will not argue the matter further, unless you want to pursue it further.

MR. MANCUSO: I might go into it later.

MR. LEWIS: Yes, certainly.

Q. When street cars are withdrawn from service, what is done, do you send the crew out on another street car or do you use the crew elsewhere, or do you send the crew home for the day? A. It depends on the time of the day they are withdrawn from the service. If you will take a look at that chart you can see readily you can't keep all your cars out all day. We have what we call split runs, and they work the morning peak and they come in for a while and then they go out again. Now, some when they are pulled in at night time they have finished their day's work, they have finished their 8 hours and go home.

Q. Do you think a great deal of your trouble is due to the age of your cars? A. No question about it. I think a great deal of our difficulty is due to the condition of the cars. I'll even go so far as to say that it is very, very dangerous to run the cars in the condition they are.

Q. Well, isn't it a fact that the street cars in Los Angeles, most of them were made in 1907? A. Now, I wouldn't say "most of them", they have a very large percentage of streamlined cars that I don't believe are over ten years old.

Q. And they have some buses down there about twenty-two years old, isn't that correct?

PRESIDENT GALLAGHER: Let's stop at that point. Are all cars in Los Angeles streamlined?

THE WITNESS: A good deal of them are.

Q. Could we run the same kind of cars in San Francisco or do the tracks have to be narrow? A. We have what they call a standard gauge track, we have a narrow. That has nothing to do with it. We can always adjust the gauge of the wheels to take care of the tracks. There is only one difference: Those cars, you see, in Los Angeles, those streamlined cars are originally PEC cars, they are fundamentally a one-man-operated car, they are a single-end, they operate from one end, whereas our streamliners here, they are a modification of the PEC cars, which is necessary for two reasons:

One, is to negotiate our hills, which they haven't in Los Angeles, and yet ride on the dips, and

Two, is to have a two-man operated car. We have five of them here; you have probably seen them.

PRESIDENT GALLAGHER: Proceed, Mr. Lewis.

MR. LEWIS: Q. Mr. Scott, isn't it possible or do you think you might get better operation today if you gave Mr. Newton more control than he has at the present time. A. Ask Mr. Newton that question.

Q. Well, I'm just asking the question of you, Mr. Scott. A. I don't care to answer. That's a very embarrassing question, and I would say it is not at all in order to ask me such a question.

Q. Why not, Mr. Scott? What is your feeling? A. I don't think it is a fair question to ask me.

Q. Do you feel Mr. Newton— A. He is a very capable man.

Q. Yes. A. He is a very capable man.

Q. Do you feel he is being given full—let's say, has he been given full authority so far as operation and scheduling is concerned with

the railroad, or has he been given any authority in so far as scheduling is concerned? A. In so far as scheduling is concerned and all the practical operation of the railroad, Mr. Lewis, there is one person that is responsible and that's me. Does that answer your question?

Q. I think it does. And you feel you are the sole one who is responsible for handling these schedules and changing these schedules; is that right? A. I think I'm the final authority on it.

Q. You are the final authority on it? A. It's my responsibility.

Q. Would you consult with Mr. Newton as to the changing of scheduling. A. I do. Mr. Newton and I consult once a week.

Q. On schedules? A. Schedules, and everything else.

Q. I assure you there is no attempt on my part to ask any questions that are unfair. I just want to see that we are getting the best usage of the equipment as possible with the people we have on our staff. Now, wouldn't it help the service, say at least the through service on the J, K, L, M, N and 7 lines, if any proportionate contribution—a large number of cars, were kept constantly on the No. 8 short line to serve the strictly local Market Street traffic instead of delaying by forcing a rider from the Terminal to go through a packed Market Street car to go to a theatre. In other words, would the segregation of the short hauls and the long hauls be an advantage to both? A. Undoubtedly it would. We do run cars, the short-line cars on that line for that purpose. I think you will find by a check or personal observation, we'll say, the cars coming in from the west end of town, by the time they hit Castro are pretty well crowded in the morning. As a matter of fact, on "N" cars before they hit the east end of the tunnel they are crowded in the rush hour period. Now, obviously, it would serve no purpose to reduce the number of those through cars and add to the number of short-line cars because you would merely unload a full loaded car and turn it back and put them—transfer them crossing Market Street, a dangerous street to cross and to get on another car to continue the journey. I don't think the people would like it. I know it would be poor operation.

Q. Why have you kept this F car from running on Market? A. Why have we kept it operating you mean?

Q. No, why does the F line only to the end of Stockton Street at the present time—that is true, isn't it, it only runs to the end of Stockton Street? A. Yes.

Q. In your opinion, should it go on through? A. Yes.

Q. Is that contemplated? A. Yes.

Q. When do you anticipate that to be done? A. As soon as we can get the necessary special work to make the connection on Market Street.

Q. Now, how many of these Inspectors or Dispatchers have you on motorcycles, Mr. Scott? A. Approximately?

Q. Yes. A. Eleven, I would say.

Q. Do you feel that's enough to be on motorcycles to handle the situation today and break up the bunching of this street car system? A. Personally I don't like motorcycles.

Q. Why don't you like them, Mr. Scott? A. Well, we have had three of our inspectors involved in accidents with them, and we are now putting in a two-way radio system in our organization, which, of course, the motorcycles cannot handle conveniently. They are dangerous. They have their advantages. One advantage is, of course, you can park them, of course, very easily.

Q. Isn't it a fact that the Inspector or Dispatcher on a motorcycle can travel along the line in a quicker time and observe for himself whether the cars are bunching? A. Undoubtedly.

Q. Hasn't it a great advantage for that reason? A. He don't—he should know from his station whether or not the cars are bunching without going over the line. He can see them come up there.

Q. Now, I want in all fairness and honesty to make a correction here of something that took place today. Those pictures are introduced in evidence on those C cars that were bunched, inadvertently I said the 19th—you were saying an F car broke down on the 19th. Those pictures, however, were taken on the 14th, which was the Thursday before the last meeting of the Board. A. A "J" car.

Q. A "J" car broke on the 19th? A. That's right.

Q. Have you any explanation of what happened on the morning of the 14th to cause those cars to be bunched together at the end of the line? A. I don't know whether I have any checks on that or not. I doubt it. I'm afraid, Mr. Lewis, I haven't any checks, so I can't tell you definitely what did occur on that day.

Q. On February 6, 1944, quoting from the San Francisco Examiner, I believe Mr. Nichol of the Office of Defense Transportation, this was the quotation: "Municipal Railway is now reaping the penalty of deferred maintenance and as a result many vehicles are out of service which should be on the street hauling passengers." By "deferred maintenance" was Mr. Nichol referring to the failure to repair the busses or trolleys for any reason—Are you familiar with the term "deferred maintenance"? A. Oh, yes, I'm familiar with deferred maintenance. Deferred maintenance had accrued for a period of years which hadn't been kept up to date. It's like a snow ball, you keep gathering necessary repairs. I think Mr. Nichol refers to the equipment we acquired from the Market Street Railway. I think at that time, if I remember correctly, there were 105 vehicles and busses we had acquired from the Market Street Railway and the number of street cars which I'm told on the question there were 89 street cars in operatable condition when the Municipal took over the Market. The Municipal equipment had been thoroughly overhauled all these years and there was no such thing as far as the equipment is concerned as the deferred maintenance on the original Municipal Railway equipment. There was deferred maintenance on the tracks, and the reason for that was during the last two or three years we were unable to get sufficient material.

Q. Now, it is true, is it not, that the Office of Defense Transportation and the Navy in February of 1945 made a report on the operating and scheduling and bunching of the cars of the Municipal Railway? I think I have asked that report be produced A. I have never seen any such report. I do know that at our request the Navy secured the—Pardon me. At the request of the Mayor at our original request the Navy secured the help of the Office of Defense Transportation in order to get released from the manufacturers in the East articles that we had on order from the General Electric, from the General Motors and some other companies I don't know, but they were asked to help get that equipment released.

JAMES H. TURNER,

recalled as a witness, testified further as follows:

MR. LEWIS: Q. Mr. Turner, have you that report? Have you that report I asked for from the Office of Defense Transportation? A. Yes, I would like to answer your question on that particular instance. Copies of the ODT Report of 1943 will be provided here, but my office cannot provide a copy of the 1945 ODT Report. This Report was restricted and confidential. It has never been released for publication and is not a matter of public record. I have never seen it and a search of my office records failed to disclose a copy of it. Even if I could find a copy, I would not be in a position to produce it before you tonight.

I should like to direct your attention to the fact, however, that while this report was being prepared a member of this Board on February 26, 1945, which will be exactly one year ago tomorrow, proposed an investigation of the transit system. On March 5th this proposal was referred to the Public Utilities Commission of this Board—Committee of this Board. As a result of that action, Mr. E. J. Hale, my predecessor prepared a six-month report on the operation of the railroad, which he made public on March 21st of last year. On March 27th members of the Finance Committee of the Board demanded that Mr. Cahill and other high officials of the Railroad appear for questioning before the Board.

On April 9th Mr. Cahill made the appearance requested and filed copies of his Report and answered questions in connection therewith. The Board on that date approved the Report by a vote of 10 to 1.

Meanwhile, the ODT Report, which had been joined in by the Navy and the findings of which were concurred in by the Navy had been submitted and recommendations therein contained were placed into effect.

These recommendations included the postponement of the effective date of certain proposed bus line extensions. The assignment of an engineer to work out a bus repair program with a Navy official. The appropriation of funds for additional busses and the expansion of bus services being furnished to Hunter's Point. The approval of the ODT for the purchase of new busses was contingent upon the effectuation of these recommendations. That approval was forthcoming, and the busses involved have long since been in service. And a further indication that the recommendations of the ODT and the Navy had been carried out, Mr. William H. Scott received under date of May 30, 1945, a letter from Captain N. L. Rollins, Commanding Officer of the Hunter's Point Naval Dry Dock, the closing paragraph of which was as follows:

"The very fine spirit of co-operation which has been displayed by all officials of the Municipal Railway System, yourself in particular, is very much appreciated by all concerned at this establishment."

I am pleased to present herewith a copy of this letter and Mr. Cahill's Report as of that date.

MR. LEWIS: Q. Isn't it a fact— A. I call your attention—

Q. Pardon me. A. —To this commendation of the Navy to Mr. William H. Scott. I also recall at this time that you have delved into Mr. Scott's past, Mr. Lewis, and I wish to make a statement in that connection.

I'd like to know how you think a transit operator or from what profession a transit operator should stem from. After 33 years of operation, of work in the operation of the railroad, I think Mr. Scott is a qualified manager for any transit system in the United States. I would also like to ask you if you know the background of any other Managers of other transit systems and know whether they come from bookkeepers, engineers, conductors, motormen, car cleaners, or any other source.

Q. We are just inquiring. A. I just regret the reference to the fact you said "Mr. Scott, you then were a bookkeeper." You might have used his professional title.

Q. I'm sorry, Mr. Turner,—an auditor. A. His professional title of Accountant.

Q. Accountant. I'm sorry I said bookkeeper and not accountant. A. I will be glad to present you with a letter from the United States Navy commending Mr. Scott.

Q. You present me with this letter, but you do not present me with the ODT Report. A. I'm sorry, the ODT Report is restricted; there are no copies available, no copy in the file.

Q. Isn't it a fact that the ODT Report was compiled by the Office of Defense Transportation of the United States, and the United States Navy, and criticised the operation of the Municipal Railway on the scheduling of cars, and it was filed as a public document with the Public Utilities of San Francisco? A. That is not true. It was filed as a Federal restricted document, which, under all conditions, was not permitted, would not permit the Public Utilities to make it public or to show it to anybody else but top management.

Q. Could the Supervisors see it in secret? A. They could if we had it.

Q. You haven't it any more? A. I don't believe we have a copy.

Q. What do you think happened to it, Mr. Turner? A. I don't know what happened to it; I'm sorry to say I don't know. We have searched our files for it, but all the chances are it has been returned to the Navy.

MR. MANCUSO: Mr. Chairman, I think it might be an excellent idea if the Supervisors, or the Clerk of the Board, requests another copy from the Office of Defense Transportation.

MR. CHRISTOPHER: I'll put that in the form of a motion.

MR. MANCUSO: Now that the War is over it would no longer be a secret document.

PRESIDENT GALLAGHER: That is your motion?

MR. CHRISTOPHER: Yes, I so move.

PRESIDENT GALLAGHER: Is there any objection?

(Unanimously carried)

THE WITNESS: I call your attention, Mr. Supervisor, this Board of Supervisors made an investigation at the same time and I have here, and I'll present you with Mr. Cahill's Report of six months of operation and this Board of Supervisors, as I said before, by a vote of 10 to 1, approved the Report.

MR. LEWIS: Let's go back to the written questions, Mr. Turner.

Q. Now, Question 25: Commencing on January 1, 1946 up to and including February 19, 1946, how many street cars for any reason had to be taken out of operation and returned to the barn for repairs? A. The number of street cars taken out of operation and repaired to the car houses for repairs from January 1, 1946 to February 19, 1946, inclusive, was 1692.

Q. Now, will you give the breakdown on the dates when these occurred, the places where they occurred and the times they occurred, and the line on which they occurred.

Now, I assume that would be very voluminous. Would you care to file that with us? A. I have here the breakdown as to dates and car houses on the number of street cars taken out of operation and returned to the car houses for repairs from January 1, 1946 to February 19, 1946.

Q. Would you file that with the Clerk, Mr. Turner? A. I'll be glad to.

Q. Now, from January 1, 1946 to February 19, 1946, how many street cars had to be removed from operation and returned to the barns for repairs by reason of being damaged in wrecks or accidents? A. The number of street cars removed from operation and returned to the barns for repairs by reason of being damaged in

wrecks and accidents from January 1, 1946 to February 19, 1946, inclusive, was 129.

Q. Now, will you give the breakdown as to what lines these accidents occurred, the places where they occurred, the time of day or night they occurred. I suppose you have that, too? A. The breakdown as to dates and car houses of street cars removed from operation and returned to barns for repairs by reason of being damaged in wrecks and accidents from January 1, 1946 to February 19, 1946, inclusive, is included in a list which I will be glad to file with the Board.

Q. Thank you. From January 1, '46 to February 19, '46 were the schedules disrupted and the headways lengthened and the street cars bunched together? A. The answer to that question is contained in numerous schedules for each line which I have here and will be glad to file with the Board. They are in great detail and give the full factual data to your question.

Q. Now, you have studied those and looked them over. Can you tell from your examination during that period of time, did you notice any appreciable bunching of cars and lengthening of headways? A. No, sir, schedules are prepared by Mr. Evington.

Q. Will you answer that? A. Very definitely for the number of cars returned to the house or did not get out due to being disabled, the bunching of cars—

MR. EVINGTON: Mr. Lewis, perhaps you would like to look at this Report and maybe you will understand it more thoroughly. The last question Supervisor Lewis asked was the dates on which these cars were bunched from disabled cars and he also asked the number of cars, and so on, in the question, so I have gone into considerable detail to check this out by method of street cars and in the five divisions in which these bunchings occurred principally. The Report contains the hours from 6:00 a.m. to 7:00 to 8:00 p.m., after which time bunching of cars was negligible, or the disabled cars were negligible. The Report will give Mr. Lewis the number of cars that were out of service off schedule on any one hour through the five divisions in which they occurred.

MR. LEWIS: Well, I probably will have a difficult time understanding these schedules. Would you give us your conclusion from your observation and examination of them?

MR. EVINGTON: Yes. My conclusion and observations is that between the hours of 7:00 and 8:00 in the morning, and between the hours of 3:00 and 6:00 in the evening, when our maximum schedules were on the road, we had to put cars on the road that possibly shouldn't have gone on the road having mechanical defects, but we tried to put them on the road and they'd come back in the house disabled, and the Report does give the entire number for the month of January and the month of February up to the 20th.

MR. LEWIS: Thank you.

All right, Mr. Turner. Going to question 28: This is the correct date.

THE WITNESS: Do you want to file these Reports?

MR. LEWIS: Yes.

Q. I am relating here to February 14th in my written question to you, which was the time the pictures were taken when Supervisor Christopher and myself were out with the City Photographer. On Thursday, February 14th were any cars taken out of operation, either by reason of mechanical defects or by reason of being injured in wrecks or accidents prior to 8:30 on that day? A. The answer is "Yes." Out of the Sutro car house, 1; the Turk and Fillmore car

House, 2; Geneva car house, none; Haight Street car house, none; McAllister car house, 4; at 17th Street car house, none; the Geary Street car house, none; or a total of 7.

Q. Would any of those seven that were taken out of operation before 8:30 in the morning on February 14 have anything to do with the bunching of the C cars at the end of that line? A. I'll have to ask Operations.

WILLIAM C. BENDEL,

called as a witness, testified as follows:

THE WITNESS: What is the question, please?

MR. LEWIS: Q. The question is: Would any of the cars that were taken out of operation before 8:30 in the morning, February 14th, if any,—Do you know the cars were taken out before the hour of 8:30 on the mornin^g of February 14th? A. Yes, all of these were taken out that Mr. Turner referred to, taken out before 8:30.

Q. On February 14th? A. Yes, sir.

Q. Did they cause the bunching of the C cars at the end of the line at 22nd and California? A. That I couldn't tell you. I can tell you what the nature of the trouble was on the car.

Q. I don't care about that. A. I don't know whether it caused any bunching of the cars.

Q. Were those cars on the Geary line, any of those that were taken off? A. One on the C line.

Q. When did that accident occur? A. Well, it was before 8:30.

Q. Do you know when? A. The particular time?

Q. Yes. A. No.

Q. Do you know where it occurred? A. No, we don't.

Q. You haven't that information. How do you know it was before 8:30? A. Our turn-in book tells us that.

Q. The turn-in book didn't show where it occurred or what happened to it? A. No.

JAMES H. TURNER,

recalled as a witness, testified further as follows:

MR. LEWIS: All right, we will pass to the next question. Q. How many accidents involving trolley coaches, street cars and busses were reported in 1945, 1944, and 1943. A. The accidents reported involving trolley coaches, street cars and busses in 1943 were, cars, 5540; busses, 318; trolley coaches, 112, or a total of 5,970; in 1944 there were 8,175 cars, 556 busses, 142 trolley coaches, or a total of 8,873. In 1945 there were 14,772 cars, 1,701 busses, and 213 trolley coaches, a grand total for the year—"grand" used advisedly—of 16,686.

Q. All right. Now that appreciable rise in accidents of street cars, that is shown there, particularly from 1944 going into 1945, is that because of the accidents which you would say in the main attributed by operation, by personnel or to equipment? A. I would like Mr. Mason, our Claims Investigator, to give you his viewpoint on that particular question.

WESLEY MASON,

called as a witness, testified as follows:

THE WITNESS: Mr. Supervisor, I would attribute that to both. Both personnel and equipment.

MR. LEWIS: Q. Would you say that most of it was due to personnel or most of it due to equipment? A. Most of it equipment.

Q. And you feel that marked rise from 1944 with 8,175 cars in accidents to 1945 with 14,772 in accidents was due to the equipment,

although there is only one year's difference there? A. There is the consolidation that comes into being there. In 1944 you had nine months of single operation and three months of consolidation, where in 1945 you had the whole year's combined operation.

JAMES H. TURNER,

recalled as a witness, testified further as follows:

THE WITNESS: Mr. Supervisor, I think I misled you. I notice on the bottom of this sheet that's not a true comparison year in and year out. The 1943 figures were Municipal Railway operation only. The 1944 figures were nine months of Municipal Railway operation, plus three months of consolidated operation. The 1945-46 is a total of consolidated operation. Of course, we have only operated one year.

MR. LEWIS: That's a different story. A. That does make a different story.

Q. Now, are you able to tell us the approximate percentage that was due to equipment and the percentage that is due to the fault of the operating personnel causing these accidents?

MR. MASON: No, sir, I would not.

MR. LEWIS: No idea at all?

MR. MASON: No, sir.

MR. LEWIS: Q. Would you, Mr. Turner. A. What is that?

Q. Be able to tell the percentage of the accidents that are due to operating personnel and the percentage that is due just to the fault of the equipment? A. There was developed a figure, but I haven't it before me. I believe we assigned 43 per cent due to equipment in some compilation.

Q. Then, the greater percentage would be due to operating personnel? A. But 43 per cent is a very large proportion. Of course, you must remember a hundred per cent of our accidents are not our fault, Mr. Supervisor. We must not confuse the record because we have numerous court cases involving accidents and no small part of them are due to the other party involved in the accidents.

Q. Well, Mr. Turner, originally when we started off this inquiry and you admitted there is this condition of bunching that is becoming more serious this last year, on the increase of headways, and you admitted it has been due in part at least to operating personnel; would you develop that a little more and tell us just how and in what way the schedules are not being kept up by the personnel you have today? A. There are many, many factors, and when you name two and limit your conversation to two, Mr. Supervisor, you are not covering the field. You have a major difficulty on equipment, condition of equipment, age of equipment. You have a major difficulty on temporary employments, you have a major difficulty on condition of track. You have another factor involved in the crowded streets.

Q. I know, but let's stay with my question— A. Just a moment, now.

Q. Yes. A. You form your question, Mr. Supervisor, in a manner that forces me to make a complete answer. We have another factor on the fact that war, the end of the war brought into operation automobiles that shouldn't be on the streets that have been laid up due to lack of gasoline and rubber during the war. We have a post-war condition that is being felt throughout the United States in deaths in traffic accidents, all over the United States. Those same factors are occurring in San Francisco. Those are all factors.

Q. Well, Mr. Turner, assuming that you had \$23,000,000 today and you could go out and buy the finest equipment that money could

buy, equipment that could run 100 miles an hour, if such a thing is possible, on the track. A. Speed is not necessary, Mr. Supervisor—

Q. Regardless— A. —operating characteristics, ability to accelerate properly.

Q. All right. Assuming you are correct. A. And decelerate and stop.

Q. All that, Mr. Turner, granting you all that, if you still had today the traffic congestion, the snarled downtown traffic congestion, such as the pictures you have shown, that fine equipment wouldn't be able to make any better time and the schedule would be disrupted. A. It would improve. We don't meet schedules due to bad equipment.

Q. You would still have inefficiency of operation? A. A good car would still be stopped by traffic snarls.

Q. All right. You had this problem, you mentioned personnel that is not handling the equipment. That would still slow you up too, slow equipment. A. We would make the additional gain due to personnel. That is another factor that would improve our service.

Q. Can we look forward, Mr. Turner, to any correction as to this bunching of the cars and the lengthening of the headways that we have been suffering from the last year, in your opinion? A. You certainly can, Mr. Supervisor.

Q. Upon what do you base that? I'm glad to hear that answer. Upon what do you base that? A. We have on order, we had on order in the middle of December 50 gasoline busses; we have received 20 of these, we have 30 more coming. We have 16 trolley coaches being made in the East today, we are taking orders on 10 street cars to improve our equipment. We are desirous of having sufficient money to improve the tracks for proper and safe operation. Our Civil Service Commission is giving an examination for personnel, street car operators as of March of this year, which will, we hope, improve our personnel conditions. We have created as of April of this year a division of personnel within the Public Utilities Commission, which division is operating schools for operators, inspectors, and will give in-service training to all persons involved in the operation of the railroad. We have as of December 1st created a division of accident prevention who will make part of the requirements for new personnel and additional safety requirements and who will also instill into the training program certain improvements to make them better operators. We are endeavoring to gain a little more money than we now have for financing these necessary improvements. As such, the Public Utilities Commission has recommended that the fare structure be increased to 10 cents for the casual rider and 8- $\frac{1}{2}$ for the regular rider. This was proposed in November of last year on the estimated riding habits as of that time. The riding habit that has developed since the first of November has proven the estimate to be correct because we still need additional funds for the proper maintenance work, to rehabilitate the railroad.

You asked Mr. Scott as to what deferred maintenance was. I can tell you exactly.

Q. Would you stay with my question, Mr. Turner, and then we will come to that in just a minute. A. Let me explain what deferred maintenance is.

Q. All right. A. The fact we talk about modernization of the railroad is just one term. What we want to do is to pay, what we must do is to pay from now on for the maintenance which was deferred necessarily during the War. We couldn't get men and we couldn't get materials to keep these properties in proper operating condition. The maintenance is necessary day in and day out, month in and month out. Maintenance has been deferred for four and

one-half years and we are faced with catching up with that maintenance right now.

Q. In all fairness, wouldn't you say there is some room for improvement in so far as getting these headways shortened, these cars that are bunched, untangled and getting them back on the schedule? A. Mr. Lewis, there is plenty of room for improvement in the Municipal Railway operation, we admit that definitely.

Q. How can we get that improvement? A. We are working strenuously, every man. The men you have working in the department, the men who kept the railroad running during the War under difficult times, we are working just as hard today to keep them running. But for the future we need more money. But improvements are being made every day.

Q. How soon would you say that we can get those improvements? A. I can mention, without looking through my files for the figure, inside of one year we have made a substantial improvement in the system by providing more transportation today than existed a year ago.

Q. Now, just a few more questions and I will be through with my written questions. During the month of January '46, how many street cars were actually in such condition that they could be counted on to run the entire day in the streets of San Francisco? A. What question is that?

Q. That is 45. A. The answer to that question, Mr. Lewis, it is impossible for anyone to determine when an electrical or mechanical failure will occur on a street car. As an example of that, I might call to your attention that an electric light globe is 100 per cent useful as long as it lights. When the filament breaks it is zero per cent useful, and so it is with the street car. When the armature burns out on the motor it cannot be used.

Q. Going to Question 47: On Monday, February 18, 1946, give the number of operatable street cars. A. 46?

Q. Yes—no, Question 47, rather. A. On Monday, February 18, 1946—

Q. On February 18, 1946. A. That's right.

Q. Last Monday, I believe. A. 491 electric cars.

Q. Would you give the maximum number of those 491 cars that were called for by the schedules on that day? A. 501.

Q. More than the number of operatable cars on that day? A. That's correct. That is the information that I have from operations.

Q. Would you give the number of street cars that were actually operated on that day? A. 491.

Q. The number of scheduled street cars idle on that day? A. None.

Q. And, now, Question 48 is the same thing with busses. Could you give me the number of operatable busses on that day. A. On Monday, February 18, 1946, there were 199 operatable coaches.

Q. What was the maximum of busses on that day called for by the schedules. A. Maximum scheduled number of coaches on the same day was 191.

Q. Will you give me the number of busses actually operated on that day? A. The number of coaches operated—

Q. Busses? A. Coaches or busses are the same thing, were 195.

Q. And the number of scheduled busses idle? A. The scheduled number of motor coaches that were idle February 18—no scheduled motor coaches.

Q. The total number of idle busses? A. 41 motor coaches were not used on that day for the following reasons:

37 due to repairs in progress, and 4 for emergency stand-by service.

Q. Now, — A. Incidentally, Mr. Lewis, proper operations would require at least 10 per cent of cars and busses be retained in the shop. We have never even enjoyed that privilege for many, many years.

Q. You have had about one-third in the barn most of the time, Mr. Turner? A. Not on peak.

Q. Yes, and practically all the time as to off-peak. At right, we'll go to question 49: On Monday, February 18, 1945, would you give the number of operatable trolley coaches? A. Seventeen.

Q. Give the maximum number of trolley coaches on that day called for by the schedules? A. Eighteen.

Q. Would you give the number of trolley coaches actually operated on that day? A. Seventeen.

Q. The number of trolley coaches idle? A. One.

Q. And the total number of idle coaches on that day would be one? A. One.

Q. And 50: Would you file with the Board, because I believe it voluminous, the question is: Would you give the number of cars in an operating condition or that are repairable of each line? For example, nine 2's, fourteen 4's, or whatever the facts may be. Have you that information for us? A. I believe not, Mr. Lewis. A car assigned to a car house can operate on all of the various lines that operate from that car house by changing the route numbers and the letters and we haven't statistics to follow cars from line to line or house to house.

Q. Is Mr. Mason here? A. Mr. Mason is here.

MR. LEWIS: Could I ask him a question, and then I'll be through.

WESLEY MASON,

recalled as a witness, testified as follows:

MR. LEWIS: Q. Now, Mr. Mason, there is something that came to my attention and I want it cleared up. A motorman came to my house day before yesterday and said he had been for many years a motorman on the line and he left to go to War and fight in the South Pacific. He said he came back on the line. He said it was always his practice on cars bunched, when cars were bunched together and there wasn't any inspector, to take the bit in his own teeth, as it were, to go ahead without waiting for the passengers, to get the passengers on so he could keep his schedules. He said he was attempting to do that, I think it was two or three days ago, there were two C cars immediately behind at 13th Avenue and California, there was no inspector around, so he took matters in his own hands as he tried to explain to you and went on, and when he got to the barn you called him in and told him it wasn't any of his business and you docked him for three days and you said, "If I hear any more about this matter it's going to be too bad between you and myself." A. Answering your question, I didn't threaten the man, if he tried to convey to you that I had. I didn't believe, of course, that he would run down to your house.

First of all, here's what happened: This took place on Sunday—no, this took place on Washington's Birthday, a Friday holiday, which is Sunday time. There had been a delay, an accident down on lower Geary Street. A car was switched at Funston Avenue. Behind this car that was switching back was run 12-C, and behind Run 12-C was Run 16-C with this motorman that you have in mind at the controls.

Now, there was also a car inbound between 16th and—no, 15th and 14th. So it took about three minutes for that car to switch back because of the fact that the car that was going to cross over waited for the inbound car to pass before he took the cross-over.

Now, this car that switched back discharged about 20 passengers. They are your neighbors. Now, for some reason that I can't explain, these people did not walk back as they usually do and board that car while it was standing there, which was about 75 feet.

Now, when this car took the cross-over to go inbound this first car, contrary to our rules, this 12-C passed up these 20 passengers that were discharged. Then this motorman that came to your house took it upon himself, against the rules, to also pass them up, giving as his excuse that there was a car two blocks behind.

Now, that motorman did not know whether that car two blocks behind was going to switch back or not. Now, this motorman on 16-C that came to your home had to run half speed to 33rd Avenue because he couldn't go over or around the car ahead of him. Now, is there any justification whatsoever for that motorman to pass up those people?

Q. I am not defending him, I am merely bringing it out. A. You asked me.

Q. I am bringing it out because he maintained he was trying to avoid this bunching of three cars and trying to maintain schedule and trying to do his duty and he was docked, and that there was no inspector of those three on the C line. A. If he was trying why did he follow this car to 33rd Avenue and leave 3 minutes prior to his leaving. He is not supposed to pass up passengers until he receives bells from his conductor. That is No. 1. He did not receive such bells.

Q. Mr. Mason, it has been my experience to see three cars standing at the end of that line. I will admit during the last five or six or seven days there has been a marked improvement. I will say over the last five or six months it has been usual to see a car coming out California Avenue and you never see a C down to Second Avenue. There has never been an inspector I could find to break up that situation. I have repeatedly gone out and talked to the men and they tell me there are no inspectors to break up that bunching and no inspectors to break up on the in-bunching. A. There are inspectors at the Geary car house until 8:00. Also an inspector at Geary Street 18 hours a day. This time you complain about was 8:30 in the morning. Is that correct?

Q. That's correct. A. All right. We have a car leave there at 8:25-½, another at 8:30. Now, at 8:33 there is a car there due to go into the car house. 8:35-½ we have another car that's going downtown, and before I make a mistake I'd better get the table. At 8:36 there is another one to turn in, and then 8:41 and 8:47-½ there is two through cars to downtown. And 8:48 another car due to turn, and 8:53 a car for downtown, and 8:45 a car in. Now, that is simply because you are going from a four-minute headway to a six-minute headway.

Q. Don't you think it's too abrupt, the way the cars are being taken off in that period of time? A. Well, I don't know.

Q. You don't know. There is a doubt in your mind. A. There's a doubt in my mind. It's possible maybe it is a little too abrupt. If it's abrupt it's only for one year.

Q. If you miss that 8:20 C, the next C you catch is at 8:40? A. That's not the condition now.

Q. That's not the condition now, it has been corrected? A. It wasn't that way either after February 5th, and I can't tell you what happened out there before that.

MR. LEWIS: I'm through.

MR. SULLIVAN: Let's have a little recess.

PRESIDENT GALLAGHER: There is a motion for a recess. Is there any objection?

(Motion put and unanimously carried.)

(Whereupon a recess was taken at 9:55 p. m.; reconvened at 10:07 o'clock p. m.)

PRESIDENT GALLAGHER: Mr. Lewis has concluded. Have you any questions, Mr. Christopher?

JAMES H. TURNER,

recalled and testified further as follows:

MR. CHRISTOPHER: Q. Mr. Turner, as you know, I have been interrogating with reference to the payment of that balance of the Market Street Railway in order to eliminate that 4 per cent interest which I have been concerned with. In your Report here you indicated for the 1945-46 fiscal period you would pay the sum of \$700,000 towards the debt.

Now, you under-estimated that by \$300,000. In other words, you will have \$300,000 more than you estimate in the following year. You show an estimated payment of \$408,000. In other words, there is a difference of approximately \$600,000, one fiscal period as compared with another. I'm wondering if there is any possible way you could foretell why there should be such a large difference between one year and another? Is there any hope we might be able to pay a million dollars in one year instead? A million dollars one year and almost a third as much the following year?

A. Yes, I can explain that, Mr. Supervisor. The payment to the Market Street Railway is determined on the residue or the balance that is left after paying operating expenses from 57 per cent of the total revenues.

Q. Yes, I understand that. A. That our revenues up to December—well, up to October of last year, 1945, our revenues held up very high. Hence, the payment to the Market Street Railway was high. The revenues are now going down very rapidly. The payments in the rest of this fiscal year and the estimated payments for the next fiscal year are computed on the basis of the contemplated revenues from the more recent experience we have of the number of revenue riders. That is the reason for that large drop between one period and the other, and, of course, we can only predict in the future fiscal years on the basis of our experience riding habit since the end of the War.

Q. In other words, Mr. Turner, you say there is a drop in revenues to the extent that in one year there is a difference of \$600,000 or thereabouts. Is that correct? A. There may be other factors involved in that, but that is the main factor that is involved.

MR. CHRISTOPHER: That's all. Thank you.

MR. MANCUSO: I have a couple of questions, Mr. Chairman.

PRESIDENT GALLAGHER: Mr. Mancuso.

MR. MANCUSO: Q. Along with the thought you have just mentioned, Mr. Turner, isn't it a fact that the experience in the operation of transportation systems that it has been proven a fact that with a lower fare the loads have increased, whereas, with an increased fare the loads have decreased? A. In normal operation and normal times a lower fare will attract a greater number of riders. That is correct.

Q. Would that automatically then reflect in the riding habit?

A. That increases your riding habit. A lower fare will increase your riding habit, but we mustn't lose cognizance of the fact that with the lower fare your total income is materially lowered.

Q. In other words, the increase in loads will not compensate the difference in rate? A. No, not at all. Today we have people clamoring for transportation; as Mr. Scott indicated, we haven't sufficient transportation in the peak hours, the morning peak and the evening peak. We need additional transportation. We don't need additional riders.

Q. Wasn't it a fact that the Public Utilities Commission made the statement at the time they acquired the Market Street Railway properties that the equipment that was then on order, for which orders had already been placed, and for which money was available, that they would have had sufficient equipment to give the necessary transportation required by the citizens of San Francisco? A. Prior to—there were two elections, I don't recollect that the Public Utilities promised exactly that statement. It was a hope that we could provide transportation that was required. I had hoped it myself personally, but the conditions of the War at that time did not permit us to properly maintain the dilapidated equipment that we acquired from the Market Street Railway.

Q. In asking that question I was referring to the statement in the Public Utilities Report for the fiscal year 1943 and 1944 on page 282. It reads as follows, if I might read it:

"However, due to the purchase of the Market Street Railway Company's properties and the merger of the same with the Municipal Railway properties into a combine, the fullest use can be made of all existing equipment, re-routing, revisions and extension of plan, and it is contemplated that some new passenger equipment, for which money has been provided and purchase orders drawn, will be released by the Federal government if manpower for operation and maintenance can be assured, it is assured that sufficient service can be provided."

A. That is correct. You will notice the qualifications in there. We had hoped to get officials of the Defense Transportation, to get their approval for the purchase of equipment. The 17 trolley coaches that we have coming for the E line operation have been on order throughout the war period. We have never been able to get those orders approved by the Office of Defense Transportation. We have placed orders for busses continuously throughout the War and have never gained approval of the Office of Defense Transportation.

Q. In other words, do I understand you, then, that the equipment that was on order and for which you were looking for— A. Looking forward to.

Q. —to be released by the Federal government, has not been delivered up to the present time? A. It was not released during the War.

Q. Has it been released since? A. Yes, since we have gained releases. After the War we placed an order for 50 gas coaches and 15 trolley coaches, and we have now on order 10 street cars.

Q. Then, with the delivery of that equipment, why can't this same statement that you should be able to give sufficient service at the present time without getting more money or additional equipment? A. The properties are depreciating so fast, Mr. Mancuso, that this so-called new equipment, instead of being added equipment, becomes replacement equipment.

Q. Well, wasn't that depreciation taken into consideration when this statement was made by the Public Utilities in 1943? A. That statement was made immediately upon the consolidation.

Q. Have you given consideration to the fact as to the installation of a bus terminal or bus garage at the end of the line instead of the middle of a line? In other words, why can't we establish a bus-car line at the end of the line instead of having it, shall we say, at Masonic and Geary, as you have, and make all these cars come all the way back before they can put the cars in the garage? A. Yes, we are giving very serious consideration to just that proposition. We are studying it and everybody is studying over all improvements. We would like to operate so-called single-end cars, they cost less than our double-end cars to operate, single-end cars. We must have loops at all the ends of the lines. Those require expense in construction. That is one improvement. Another improvement is just exactly what you mentioned, that if our car houses were located at the ends of the line, that is, the terminal, the outbound terminal, if they were located at the end of the lines, then the cars and busses, as soon as they leave the house, would be on a revenue ride.

Q. That's right. A. That's right. It so happens our Market Street properties and Municipal Railway have grown with the City. The car houses are not in strategic locations, but those are the locations we have established and we have very, very expensive installations, and it will cost a lot of money to place those installations in other locations. However, the problem is being studied and in the not too distant future there may be a definite recommendation exactly as you suggest.

Q. I just received today the report of the property that the Public Utilities Commission is going to recommend be sold and I notice in that report of the Municipal Railway properties a large piece of property at 48th and Taraval. One hundred and forty-eight feet along Taraval and 70 around 47th Avenue and 75 feet along 48th. Wouldn't it be a mistake to sell that property if the question I asked you is correct and which you answered was true, wouldn't it be a mistake to sell that property, but to hold it and use it for the very thing you have mentioned? A. That particular piece, Mr. Mancuso, if you think about it, is not quite large enough for a bus station and certainly it isn't large enough for a car station. There is an omnium number of busses you should build a garage for or, I should say it another way: a garage with its overhead and number of administrative personnel that is required should have a certain number of busses assigned to it. You need space, for instance, for washing racks, for oiling racks in addition to your space for storage. You need space for gillie rooms and such as that. That particular piece was considered for use as a car house but rejected as being too small.

Q. Couldn't you acquire the adjacent property? That is the end of your Taraval line. A. Yes, we loop the L car at the end of the Taraval line. However, we don't have too much of a bus operation there.

MR. SULLIVAN: How about a shuttle service in your No. 3? That car carries very few from Fillmore down. One bus could cover a number of your street cars. It seems to me you could take off a number of 3 cars and use a bus. A. That is possible.

Q. I also spoke to you one day in your office about those double-deck busses they have in the East for use on Post Street and run a shuttle service up to your car barn. It would relieve Sutter and Geary and it gives the City a metropolitan air with the double-deck service, and they do that a good deal in the East.

PRESIDENT GALLAGHER: May I ask you a question:

Q. How many busses do you run on the 19th Avenue line and the Noriega line? A. I refer that to Operations, Mr. Supervisor.

MR. SCOTT: I had better refer to my record on that, because

there are so many of these I can't keep them in my mind: On the Noriega there is four busses.

PRESIDENT GALLAGHER: Q. And on 19th Avenue?

MR. SCOTT: Eleven.

PRESIDENT GALLAGHER: How many did you run previous to the time that you took off the 20 off the street car line?

MR. SCOTT: If my memory serves me correctly, Mr. Gallagher, it's eight.

PRESIDENT GALLAGHER: And you put one more bus on?

THE WITNESS: Three more.

PRESIDENT GALLAGHER: To take care of the traffic?

THE WITNESS: I know we talked about putting four on.

MR. SCOTT: Mr. Brogan, is that right? What did we run on the No. 3 bus line prior to taking off the 17 line? Do you recall?

MR. BROGAN: We had 12 coaches.

PRESIDENT GALLAGHER: Twelve street cars?

MR. BROGAN: No, motor coaches on the 3 route.

PRESIDENT GALLAGHER: How many street cars?

MR. BROGAN: On the street cars there were 14. That's the maximum for the 17 line, that's the maximum.

MR. SCOTT: How many did you run on the No. 3 route prior to the elimination of the 20th Avenue line?

MR. BROGAN: Eight busses.

PRESIDENT GALLAGHER: And you run nine now, is that right?

MR. SCOTT: Eleven. Three more, and they shuttle from St. Francis Circle to Sea Cliff.

PRESIDENT GALLAGHER: In other words, those take care of what 14 cars originally took care of.

MR. SCOTT: In the maximum period there were 14 on that line. They do an excellent job there.

PRESIDENT GALLAGHER: There are a lot of people standing on the corner. Where do you house all these busses that run on those—

MR. SCOTT: Twenty-fourth and Utah Streets.

PRESIDENT GALLAGHER: In other words, they have to go over from there to 24th and Utah. That takes how long?

MR. SCOTT: Of course, they pick up the route there at the outer end of it, you know, St. Francis Circle. I'll say it would take six or seven minutes.

PRESIDENT GALLAGHER: Forty-five minutes each way.

MR. SCOTT: Six or seven minutes to get on the line.

PRESIDENT GALLAGHER: Six or seven minutes to get to Taraval from 24th?

MR. SCOTT: To St. Francis Circle.

MR. MANCUSO: Mr. Chairman, may I have my questioning back?

PRESIDENT GALLAGHER: Yes.

MR. MEYER: I move we adjourn.

MR. SULLIVAN: Motion to adjourn is not debatable.

PRESIDENT GALLAGHER: Go ahead, Mr. Mancuso. You have the floor.

MR. MANCUSO: You had the audacity to interrupt when I was questioning Mr. Turner without even asking me for the privilege.

MR. SULLIVAN: I didn't make the motion.

PRESIDENT GALLAGHER: Go ahead, Mr. Mancuso.

MR. MANCUSO: Q. Mr. Turner, isn't it a fact when the Market Street properties were acquired it was the intention of the Public Utilities it would take four years from May, 1944, to pay off the \$5,550,000 on the average of \$1,375,000 a year? A. I just don't remember that particular promise. Have you the evidence of that, Mr. Mancuso?

Q. Yes, I have. I refer you to page 338 of your Report as to fares and the unified system is to be 7 cents with the free universal transfer privilege to all lines, and "it is estimated that the balance of \$5,550,000 will be paid out of the earnings within the next four years." And when it meant earnings, it only meant 57 per cent of the earnings. Isn't that correct? A. That is correct in accordance with the contract.

Q. And it is true on that basis Mr. Cahill only asked for a 7-cent fare? A. That's right.

Q. And you haven't gone below those earnings up to the present time, even with your decreased riding, have you? A. No, we held up entirely during the War, we held up to that estimate. I believe if the War had continued we would meet the schedule. Since the end of the War we have gained expense and we are continuing to gain expense, which is not good for transit operation. In other words, our peaks, our peak riding has become very sharp, which is costly and does not produce revenues. Our off-peak riding is dropping greatly. Our Sunday riding is dropping and our Saturday riding is lowering also, so today our revenues are considerably below estimates made at the time of acquisition when that Report came out.

Q. Isn't it true that experience has proved by modernization of transportation systems that the patronage has increased? A. Yes, that's correct. If we can provide, through whatever means we do provide, proper transportation for the people, I believe, in fact, I know they will ride the transit system, and that's our aim.

Q. Do you think it might be profitable if a bond issue were approved by the taxpayers and new equipment purchased immediately, that it would not be necessary to increase the fares? A. Of course, any bond proposition would place an expense upon the people and the bonds would have to be financed in some manner by fare increase or otherwise; if you issue general obligation bonds, they are backed by the taxpayers if the revenues are not sufficient to pay for operating costs, plus the bond service cost, the taxpayers will have to pay.

Q. Don't you believe that the increased patronage— A. Or the fare increase to provide for payment for the bond service cost.

Q. Don't you believe the increased patronage that would result as a result of a modern system would be sufficient to amortize the bonds that might be necessary in order to purchase that equipment? A. There would be some increase but I doubt whether it would be sufficient to amortize the bonds. I doubt whether it would be that large with the 7-cent fare.

Q. Now, what puzzles me and what seems to puzzle most of the people is why the Public Utilities Commission still continues buying street cars when all modern cities are doing away with street cars.

Can you answer that? A. All modern cities are not doing away with street cars. There are many street car transportation systems today that have orders in for modern street cars. I happen to know that the City of Chicago has placed an order for 200 modern street cars, and other properties have placed orders for modern street cars. I might mention that our plans for modernization of the system of San Francisco is what may be termed transit-wise as a properly integrated system involving the use of street cars, electric trolley coaches and gas coaches within the realm of their economic use.

Q. Would the experience we have had with trackless trolleys, wouldn't it be to our advantage to abandon street cars and purchase all trackless trolleys. A. As I said, we'll use the three means of transportation in the service for which they are particularly satisfactory. Street cars carry more people and carry the mass of people, I believe. It is our belief and our determination that street cars are necessary on our high volume lines; Geary Street is a high volume haul line, the L line is the same, the K and N street cars are the only type of transportation that can move the mass of people that ride on those lines. There are street car lines that are operating now which we propose to replace with trackless trolleys. They have a 60-passenger seating capacity and a maximum of 80 compared to 110 on the street cars. They have a definite use in that intermediate field, secondary transportation lines; and then your gas coach has a definite field in the low volume lines and, as I say, our plan is a segregated line where we use each to its greatest beneficial use and economic use.

Q. You don't feel that mass transportation could be taken care of by the money that would be saved in repairing car tracks if you bought more busses and used express busses to the outlying districts and then use your trolley busses to pick up that intermediate traffic that goes six or eight or ten blocks and then gets off. A. We will pattern the line, as I mentioned before, as we put bus lines, trolley bus lines and street cars, as we modernize those we will make traffic studies so that as we progressively improve the system the improvement will be designed to meet the demand for transportation.

Q. And if the demands for transportation shows then that you can do away with the street cars, it will be your recommendation that the street cars be done away with? A. Yes, as I say, we'll take certain lines progressively. The plan for improvement of the system, Mr. Mancuso, is a flexible thing. If we get a greater riding habit the plan involves more equipment, other lines. We will continue our studies we have mentioned here today. We now keep up more studies, we intend to increase that activity of studies so at all times our system is patterned to the equipment of the rider.

Q. Now, Mr. Scott made the statement he consulted with Mr. Newton once a week. Do you consult with Mr. Newton very often, Mr. Turner? A. I do consult with Mr. Newton, Mr. Mancuso.

Q. How often do you consult with Mr. Newton? A. I consult with Mr. Newton probably once a week.

Q. Probably once a week. A. Sometimes oftener.

MR. MANCUSO: I had a few questions I would like to ask Mr. Scott, if I may, Mr. Chairman.

PRESIDENT GALLAGHER: Proceed.

WILLIAM H. SCOTT,

recalled as a witness, testified further as follows:

MR. MANCUSO: These are some more of those embarrassing questions that you don't like, Mr. Scott.

Q. You stated that you consulted with Mr. Newton once a week. Is that a correct statement, Mr. Scott? A. Approximately, yes.

Q. Would you say that you consult with him maybe less than once a week when you said "That is possible?" A. No, I would say more than once a week.

Q. What would you say was the average consultation time you have with Mr. Newton over a period of three months?

A. May I ask, Mr. Mancuso, when you say "consulting" you mean either over the telephone or by personal contact.

Q. Either. A. I would say in answering your question, with that qualification, I would say in three months it would be—

Q. Approximately 90 days? A. Twenty-four times—

Q. Approximately 12 weeks? A. Twenty-four times.

Q. About 24 times? A. That's right.

Q. Mr. Newton is always available when you want to consult with him? A. Yes.

Q. And you only take advantage of his qualifications 24 times in approximately three months? A. That's right.

Q. Now, from the statement that Mr. Turner made in defending your position on the questions that Mr. Supervisor Lewis asked you, he brought out the fact that you had been with the Municipal Railway for quite some time. Just how long have you been with the Municipal Railway? A. Since 1913.

Q. And your actual experiences have consisted of anything other than accountancy work until you assumed the position you have at the present time? A. I was General Auditor there for 23 years.

Q. Well, did you have any actual experience, Mr. Scott, in any actual services in the transportation system such as running a car or anything of that type? A. I never operated in service a street car. I have made time schedules, I have started cars when we started that organization, we were very small, Mr. Mancuso, we had 10 street cars, 15 miles of track and 100 employees. We had a supervisory force of possibly 10, and we all of us, the Manager and everyone else, took a part in the operation of the cars, whether it was inspection, starting of cars, preparation of time schedules, or anything in connection with the operation.

Q. Well, did you ever act as a dispatcher? A. No.

Q. Did you ever act as a senior inspector? A. No.

Q. Did you ever act as a supervisor of schedules? A. No.

Q. Did you ever act as a Division Superintendent? A. Yes.

Q. How long? A. Just relieving a regular man in the early days when he would be away. Not a definite assignment.

Q. That would be just an occasional duty that position that you took over during vacation periods? A. During vacation periods or if he was sick.

Q. Have you ever acted as Superintendent of Transportation? A. No.

Q. Now, when you were appointed to the position you have at the present time, can you tell us when that was, Mr. Scott?

A. May 30, 1940.

Q. And was there a competitive examination held for that position, or was it just given to you in consideration of your services you had rendered up to that time? A. I couldn't tell you, I'm sure, what motivated the Public Utilities Commission and the Manager of Utilities in giving me that position. I'll say that position is not under Civil Service.

Q. It is not under Civil Service? A. No.

Q. In other words, there was no competitive examination held for

the position you now have? A. There was not ever any competitive examination held for any non-Civil Service position.

Q. Were you allowed to continue the position that you occupied previous to that, or do you perform any services in that position at the present time? A. No.

Q. Who has that position? A. The General Auditor of the Utilities is Robert Scott, my brother.

Q. That's your brother? A. That's right.

Q. In other words, he occupies the position now that was formerly occupied by you when you took over the position that you have at the present time? A. That is not altogether true. Mr. Sharon was associated with me at the time.

Q. Is Mr. Sharon still there? A. He's dead.

Q. He's dead. Well, when did your brother take over the position? A. I don't know, after Mr. Sharon died.

Q. When would you say that was? Was that since you have assumed the position as Superintendent? A. Since I have, yes.

Q. You don't know exactly when it was? A. No.

Q. You don't feel that the services of Mr. Newton should be called upon more often considering the fact he is supposed to be an expert in transportation facilities and we pay him \$20,000 a year? A. Mr. Newton is an expert, he's an excellent man, well worth the \$20,000 that you pay him, yes.

Q. I'm conceding that, too, because I voted for it, and I think he is an excellent man. Don't you think his services should be called upon more often by yourself and other members in the Public Utilities Commission, considering he is an excellent man and an expert and we pay him \$20,000 a year? A. I consult with Mr. Newton as often as I deem necessary, and I consult with him at all times when there is any change in policy of operation contemplated.

MR. MANCUSO: I think that's all.

MR. LEWIS: I would like to ask this question:

Q. Did Mr. Newton ever approve this schedule of a peak starting at 4:28 and going only to— A. I don't think that is within Mr. Newton's province. I think Mr. Newton has probably seen our schedules.

Q. You say "probably." Do you know? A. No, I don't.

MR. LEWIS: That's all, Mr. Scott.

I would like to close.

PRESIDENT GALLAGHER: You want to close, Mr. Lewis?

MR. LEWIS: I would like to make a statement if I might.

PRESIDENT GALLAGHER: You may close.

MR. LEWIS: I appreciate that, of course, at this time members of the Board there is a great deal of matter that has to be studied before any definite conclusions can be arrived at. We have many matters, exhibits that have been filed here in answer to my questions to Mr. Turner that I haven't even had the opportunity of examining.

There has been a very important question come up here as to a document that was prepared by the Office of Defense Transportation and which I am led to believe directly criticises the operation of the municipally-owned railroad of San Francisco, and we have been advised that is a secret document, it can't be examined by us, and we have been further advised and it's rather startling, it can't even be found. I say that, too, would have to be studied before we can conclude this matter.

I would also desire just to ask a few questions of Commissioner Del Carlo, I thought he would be here, Mr. President. That won't take a great deal of time.

As a Supervisor, as a layman, and we are all that as far as railroads are concerned, and we have two strikes against us before we do any investigation of the railroad, but it doesn't take a transportation man to know there is something definitely wrong with our transportation system in San Francisco. (Applause.)

We don't need any survey to know in these off-peak hours, shown in this schedule, people are standing on corners, although Mr. Scott says that is not to his knowledge, and although the peak hour is very short, only going, according to the schedule introduced, from 4:28 to 6:00, and then about 50 per cent or, at least, admittedly a one-third, and with the peak hours in the morning only going for a very short period of time and then dropping substantially, we find waits provided for in the schedule of 8½, 7½, 10½, 12 and 13½ minutes, gentlemen, and 14 minutes time; and I say, when the Public Utilities Commission and the people running the railroad are telling you today they can't keep up their schedule and blaming the long waits people are suffering from standing on the corners by reason of the fact the cars are inadequate and broken, because of mechanical trouble and accidents, and then turn around and say the whole thing is adequate and we can keep 50 per cent of the cars in the barn, there is something wrong with the picture. What it is I am not prepared to say at this time.

But I have felt, and I know most of the members of this Board feel likewise, that this situation isn't all dollars and cents. This situation isn't only getting a lot of men today and buying a lot of equipment. Of course, the equipment is depreciated. Of course, it's breaking down; it's antiquated. No one will argue that. But the question for the purpose of this hearing is: Are we doing the very best we can at the present time with what we have?

And I feel definitely that this hearing shows that we are not. I feel that this hearing shows that these off-peak hours should be shortened. Certainly, no one would contend that all of the operating cars should be put on the tracks at all times, gentlemen, and we have a continuous peak time schedule. Naturally, that can't be done. But we do say that at least some of those cars can be put on the tracks and even though the cars may not be crowded it makes sense, at least, if they are adding so much to the gross to pay, at least, operating personnel and electricity to run the cars and the fact that they are giving service to the people who are standing on the corners and, at the same time they are building a riding habit.

Now, if those two things are accomplished today, we have accomplished something until such time as we can get this modern transportation or the rapid transit plan that must come eventually when we will have to go to the people with bonds, but the Public Utilities Commission on the one hand says "We can't get any more equipment, there is nothing we can do to get equipment." On the other hand, we see a schedule where they have one-third or 50 per cent of the operating equipment in the barns most of the time. That just doesn't make sense.

Now, one more thing before I am through. Marshall Dill, in a public speech, made on November 22, 1944, says as follows:

"We know the long-awaited cars are coming in bunches. Ample and more than ample warning has been given; the Public Utilities Commission has authorized me to tell you that our patience is exhausted, as well as yours and we will not allow the people of San Francisco to be treated in this fashion any longer."

That was November 22, 1944.

Has the bunching of street cars, gentlemen, lessened? It has been admitted that has been increased and why has it increased all of a sudden? We can say in the last year have the cars become so decrepit, is that it? The Market Street Railway in '42 and '43, back in there, you didn't see the great bunching you see today and these long headways, and it is very long and the people of San Francisco will back us up in this.

Since this hearing has been held and during this hearing anyone with eyes can see the bunching is improving and the headways are being shortened, and already we notice there has been a change of personnel at the various barns. Well, gentlemen, if we haven't accomplished anything more than that, this investigation has been well worth while.

An interesting thing came up today about these busses. This has been a very urgent matter, where we can get, according to the largest bus company in the world today, some busses. They may go to Switzerland unless quick action is taken. They have been inspected; they have said they haven't the motors to go up hills. We can't be too fussy and finicky today while people are standing on the street corners.

I don't believe you need packed street cars before you can give people service as long as people are having to stand and wait 13 or 14 minutes, providing the car comes on schedule.

This railroad pays no subsidization, it pays no State tax, no Federal, it pays nothing whatsoever for the use of the tunnels, it has about \$5,000,000, it has no stockholders or a cent of dividends, and it is making a nice surplus. It is true the payments to the Market Street Railway have been paid ahead of schedule and, naturally, the surplus has been cut down, but I say the people are entitled to the service.

We started off this hearing, this Board had no theory. This Board would let the facts come out as they came out and let people hear what the facts are, and that has been the attitude I think here throughout this hearing.

I say insofar as the Inspectors are concerned, there are only 11 men on motorcycles. Naturally, those other Inspectors not on motorcycles can't cover the route and correct that bunching of cars and straighten out that matter. Only three days ago I saw three cars bunched on the No. 4 line and along came an Inspector on his motorcycle and straightened out the situation and sent the cars along their way. He said to me, "I can't be all over. There are only few of us on motorcycles."

That is a simple matter to correct. Mr. Scott says he doesn't want to get the motorcycles, they might turn over or have some accident. I say that is negligible. I would rather have the men on the motorcycles and get this thing straightened out. Here we are in 1946 and Mr. Dill in 1944 said he was well aware of the bunching and he was not going to let it continue. It is still continuing. It would have been a nicer thing if they would have straightened it out without bringing it before the Board of Supervisors, but the thing was becoming more and more aggravated. I know, as a Supervisor, I have been receiving more and more complaints and I know each member of the Board feels as I do that we are Supervisors in the true sense of the word if we are going to sit here and hold this meeting, and I, for one, will never stop as long as the cars are bunching and this scheduling is continued because I won't go for the double talk that comprehensive surveys show the people aren't standing on the corners when motorists out of the kindness of their hearts are picking people up to give them a ride because one-third of the cars are sitting in the barns, and we will never let this matter rest until it is corrected.

Of course, we can't give perfection today because we do need the new equipment, but we must give the people the best we can with what we now have, and I want to see, gentlemen, that Report from the ODT. I want to see this question of this large motor bus company that is offering busses to San Francisco, I want to see that matter get immediate attention, and I hope and trust more comprehensive surveys will be made and that people who are qualified will go along the streets of San Francisco and look at the crowds standing there in your so-called off-peak hours and the schedules will be changed and more of these cars be put back on the tracks, even though it won't mean so much net profit, but a little more gross.

After all, gentlemen, with nearly a three million on a fifteen million gross intake is about 15½ per cent, as I figure it, and no private company would be allowed that kind of income under gross under any railroad commission in the United States. But you are enjoying it because you are a municipally-operated railroad. Let's not take advantage of it. Let's remember we have at all times got to give service and think less of the dollars and cents.

And so I say in closing here, let's press this situation—this motion has been made to get the ODT Report. We will study these reports that have been given us. There has been a Court Reporter taking down this hearing. We will study the transcript, and I know, gentlemen, we will be able to make some concrete suggestion to the Public Utilities Commission. After all, unfortunately, all we can do is to suggest. We sit here as the rubber stamp, and as pointed out in the report of Mr. Turner, that he has laid on my desk, it calls to the attention of the Board of Supervisors that all we can be concerned with is how the money is to be raised. What is to be done with the money, that is none of our business. If we are guilty of interfering, we are guilty of malfeasance under Section 22 of the Charter.

But, fortunately, there is this section under the Charter that permits this type of inquiry, and I hope the Supervisors, when any department or any commission which henceforth causes such widespread criticism as the operation of this railroad, that we will continue to use that section of the Charter.

MR. MANCUSO: Before I make a motion that we recess until tomorrow at 2:30, I desire to know if Mr. Lewis wants to continue the matter as open.

PRESIDENT GALLAGHER: There is no motion needed. We are still acting under the same proviso of the Resolution.

MR. MANCUSO: It won't be dismissed under this meeting?

MR. LEWIS: As long as it is understood it is not closed tonight.

MR. MANCUSO: With that thought in mind, I move we adjourn—recess until tomorrow.

PRESIDENT GALLAGHER: The motion is in order to recess now.

MR. MANCUSO: Until 2:30 tomorrow.

PRESIDENT GALLAGHER: Mr. Mancuso moves we do now recess until the hour of 2:30.

Is there any second?

MR. SULLIVAN: I second the motion.

PRESIDENT GALLAGHER: Is there any objection?

(The motion was put and carried unanimously.)

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Amending Annual Salary Ordinance, Registrar of Voters, by Adding 1 General Clerk at \$160-200.

Bill No. 3847, Ordinance No. 3668 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 32 DEPARTMENT OF FINANCE AND RECORDS—REGISTRAR OF VOTERS, by increasing the number of employments under item 4 from 5 to 6 B222 General Clerk at \$160-200.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 32 is hereby amended to read as follows:

Section 32. DEPARTMENT OF FINANCE AND RECORDS—REGISTRAR OF VOTERS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B66	Registrar of Voters.....	\$500
2	2	B68	Chief Clerk	300-375
3	1	B164	Senior Law Clerk.....	250-300
3.1	3	B222	General Clerk	(a) 225
4	6	B222	General Clerk	160-200
5	1	B228	Senior Clerk	200-250
6	1	B234	Head Clerk	250-300
7	1	B304	Senior Addressing Machine Operator	190-225
8	4	B305	Voting Machine Adjuster	175-200
9	1	B355	Custodian of Voting Machines	250-300
10	1	B408	General Clerk-Stenographer	160-200
11	1	B512	General Clerk-Typist	160-200

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Regulating and Licensing Advertising Vehicles.

Bill No. 3848, Ordinance No. 3669 (Series of 1939), as follows:

Amending Article 2, Part III, of the San Francisco Municipal Code, by adding thereto a new section numbered 157, providing permit and license procedure and a license tax for the regulation and licensing of advertising vehicles.

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

Section 1. Article 2, Part III, of the San Francisco Municipal Code, is hereby amended by adding thereto a new section numbered 157, to read as follows:

SEC. 157. Advertising Vehicles. (a) License. Every person, firm or corporation directly or indirectly operating, running or driving for commercial purposes on the public streets of the City and County of San Francisco any vehicle used exclusively or primarily for advertising purposes shall, after first obtaining a permit from the Chief

of Police as hereinafter provided for, pay an annual license tax of Two Hundred (\$200) Dollars. All licenses issued under the provisions of this section shall expire on the last day of the calendar year in which issued. License taxes paid under the provisions of this section shall not be prorated or refunded.

(b) Application for Permit—Bond or Insurance Policy. Every person, firm or corporation requiring a permit as provided for in this section shall make written application to the Chief of Police for such a permit on forms provided by the Police Department. Said application for a permit shall contain all information deemed relevant by the Chief of Police. In addition thereto, the applicant shall file with the Chief of Police, and thereafter shall keep in full force and effect, an insurance policy or bond covering the operation of each vehicle used for advertising purposes in connection with said business. Said insurance policy or bond shall be in such form as the Chief of Police may deem proper and executed by a surety or sureties licensed by the Insurance Commissioner of this State to transact the business of fidelity and surety business, insuring the public against any loss or damage that may result to any person or property from the operation of such vehicle or vehicles; provided, the minimum amount of recovery in such policy of insurance or bond specified shall not be less than the following sums:

For the injury of any one (1) person or the death of any one (1) person in any one (1) accident, Five Thousand (\$5,000) Dollars.

For the injury of two (2) or more persons or the death of two (2) or more persons in any one (1) accident, Ten Thousand (\$10,000) Dollars.

For the injury or destruction of property in any one (1) accident One Thousand (\$1,000) Dollars.

All policies shall contain a provision for a continuing liability thereunder up to the full amount of the penalty thereof, notwithstanding any recovery thereon.

(c) Permit—Expiration Date. Upon receipt of said application as provided in this section, the Chief of Police shall cause to be investigated the statements made therein and may grant the permit unless it appears that the insurance policy or bond herein required does not comply with the provisions of this section, or that the vehicle or vehicles proposed to be operated by the applicant are insufficiently equipped with reasonable safety devices. If the Chief of Police approves the granting of said permit he may issue a permit to said applicant, which permit shall be serially numbered and shall expire on the last day of the calendar year in which issued; or, in the exercise of sound discretion, he may deny said permit.

(d) Permit Forwarded to Tax Collector. When any permit is issued under the provisions of this section, the Chief of Police shall cause said permit to be forwarded to the office of the Tax Collector for delivery to the permittee upon the payment of the license tax hereinbefore set forth.

(e) Certificate of Identification. The Tax Collector shall, upon receipt of the permit provided for in this section and the payment of the license tax, issue to the permittee for each vehicle used by him in said business a serially numbered certificate of identification of such shape, design, wording and material as the Chief of Police and the Controller may agree upon. Said certificate of identification shall remain in full force and effect for such period of time as the license provided for in this section is effective, and the Chief of Police shall cause said certificate of identification to be placed in a conspicuous and uniform place on each vehicle for which the permit and license is obtained. Upon expiration or revocation of said permit or license said certificate of identification shall be removed from such vehicle and destroyed.

Nothing in this section shall permit the removing or transferring of the certificate of identification to any other vehicle than that for which the certificate of identification was originally issued.

(f) Suspension, Revocation or Reinstatement of a Permit, Procedure for. When the Chief of Police shall determine that the permittee or any of the permittee's servants, agents, or employees, in the use, operation or maintenance of any such advertising vehicle is violating or attempting to violate any law of the State of California or any ordinance of the City and County of San Francisco, or, if in the opinion of the Chief of Police, it is deemed necessary for the protection of the public, the Chief of Police, after written notice to the permittee, shall have the power to suspend and, after due and proper hearing, shall have the power to revoke, any permit issued under the provisions of this section.

The Chief of Police shall cause to be forwarded to the Tax Collector written notice of any revocation, suspension or reinstatement of any permit herein provided for.

(g) Renewal of Permit. Application for the renewal of a permit shall be made to the Chief of Police not less than ten (10) days prior to the expiration of the current permit, and shall be made in the same manner as for the issuance of said original permit.

(h) Permit and License Not Exemption From Any Other Provision of Code. The issuance of a permit or license under the provisions of this section shall not exempt the permittee or licensee from any other provisions of the San Francisco Municipal Code or any ordinances of the City and County of San Francisco requiring a permit or license or otherwise regulating such vehicle or the operation thereof.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$600, Juvenile Court, for Payment of Work on Holidays.

Bill No. 3886, Ordinance No. 3670 (Series of 1939), as follows:

Appropriating \$600 from Account No. 560.199.00 General Fund Compensation Reserve to the credit of Account No. 523.112.00 Holiday Pay—Juvenile Court.

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

Section 1. The amount of \$600 is hereby appropriated from Account No. 560.199.00 General Fund Compensation Reserve to the credit of Account No. 523.112.00 Holiday Pay—Juvenile Court, to provide funds for payment of work on holidays as stated in Section 2.4 of the Salary Ordinance.

Section 2. The appropriation herein made shall be subject to the annual Appropriation Ordinance and the annual Salary Ordinance.

Recommended by the Chief Juvenile Probation Officer.

Approved by the Juvenile Probation Committee.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Authorizing Compromise of the Claim of Carl Edwin Dodge.

Bill No. 3892, Ordinance No. 3671 (Series of 1939), as follows:

Authorizing compromise of the claim of Carl Edwin Dodge.

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled Carl Edwin Dodge v. City and County of San Francisco in the amount of \$15,000 be settled and compromised by the payment of \$2,000 to the plaintiff in said action in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Carl Edwin Dodge by the payment of \$2,000 in full payment and satisfaction of all demands arising on account of said action.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Authorizing Sale of City Lot 6A in Assessor's Block 3572.

Bill No. 3895, Ordinance No. 3672 (Series of 1939), as follows:

Authorizing sale of city lot 6A in assessor's block 3572.

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

Section 1. In accordance with the recommendation of the Board of Fire Commissioners the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the southerly line of Sixteenth Street, distant thereon 308 feet easterly from the easterly line of Folsom Street; thence deflecting $89^{\circ} 25' 37''$ to the right from the easterly bearing of Sixteenth Street and running southerly along the easterly line of the lands now or formerly owned by Ernest Klestadt and Ilse L. Klestadt and the easterly line of the lands now or formerly owned by Thomas E. Smith 272.518 feet; thence deflecting $17^{\circ} 09' 40''$ to the right and running southwesterly along the southeasterly line of the above mentioned lands of Thomas F. Smith 33.669 feet to the northwesterly line of the property deeded by the City and County of San Francisco to Enterprise Brewing Company by deed dated October 30, 1930 and recorded March 7, 1931 in Volume 2175 at Page 156, Official Records of the City and County of San Francisco; thence deflecting $124^{\circ} 30' 53''$ to the left and running northeasterly along last named line 81.874 feet to the northwesterly line of the lands now or formerly owned by Charles Dicristina and George Dicristina; thence deflecting $55^{\circ} 53' 28''$ to the left and running northeasterly along last named line 118.533 feet to the southerly line of the lands now or formerly owned by Dent. W. Macdonough; thence deflecting $106^{\circ} 10' 56''$ to the left and running westerly along last named line 33.875 feet to the westerly line of said lands of Dent. W. Macdonough; thence deflecting $92^{\circ} 17' 26''$ to the right and

running northerly along last named line 45.772 feet; thence deflecting 3° 43' 22" to the left and continuing northerly along last named westerly line 120.038 feet to the southerly line of Sixteenth Street; thence deflecting 88° 34' 04" to the left and running thence westerly along said southerly line of Sixteenth Street 69 feet to the point of beginning.

Being a portion of Mission Block 49.

Being all of Lot 6A Assessor's Block 3572.

Section 2. The above described land shall be offered for sale in accordance with Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$20,000, Department of Public Works, for Realignment and Extension of Clipper Street from Douglass Street to Portola Drive.

Bill No. 3898, Ordinance No. 3673 (Series of 1939), as follows:

Appropriating the sum of \$20,000 from the surplus existing in the Unappropriated Balance of the Special Road Improvement Fund to provide additional funds for the purchase of land and the payment of incidental expenses required in connection with the realignment and extension of Clipper Street from Douglass Street to Portola Drive.

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

Section 1. The sum of \$20,000 is hereby appropriated out of the surplus existing in the Unappropriated Balance of the Special Road Improvement Fund, to the credit of Appropriation No. 548.963.58, to provide additional funds for the purchase of land and the payment of incidental expenses required in connection with the realignment and extension of Clipper Street from Douglass Street to Portola Drive.

Section 2. The appropriation herein made shall be subject to the provisions of the annual Appropriation Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$4,200, Sheriff's Department, to Provide Funds For Holiday and Overtime Pay.

Bill No. 3903, Ordinance No. 3676 (Series of 1939), as follows:

Appropriating \$4200 from the General Fund Compensation Reserve to provide funds for holiday pay and overtime pay for employees of the Sheriff's Department.

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

Section 1. The amount of \$4200 is hereby appropriated from Account No. 560.199.00 General Fund Compensation Reserve to the credit of the following accounts in the amounts specified:

507.111.00 Overtime Pay—Sheriff's Dept. \$3000
507.112.00 Holiday Pay—Sheriff's Dept. 1200

Funds previously provided are not sufficient.

Section 2. The appropriations herein made shall be subject to the provisions of the annual Appropriation Ordinance and the annual Salary Ordinance.

Recommended by the Sheriff.

Approved by the Civil Service Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Final Passage.

The following recommendations of Judiciary Committee, heretofore Passed for Second Reading, were taken up:

Ordinance Changing Name of Coordinating Council to "The San Francisco Coordinating Council for Youth Welfare," in Order to More Correctly Define Its Purpose.

Bill No. 3802, Ordinance No. 3667 (Series of 1939), as follows:

An ordinance creating a commission to be known as "The San Francisco Coordinating Council for Youth Welfare" to provide for cooperation and coordination of effort among the public departments and between the public departments and social agencies in the promotion of youth welfare in San Francisco; repealing Bill No. 1792, Ordinance No. 19.101 as amended and designating Sections 1 to 7 of this ordinance, Sections 360 to 366 inclusive, Article 4, Part I of the San Francisco Municipal Code.

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

Section 1. There is hereby created and placed under the jurisdiction of the Chief Administrative Officer a commission to be known as "The San Francisco Coordinating Council for Youth Welfare." As used in this ordinance or in such sections of the San Francisco Municipal Code as contain any of the provisions of this ordinance, the words "Coordinating Council" or "Council" shall be construed and held to mean "The San Francisco Coordinating Council for Youth Welfare."

Section 2. The Chief of Police, the District Attorney, the Chief Probation Officer of the Juvenile Court, the Superintendent of Public Schools and the Superintendent of the Recreation Department, ex officio, shall be members of said Council and in addition there shall be five (5) members to be appointed by the Mayor and who at the time of their appointment are not officials or employees of the City and County of San Francisco and who are qualified to serve on said Council by reason of their knowledge of and experience with youth problems and activities. The members of the Council appointed by the Mayor pursuant to this section shall serve for a period of four years, under such plan as to staggering of appointments as shall be prescribed by the Mayor.

Section 3. All members of the Coordinating Council shall serve

without compensation except insofar as compensation is provided for other official positions which said members may hold.

Section 4. Annually, at a regular meeting in June, the Council shall elect a chairman whose term of office shall commence upon the first day of the ensuing month.

Section 5. It shall be the duty of the Council to effect cooperation and coordination of effort among the public departments and between the public departments and social agencies in the promotion of youth activities and welfare in the City and County of San Francisco.

Section 6. The Council shall have authority to establish district councils and to determine the membership thereof and such district councils shall, insofar as each such Council's district is concerned, organize and carry out the work outlined in the duties of the Coordinating Council, subject always to the authority and direction of said Council.

Section 7. The Council shall appoint a secretary who shall not be subject to the civil service provisions of the charter and who shall hold office at the pleasure of said Council. The secretary shall be the administrative head of the Council and shall have the powers and duties of a department head as such powers and duties are provided and defined in the charter or by law. With the approval of the Council and subject to the civil service and budgetary provisions of the charter or law, the secretary shall appoint such additional employees as may be necessary to conduct the affairs of the Council and to accomplish its objectives.

The Secretary and his assistants shall be selected from among persons whose training and experience qualify them for organization and leadership in activities conducive to the welfare and progress of youth.

Section 8. The provisions of Sections 1 to 7, inclusive, of this ordinance shall be included in the San Francisco Municipal Code and shall be designated Sections 360 to 366 inclusive, Article 4, Part I of said code.

Section 9. The persons holding office as Secretary and members of the Coordinating Council established by Bill No. 1792, Ordinance No. 19.101, on the effective date of this ordinance shall continue to hold their respective positions on the San Francisco Coordinating Council for Youth Welfare for the remainder of the term for which they have been respectively appointed.

Section 10. Bill No. 1792, Ordinance No. 19.101, as amended, is hereby repealed.

Approved as to form by the City Attorney.

Approved by the Coordinating Council.

Recommended by the Chief Administrative Officer.

Recommended by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Approving Amendment to Rule 32 of Civil Service Commission, "Sick Leaves and Disability Leaves With Pay," to Allow Certification by Christian Science Practitioner in Lieu of Physician's Certificate.

Bill No. 3904, Ordinance No. 3677 (Series of 1939), as follows:

An ordinance approving the Civil Service Commission's Rule 32 with amendments to and including January 23, 1946, providing for

leaves of absence due to illness or disability; designating said Rule Section 301, Part I of the San Francisco Municipal Code; and repealing Ordinance No. 3556 (Series of 1939).

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

Section 1. The Civil Service Commission's Rule 32, with amendments to and including January 23, 1946, in words and figures following, is hereby approved and designated Section 301, Part I of the San Francisco Municipal Code:

SEC. 301. SICK LEAVES AND DISABILITY LEAVES WITH PAY. (Civil Service Commission's Rule 32.)

Sec. 1. **General Requirement.** The officers and employees of the City and County of San Francisco shall be entitled to sick leaves with full pay, and disability leaves in accordance with laws, rules and regulations of the Retirement Board, subject, however, in both instances, to the provision of this rule.

Sec. 2. **Definition of Sick Leave.** A leave of absence granted under this rule, because of illness or injury, and not covered by Section 3 of this rule, shall be known as a "sick leave."

Sec. 3. **Definition of Disability Leave.** A leave of absence granted under this rule for one of the following causes, shall be known as a "disability leave."

(a) Absence due to quarantine established and declared by the Department of Public Health or other competent authority.

(b) Absence necessitated by death of mother, father, husband, wife, child, brother or sister; provided that in such case the leave shall not extend beyond the date of burial of said deceased person.

(c) Absence necessitated by death of other relatives; but leave with pay in such case shall be for not more than one (1) day to permit attendance at the funeral of said person.

(d) Absence due to disability caused by illness or injury arising out of, and in course of, employment.

Sec. 4. **Periods of Sick Leave.** Officers and employees who are subject to the provisions of Section 153 of the Charter, and who have regularly occupied their positions continuously for at least one year, shall be entitled to two weeks' sick leave, with full pay, annually, during their occupancy of said positions; provided that where it is necessary for the appointing officer to employ and pay a substitute in the stead of an absentee who is paid on an hourly or per diem basis, said sick leave, if it is for five days' duration or less, shall be without pay. Such annual sick leave of two weeks, with pay, when not used, shall be cumulative, but the accumulated unused period of sick leave shall not exceed six (6) months, regardless of length of service, except as provided in Section 5 hereof.

Sec. 5. **Accumulation of Sick Leave.** Officers or employees who are in the service of the city and county at the time this rule takes effect shall be entitled to an accumulation of two (2) weeks' sick leave with pay for each year of service, until the maximum of six (6) months' accumulation has been reached; provided that when said maximum accumulation of six (6) months has been reached, and thereafter part of said maximum accumulation of six (6) months has been used, the used part of said maximum may again

be replenished at the rate of two (2) weeks for each subsequent year of service. Sick leaves with pay allowed since the present Charter became effective on January 8, 1932, shall be deducted from the above-mentioned accumulations, and a statement by the applicant, of all such sick leaves had since January 8, 1932, to the date of the adoption of this rule, must accompany all requests for sick leave with pay.

Sec. 6. Periods of Disability Leaves, as Defined in Items (a), (b) and (c) of Section 3 Hereof. Leaves of absence, with full pay, allowed because of quarantine established by the Department of Public Health, or other competent authority, shall be for the period of such quarantine only. Leaves of absence with pay, allowed because of deaths of relatives, shall be limited to the periods mentioned in items (b) and (c) of Section 3 of this rule.

Sec. 7. Absence Due to Disability Caused by Illness or Injury Arising Out of and in the Course of Employment. Officers or employees of the City and County of San Francisco who are absent from duty because of disability arising out of and in the course of their employment, shall be governed by the provisions of the "Workmen's Compensation Insurance and Safety Act" of the State of California and such rules as may be made under authority thereof by the Industrial Accident Commission; and the allowance of benefits and leaves of absence of said persons, in accordance with the provisions of said Act, shall be under the jurisdiction of the Retirement Board, provided that at the option of such officer or employee partial salary may be paid and charged against earned and unused sick leave credits as authorized under sections 4 and 5 hereof to supplement the disability indemnity benefits paid under the provisions of the California Workmen's Compensation Insurance and Safety Laws. Partial salary so paid shall be the amount which when added to said benefits, exclusive of medical and hospital benefits received under the Workmen's Compensation Laws, will equal the normal salary of the employee in his municipal position for his regular work schedule effective at the commencement of the disability. Said partial salary shall be authorized on separate payrolls or timerolls prepared by the department in which the officer or employee is engaged only after certification by the Retirement Board of the amount of said disability indemnity benefit paid for the period.

Sec. 8. Application for Sick Leave or for Disability Leave. Applications for sick leave or for disability leave, as defined in subdivisions (a), (b), and (c) of Sec. 3 of this rule, shall be made to the head of the department in which the person making said application is employed, provided that the Manager of Utilities, the Director of Public Works, the Director of Public Health and the Director of Finance and Records may authorize the head of any department, bureau, division or officer, under their respective jurisdictions, to grant and approve the allowance of sick or disability leaves of absence. When any application for a sick leave of absence or disability leave of absence is denied by the respective persons herein authorized to grant the same, the applicant may appeal to the Civil Service Commission from said denial, and the said Commission shall cause the facts on which said application is based to be investigated and may, upon said investigation, make such order in the premises as said Commission shall deem just, which said order shall be final.

No sick leave exceeding five (5) days shall be granted to any person unless there is presented by the person asking for said sick leave and with the application therefor, a physician's certificate stating the necessity for said sick leave, **provided, however, a statement from an accredited Christian Science Practitioner or one authorized to practice as such by The First Church of Christ Scientist in Boston, Massachusetts, certifying to treatment and the need therefor may be accepted in lieu of a physician's certificate covering illness of a person who is an adherent to the teachings of Christian Science and relies thereon for healing.** The head of the department or other officer to whom said application is made may make such independent investigation as to the necessity for said sick leave as he shall deem proper. When, in case of a sick leave, pay is allowed for the period of the first five days, or any part thereof, the officer, board or commission granting the same shall certify to the Civil Service Commission that he has personally investigated the case and has found it deserving. Illness caused by dissipation or by immoral conduct shall not be made the basis of any sick leave.

Sec. 9. Reports to Civil Service Commission. The officer, board or commission granting sick or disability leave shall immediately report the action to the Civil Service Commission on such forms as the Civil Service Commission may provide. Said officer, board or commission shall thereafter report on such cases when required to do so by the Civil Service Commission but return to duty of an appointee who had been on sick leave shall be immediately reported to said Civil Service Commission. The Civil Service Commission may at any time make such independent investigation as it shall deem proper regarding the illness of any person on sick leave and particularly when any such person has been on sick leave with pay for more than ten continuous days.

All applications for sick leave, with or without pay, for periods exceeding five (5) days, granted to officers and employees of the city and county under authority of this rule, shall be accompanied by physicians' certificates which shall show the cause or necessity for such sick leaves, and the physicians authorized to issue said certificates are as follow:

- (a) The Department Physician for the Fire Department;
- (b) The Police Surgeon for the Police Department;
- (c) The physician designated by the Director of Health for the Department of Health;
- (d) The physician designated by the Civil Service Commission for all other departments.
- (e) **Provided, however, a statement from an accredited Christian Science Practitioner or one authorized to practice as such by the First Church of Christ Scientist in Boston, Massachusetts, certifying to treatment and the need therefor may be accepted in lieu of a physician's certificate covering illness of a person who is an adherent to the teachings of Christian Science and relies thereon for healing.**

In the cases of all sick leaves, with or without pay, of five days or less duration, granted under the authority of this rule to officers or employees of the City and County, the appointing officers or their representatives shall certify to

the Civil Service Commission that they have made investigation of such cases and found them deserving.

Sec. 10. Retirement on Pension Automatically Terminates Leave of Absence. Whenever a leave of absence has been granted under this rule to any officer or employee, and such officer or employee during such leave is retired on pension, his leave of absence shall automatically terminate on the date of his retirement on pension; provided, however, that any allowance or compensation made under authority of the Workmen's Compensation law shall continue to be paid to said retired employee in accordance with the provisions of said law.

Sec. 11. Police and Fire Departments. Sick leaves and disability leaves granted to members of the uniformed forces of the Police Department and Fire Department shall be regulated by rules adopted respectively by the Police Commission and Fire Commission, which rules, and amendments thereto, shall be subject to the approval of the Civil Service Commission, and when so approved by the Civil Service Commission shall be deemed as included in this rule.

Sec. 12. Positions to Which This Rule Shall Not Apply. The provisions of this rule shall not apply to certified employees of the Board of Education for whom sick leaves, with pay, are governed by State law, nor to positions of patrol special police officers appointed by the Police Commission.

Sec. 13. Pay Rolls and Time Sheets. Sick leaves, with pay, granted under this rule shall be indicated on pay rolls and time sheets by the letters S.L.P. (Sick leave with full pay); and disability leaves, with pay, granted under this rule, shall be indicated on pay rolls and time sheets by the letters D.L.P. (Disability leave with full pay).

Section 2. Ordinance No. 3556 (Series of 1939) is hereby repealed.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Final Passage.

The following recommendations of Streets Committee, heretofore Passed for Second Reading, were taken up:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," Approved December 18, 1903, by Adding Thereto a New Section to be Numbered Twelve Hundred and Eighty-three and Amending Section Fourteen.

Bill No. 3900, Ordinance No. 3674 (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered Twelve Hundred and Eighty-three and amending Section Fourteen.

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

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended

in accordance with the communication of the Director of Public Works, filed in this office February 4, 1946, by adding thereto a new section to be numbered twelve hundred and eighty-three and amending Section Fourteen to read as follows:

Section 1283. The width of sidewalks on Army Street between Noe Street and Guerrero Street shall be 15 feet.

The width of sidewalks on Army Street between Guerrero Street and Valencia Street shall be 10 feet.

Section 14. *The width of sidewalks on Army Street between Valencia Street and Potrero Avenue shall be 10 feet.*

The width of sidewalks on Army Street between Potrero Avenue and Water Front Street shall be 8 feet.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Amending Ordinance No. 1061, Entitled "Regulating the Width of Sidewalks," Approved December 18, 1903, by Adding Thereto a New Section to be Numbered Twelve Hundred and Eighty-five and Amending Section Four Hundred and Eighty.

Bill No. 3901, Ordinance No. 3675 (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered twelve hundred and eighty-five, and amending Section Four Hundred and Eighty.

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

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office February 4, 1946, by adding thereto a new section to be numbered twelve hundred and eighty-five and amending Section Four Hundred and Eighty to read as follows:

Section 1285. *The width of sidewalk on San Jose Avenue the easterly side of, between Thirtieth Street and Brook Street shall be 9 feet.*

The width of sidewalk on San Jose Avenue the westerly side of, between Thirtieth Street and Dolores Street shall be 9 feet.

Section 480. The width of sidewalk on San Jose Avenue the easterly side of, between Brook Street and Randall Street shall be 10 feet.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Changing and Establishing Grades on Fifteenth Street Between DeHaro Street and Westerly Line of Rhode Island Street; Rhode Island Street Between Alameda Street and a Line 87.50 Feet Northerly from Sixteenth Street.

Bill No. 3905, Ordinance No. 3678 (Series of 1939), as follows:

Changing and establishing the official grade on Fifteenth Street between DeHaro Street and the westerly line of Rhode Island Street; Rhode Island Street between Alameda Street and a line 87.50 feet northerly from Sixteenth Street.

Whereas, the Board of Supervisors, on the written recommendation of the Director of Public Works, did on the 24th day of December, 1945, by Resolution 5167 (Series of 1939), declare its intention to change and re-establish the grades on Fifteenth Street between De Haro Street and westerly line of Rhode Island Street and on Rhode Island Street between Alameda Street and a line 87.50 feet northerly from Sixteenth Street; and

Whereas, more than thirty days have elapsed since the first publication of said Resolution of Intention; now, therefore,

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

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and re-established as follows:

Fifteenth Street.

DeHaro Street	3.00 ft.
(The same being the present official grade)	
Rhode Island Street, easterly line	5.00 ft.
Rhode Island Street, westerly line	4.00 ft.
(The same being the present official grade)	

Rhode Island Street

Alameda Street	2.00 ft.
(The same being the present official grade)	
Easterly line of, at Fifteenth Street	5.00 ft.
Westerly line of, at Fifteenth Street	4.00 ft.
(The same being the present official grade)	
87.50 feet northerly from Sixteenth Street	7.50 ft.
(The same being the present official grade)	

On Fifteenth Street between DeHaro Street and the westerly line of Rhode Island Street, and on Rhode Island Street between Alameda Street and a line 87.50 feet northerly from Sixteenth Street be changed and established to conform to true gradients between the grade elevations above given therefor.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Accepting Roadway of Crossing of Pacheco Street and Forty-third Avenue, Pacheco Street and Forty-fifth Avenue and Quintara Street and Forty-third Avenue, Including Curbs.

Bill No. 3906, Ordinance No. 3679 (Series of 1939), as follows:

Providing for acceptance of the roadway of the crossings of Pacheco Street and Forty-third Avenue, Pacheco Street and Forty-fifth

Avenue and Quintara Street and Forty-third Avenue, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

The crossings of Pacheco Street and Forty-third Avenue, Pacheco Street and Forty-fifth Avenue and Quintara Street and Forty-third Avenue, including the curbs.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Accepting Roadway of Forty-fifth Avenue Between Ortega and Pacheco Streets, Including the Curbs.

Bill No. 3907, Ordinance No. 3688 (Series of 1939), as follows:

Providing for acceptance of the roadway of Forty-fifth Avenue between Ortega and Pacheco Streets, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Forty-fifth Avenue between Ortega and Pacheco Streets, including the curbs.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Accepting Roadway of Pacheco Street Between Thirty-third Avenue and Thirty-fourth Avenue, Including the Curbs.

Bill No. 3908, Ordinance No. 3681 (Series of 1939), as follows:

Providing for acceptance of the roadway of Pacheco Street between Thirty-third Avenue and Thirty-fourth Avenue, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San

Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Pacheco Street between Thirty-third Avenue and Thirty-fourth Avenue, including the curbs.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Accepting Roadway of Quintara Street Between Forty-second Avenue and Forty-third Avenue, Including the Curbs.

Bill No. 3909, Ordinance No. 3682 (Series of 1939), as follows:

Providing for acceptance of the roadway of Quintara Street between Forty-second Avenue and Forty-third Avenue, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Quintara Street between Forty-second Avenue and Forty-third Avenue, including the curbs.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Refunds—Erroneous Payments Taxes.

Proposal No. 5426, Resolution No. 5486 (Series of 1939), as follows:

Resolved That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund

- | | |
|---|------------|
| 1. Universal Pictures Co. Inc., Lots 4, 9, Block 341, first installment, fiscal year 1945-46..... | \$6,318.85 |
| 2. Higgins & Sons, Lot 16-A, Block 734, first installment, fiscal year 1944-45..... | 17.82 |

3. S. Zimmerman, Lot 3-C, Block 749, first installment, fiscal year 1945-46.....	.97
4. Mary McCready, Lot 3, Block 1338, first installment, fiscal year 1945-46.....	60.62
5. Elizabeth Anderson, Lot 8, Block 1413, first installment, fiscal year 1945-46.....	39.85
6. Mina San Juan, Lot 8, Block 4107, first installment, fiscal year 1945-46.....	38.64
7. Chas. N. Douglas, Lot 1, Block 4774, (1/40) Ovpd. Both \$2.70, fiscal year 1945-46; Lot 10, Block 4932 (1/40) Ovpd. Both \$1.20, fiscal year 1945-46; Lot 1, Block 4932 (1/40) Ovpd. Both \$1.46, fiscal year 1945-46; Lot 1, Block 4745 (1/40) Ovpd. Both .24, fiscal year 1945-46; Lot 1, Block 4978 (1/40) Ovpd. Both \$1.00, fiscal year 1945-46	6.60
8. Bank of America N. T. & S. A., Lot 27-A, Block 6175, first installment, fiscal year 1945-46, Ovpd.....	24.15
9. Albert Degey, Lot 13, Block 6324, first installment, fiscal year 1945-46	39.36
10. Higgins & Sons, Lot 6, Block 6754, second installment, fiscal year 1944-45.....	10.32
11. Oneida Madison Curren, Lot 32, Block 7118, first installment, fiscal year 1945-46.....	4.83
12. Hugh McGill, Lot 25, Block 7127, first installment, fiscal year 1943-44.....	3.27
13. Bank of America N. T. & S. A., Lot 39, Block 7145, first installment, fiscal year 1945-46.....	27.77
14. International Institute, Unsecured Personal Prop. 1945 (Not on Roll)	4.69

Approved as to form by the City Attorney.

Approved as to funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Authorizing Acquisition of Certain Land by Eminent Domain Proceedings Required for the Realignment of Barneveld Avenue.

Proposal No. 5427, Resolution No. 5487 (Series of 1939), as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described real property situated in the City and County of San Francisco, State of California:

Lot No. 1208 as per Gift Map No. 4, recorded December 31, 1861 in Book 2A and B of Maps, pages 16 to 19 inclusive, Official Records of the City and County of San Francisco.

Further Resolved, That said land is suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to wit: for the realignment of Barneveld Avenue from Oakdale Avenue to Industrial Street. It is necessary that a fee simple title be taken to said land. The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owners of said land and any and all interests therein or claims thereto

for the condemnation thereof for the public use of the City and County of San Francisco as aforesaid.

Recommended by the Director of Property.

Description approved by the City Engineer.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Authorizing, Adopting and Confirming Changes and Revisions in Applications Approved by Resolutions No. 5084 and 5085 Authorizing Application for State Aid Funds for Preparing Plans.

Proposal No. 5428, Resolution No. 5288 (Series of 1939), as follows:

Whereas, the City and County of San Francisco, pursuant to Resolutions No. 5084, dated November 19, 1945, and No. 5085, dated November 19, 1945, duly and regularly adopted by the Board of Supervisors of said City and County, heretofore filed applications with the State Director of Finance for the allocation of funds for the preparation of plans under the provisions of Chapter 47, Statutes of 1944, (4th Extra Session) which applications are identified as application Numbers 102 to 111 both numbers inclusive, relating to street improvements and application Numbers 74 to 99, both numbers inclusive, relating to sewerage facilities; and

Whereas, it has been necessary to make certain changes and revisions in the aforesaid applications, which changes and revisions are set forth in two communications dated January 7, 1946, and January 28, 1946, respectively, from the Chief Administrative Officer of the City and County of San Francisco to the State Director of Finance; and

Whereas, the amount of the "State share" of the Plan Cost applied for and authorized for each project under the aforesaid resolutions No. 5084 and No. 5085, has not been altered or revised, and said amount applied for is not affected by changes and revisions in the two communications hereinbefore set forth; now, therefore, be it

Resolved, That the changes and revisions to the aforesaid applications as set forth in said communications from the Chief Administrative Officer of the City and County of San Francisco to the State Director of Finance be and the same hereby are authorized, adopted and confirmed.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Land Purchase—Army Street Widening.

Proposal No. 5432, Resolution No. 5289 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Depart-

ment of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from Milton M. Cook, et ux, or the legal owners, to Lot 9A in Assessor's Block 6569, San Francisco, California, required for the widening of Army Street, and that the sum of \$28,600 be paid for said property from Appropriation No. 577.924.58. Be it

Further Resolved, That the additional sum of \$3,000 be paid to the Seaside Oil Company to cover the cost of moving its improvements and personal property from the portion of said lot required for the widening of Army Street, in accordance with the terms and conditions of that certain agreement dated November 26, 1945, between Seaside Oil Company, a California Corporation, and the City and County of San Francisco, a municipal corporation, which agreement is on file in the office of the Director of Property. Said additional sum of \$3,000 shall be paid from Appropriation No. 577.924.58.

It is understood that the City shall accept title to said Lot 9A subject to that certain lease between Milton M. Cook and Marie H. Cook, his wife, as Lessors, and Seaside Oil Company, as Lessee, and that all of the terms and conditions of said lease shall apply and continue as to the surplus portion of Lot 9A, except as otherwise provided in the above mentioned agreement dated November 26, 1945.

The Director of Property is hereby authorized and directed to accept said agreement dated November 26, 1945, on behalf of the City and County of San Francisco.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Cancellation of 1945-46 Taxes and Penalties on the Assessments of Certain Listed Property.

Proposal No. 5433, Resolution No. 5290 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of the Assessor and with the consent of the City Attorney, pursuant to the provisions of Section 4986 of the Revenue and Taxation Code, the 1945-46 taxes and penalties on the assessments listed on schedules on file in the office of the Clerk of the Board of Supervisors are hereby cancelled.

	<i>Taxes</i>	<i>Penalties</i>	
Erroneous assessments	\$ 6,023.42	\$ 483.72	
Duplicate assessments	5,957.97	477.81	
Excessive assessments	14,297.77	1,143.79	
	<hr/>	<hr/>	
Total	\$26,279.16	\$2,105.32	\$28,384.48

Approved by the City Attorney.

Recommended by the Assessor.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Land Purchase—Sludge Treatment Plant Near Islais Creek.

Proposal No. 5434, Resolution No. 5291 (Series of 1939), as follows:

Resolved, in accordance with the written offers on file in the office of the Director of Property and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for a sludge treatment plant near Islais Creek, and that the sums set forth below be paid for said property from Appropriation No. 81.028.58.2:

Margherita Bongiovanni	\$4,000
Lot 38 in Assessor's Block 5298.	
George Grech	\$4,500
Lot 8 in Assessor's Block 5298.	

The City Attorney shall examine and approve the title to said property.

- Recommended by the Director of Property.
- Description approved by the City Engineer.
- Recommended by the Director of Public Works.
- Approved by the Chief Administrative Officer.
- Approved as to form by the City Attorney.
- Approved as to funds available by the Controller.

Adopted by the following vote:

- Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
- Absent: Supervisors Brown, Colman—2.

Land Purchase—North Point Sewage Treatment Plant.

Proposal No. 5435, Resolution No. 5292 (Series of 1939), as follows:

Resolved, in accordance with the written offers on file in the office of the Director of Property and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for a North Point Sewage Treatment Plant, and that the sums set forth below be paid for said property from Appropriation No. 81.028.58.1.

Lilly A. Kockos	\$57,318
Lots 1 and 10 in Assessor's Block 38.	
Cesare Del Chiaro	\$ 8,650
Lot 28 in Assessor's Block 39.	

The City Attorney shall examine and approve the title to said property.

- Recommended by the Director of Property.
- Description approved by the City Engineer.
- Recommended by the Director of Public Works.
- Approved by the Chief Administrative Officer.
- Approved as to form by the City Attorney.
- Approved as to funds available by the Controller.

Adopted by the following vote:

- Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
- Absent: Supervisors Brown, Colman—2.

**Approval of Supplemental Recommendations, Public Welfare
Department.**

Proposal No. 5436, Resolution No. 5293 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, increases, denials, discontinuances and other transactions, effective December 1, 1945, January 1, February 1, 1946, or as noted, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Approval of Recommendations, Public Welfare Department.

Proposal No. 5437, Resolution No. 5294 (Series of 1939), as follows:

Resolved, That the recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including increases and decreases, effective March 1, 1946, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Passage for Second Reading.

**Authorizing Compromise of the Claim of Herman De Piero Injuries
Sustained by Defect in Street.**

Bill No. 3918, Ordinance No. . . . (Series of 1939), as follows:

Authorizing compromise of the claim of Herman De Piero injuries sustained by defect in street.

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled "Herman De Piero v. Steve J. Roche, also known as Steve J. Roach, also known as Stephen J. Roche, also known as First Doe, CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, SECOND DOE, THIRD DOE, FOURTH DOE and FIFTH DOE, a corporation" be settled and compromised by the payment of Three Hundred (\$300) Dollars to the plaintiff in said action, in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Herman De Piero by the payment of Three Hundred (\$300) Dollars in full payment and satisfaction of all demands arising on account of said accident.

Approved as to form by the City Attorney.

Approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Amending Annual Salary Ordinance, Board of Education, by Adding 6 Gardeners and 1 Supervisor of Grounds to List of Employments Authorized to Work in Excess of 40 Hours a Week.

Bill No. 3920, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.35.1 BOARD OF EDUCATION by adding six 058 Gardener and one 061 Supervisor of grounds to list of employments authorized to work in excess of 40 hours a week.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.35.1 is hereby amended to read as follows:

Section 1.35.1. BOARD OF EDUCATION

Classification	No. Positions	No. Hours
B408 General Clerk-Stenographer .	1	4
C104 Janitor	2	4
C104 Janitor	1	8
C110 Supervisor of Janitors	1	4
O58 Gardener	6	8
O61 Supervisor of Grounds	1	8

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Authorizing Sale of Certain Water Department Land in San Mateo County, Near Belmont.

Bill No. 3922, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain Water Department land in San Mateo County, near Belmont.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demand the sale of that certain City owned real property situated in the County of San Mateo, State of California, and being a portion of Parcel 37, Belmont Reservoir Tract, San Mateo County Lands, as said Parcel is described in deed from Spring Valley Water Company to City and County of San Francisco, dated March 3, 1930, and recorded March 3, 1930, in Volume 491, at page 1, Official Records of San Mateo County, more particularly described as follows:

Commencing at the most southerly corner of said Parcel 37, said point being on the northeasterly line of the county road leading from San Jose to San Francisco; running thence along the southwesterly boundary line of said Parcel 37, said boundary line being also the northeasterly line of said county road, north 43° 30' west 1239.80 feet to a point distant 50 feet measured southeasterly along said boundary line from the most westerly corner of said Parcel 37; thence leaving said southwesterly boundary line and running along a line measured 50 feet at right angles southeasterly from the northwesterly boundary line and 50 feet at right angles

southwesterly from the northeasterly boundary lines of said Parcel 37, respectively, the following courses and distances: North 46° 30' east 784.81 feet, south 70° 13' east 995.84 feet and south 49° 39' 30" east 344.72 feet to a point on the south-easterly boundary line of said Parcel 37; thence along said last mentioned boundary line south 46° 10' 30" west 1269.34 feet to the point of commencement. Containing 30.54 acres, more or less.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco, and may be sold in subdivided units.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Recommended by the Real Estate Department.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Authorizing Sale of Certain San Francisco Water Department Land Near Belmont, San Mateo County, on the West Side of El Camino Real.

Bill No. 3923, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain San Francisco Water Department land near Belmont, San Mateo County, on the west side of El Camino Real.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the County of San Mateo, State of California:

All that portion of San Mateo County Parcel 35 as said parcel is described in deed from Spring Valley Water Company to City and County of San Francisco, a municipal corporation, dated March 3, 1930, and recorded March 3, 1930, in Volume 491 at Page 1 Official Records of San Mateo County, lying westerly of the State Highway known as El Camino Real.

Excepting therefrom all City owned improvements located thereon and also excepting the necessary land or easements required for said improvements.

Subject to all existing easements.

Section 2. The above described real property shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco and may be sold as a whole or subdivided.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$200,000, Municipal Railway, for Payment of Passenger and Damage Claims to June 30, 1946.

Bill No. 3927, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$200,000 from the surplus existing in Appropriation No. 65.990.00, Municipal Railway Surplus Fund, to the credit of Appropriation No. 565.804.99, to provide additional funds required for payment of passenger and damage claims to June 30, 1946.

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

Section 1. The sum of \$200,000 is hereby appropriated from the surplus existing in Appropriation No. 65.990.00, Municipal Railway Surplus Fund, to the credit of Appropriation No. 565.804.99, to provide additional funds required for payment of passenger and damage claims to June 30, 1946.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$6,000, Park Department, for Compensation of 10 Gardeners at \$150 Per Month.

Bill No. 3931, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$6,000 out of the surplus existing in the Park Fund Compensation Reserve to provide funds for the compensation of 10 Gardeners at \$150 per month in the Park Department.

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

Section 1. The sum of \$6,000 is hereby appropriated out of the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to the credit of Appropriation No. 512.110.01, to provide funds for the compensation of 10 058 Gardeners at \$150 per month in the General Division, Park Department.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Park Superintendent.

Approved by the Park Commission.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Final Passage.

Appropriating \$5,300, Department of Public Works, for New Positions of 1 Structural Engineer at \$450, 2 Building Inspectors at \$295 and \$260 respectively, and 2 General Clerk-Typists at \$160 Per Month; an Emergency Ordinance.

Bill No. 3930, Ordinance No. 3683 (Series of 1939), as follows:

Appropriating the sum of \$5,300 from the surplus existing in the General Fund Compensation Reserve to provide funds for the following employments in the Department of Public Works: 1 F410 Structural Engineer at \$450 per month; 2 A106 Building Inspectors: 1 at \$295 per month; 1 at \$260; and 2 B512 General Clerk-Typists at \$160 per month; an emergency ordinance.

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

Section 1. The sum of \$5,300 is hereby appropriated from the surplus existing in the General Fund Compensation Reserve to the credit of the following appropriations:

Appropriation No. 539.110.00, Permanent Salaries, Bureau of Building Inspection	\$4,020
Appropriation No. 541.110.00, Permanent Salaries, Central Permit Bureau	1,280

to provide funds for the compensation of the following employments in the Department of Public Works: Bureau of Building Inspection—1 F410 Structural Engineer at \$450 per month; 2 A106 Building Inspectors: 1 at \$295 per month and 1 at \$260 per month. Central Permit Bureau: 2 B512 General Clerk-Typists at \$160 per month, which positions are hereby established.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: Due to the increase in the private building industry the employments requested above are required for the uninterrupted operation of the Building Inspection and Central Permit Bureaus of the Department of Public Works.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$5,750, Municipal Court, a Portion of Which is from the Emergency Reserve Fund, to Provide Funds for Temporary Salaries and Postage; an Emergency Ordinance.

Bill No. 3935, Ordinance No. 3684 (Series of 1939), as follows:

Appropriating the sum of \$5,000 out of the surplus existing in the General Fund Compensation Reserve, and the sum of \$750 out of the

Emergency Reserve Fund to provide funds for temporary salaries and postage in the Municipal Court; an emergency ordinance.

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

Section 1. The sum of \$5,000 is hereby appropriated out of the General Fund Compensation Reserve, and the sum of \$750 is hereby appropriated out of the Emergency Reserve Fund, to the credit of the following appropriations of the Municipal Court for the purposes recited.

Appropriation No. 520.120.00, Temporary Salaries . . . \$5,000

(To cover the employment of eight additional temporary general clerks in the Traffic Fines Bureau and the Traffic Court for period March 1 through June 30, 1946).

Appropriation No. 533.233.20, Postage 750

(Additional postage required by the Traffic Court and Traffic Fines Bureau to June 30, 1946).

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: Due to a more rigid enforcement of the traffic laws by the Police Department an unusually large number of traffic tags and other work incidental thereto is now being handled through the Traffic Fines Bureau and the Traffic Court divisions of the Municipal Court. The employment of these additional clerks, and the additional postage requested, is immediately necessary to the uninterrupted operation of the Municipal Court. The funds heretofore appropriated for these purposes will be shortly exhausted and there are no other funds available therefor.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor Mancuso, Chairman of the Finance Committee, explained the need for appropriation of \$5,000 for additional temporary clerks.

Supervisor MacPhee called attention to appropriations heretofore made for additional clerks. Before voting for an additional appropriation of \$5,000 for temporary employment, he desired to know more about the need for such employment.

Subsequently during the proceedings, Mr. Ivan Slavich, Clerk of the Municipal Court, was present and answered questions by Supervisor MacPhee and explained in some detail the continued need for temporary help to take care of the processing of the increasing daily number of traffic tags and citations. This appropriation should take care of the needs of his department until the end of the current fiscal year.

Thereupon, the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Adopted.

The following recommendation of County, State and National Affairs Committee was taken up:

Present: Supervisors Lewis, Mancuso, McMurray, Sullivan.

Approving Widening and Realignment of Sears Point Road and Black Point Cutoff.

Proposal No. 5421, Resolution No. 5285 (Series of 1939), as follows:

Whereas, the traffic over the Oakland-San Francisco Bay Bridge is congested, and

Whereas, a survey is now about to be made to determine the location of a new bridge or causeway to relieve said congestion, and

Whereas, the building of a new bridge or causeway will take several years, and

Whereas, it is imperative that this congested condition on the Oakland-San Francisco Bay Bridge be relieved as soon as possible, and

Whereas, traffic on the Golden Gate Bridge is light and said bridge is now being used only to a fraction of its capacity due to the lack of a wide well-paved and low graded highway from Vallejo to Ignacio Wye in Marin County, and

Whereas, a large percentage of the Sacramento Valley traffic now comes to San Francisco via the Oakland-San Francisco Bay Bridge by reason of the fact that the road to the Golden Gate Bridge is almost prohibitive in view of the existing narrow, dangerous and highly-graded highway between Vallejo and Ignacio Wye, and

Whereas, the reconstruction and improvement of the highway connecting U. S. 40 north of Vallejo with U. S. 101 at Ignacio Wye north of San Rafael would be the means of diverting a share of trucks and automobiles away from the highly congested Oakland-San Francisco Bay Bridge and divert them into San Francisco over the Golden Gate Bridge, and, thereby, substantially relieve the congested traffic condition that now exists, now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco approve the widening and realignment of the Sears Point Road and Black Point Cutoff by the State of California, and be it

Further Resolved, That copies of this resolution be sent to Governor Earl Warren, to the members of the Highway Commission of the State of California and to the members of the San Francisco delegation representing the City and County of San Francisco in the State Legislature.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Adopted.

The following, from Committee on County, State and National Affairs without recommendation, was taken up:

Present: Supervisors Lewis, Mancuso, McMurray, Sullivan.

Expressing Opposition of Case Bill, H. R. 5262, Which Seeks to Impose Certain Restrictions on Activities of Unions.

Proposal No. 5439, Resolution No. . . . (Series of 1939), as follows:

Whereas, Congress is now considering the Case Bill, which is commonly described as one of the most extreme pieces of anti-labor legislation to be introduced in recent years; and

Whereas, this bill, H. R. 5262, would impose cooling off periods, prohibit unions from assisting strikes, invalidate the right to picket, restore the anti-labor injunction, remove the right of boycott, upset labor's rights as guaranteed by the Wagner Act, open the unions to all manner of legal attack, immunize employers who engage in union busting, and impose other restrictions on labor's right and ability to organize and bargain collectively; and

Whereas, San Francisco is a thoroughly organized community which would suffer irreparable loss if trade union wages and conditions were worsened and in which public sentiment overwhelmingly rejects attacks upon the unions by legislative means or otherwise; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby communicate these sentiments regarding the Case Bill, H. R. 5262, or any other legislation having similar purposes, to President Truman and Senators Downey and Knowland with the request that they utilize their high offices to prevent such legislation from becoming law.

Discussion.

Supervisor Mancuso, in explaining the reasons for reference to the Board, without recommendation, stated that he considered it to be an unwise policy for members of the Board of Supervisors to advise the State Legislature and Congress concerning legislation with which the Board itself had no concern. He believed, too, that members of Congress would treat such resolution very lightly. Passage of such proposal would be a dangerous precedent. Moreover, the Board has not sufficient time to go into all such legislation that might be presented to it.

Mr. Ward, representing the CIO, explained the purport of the Case bill, and presented arguments in opposition thereto and in favor of the Board's approval of the proposed resolution.

Supervisor Mead urged the Board to vote for the proposal as presented. Thousands of people in San Francisco will be seriously affected if this proposed vicious anti-labor legislation is approved. The Board should advise San Francisco's representatives in Washington that it is opposed to such legislation. He urged a unanimous vote in favor of the foregoing proposal.

Supervisor Lewis announced that he was opposed to the Case bill, and he would so notify San Francisco's representatives in Washington. However, he believed adoption of the proposal would be contrary to the expressed policy of the Board, as stated in Resolution 581.

Supervisor MacPhee, in commenting on statement made that the Mayor might veto the proposal, if adopted by the Board, held that the question of a Mayor's veto did not enter into the matter at all. However, he thought Supervisor Lewis' position was very sound. As far as the legislation itself was concerned, he was familiar with it. He thought it was bad legislation, and he intended to write to his Congressman about it. The Board has made mistakes in the past, but from now on, he was going to desist from voting for this type of legislation. He repeated that he was opposed to the Case bill, but he was also opposed to putting the Board on record in the matter.

Supervisor Lewis, in continuing his opposition to the proposal before the Board, stated that there would undoubtedly be other involved legislation coming before the Board for consideration and vote. The Board cannot pass intelligently on complex national or state legislation of this kind. Passing of this kind of legislation, he believed, was in violation of the spirit of the Charter. When the Board directs Congress or the State Legislature on matters that do

not affect San Francisco as a corporation, it is violating its own pledge. It is true that this legislation vitally affects the people of San Francisco, but not San Francisco as a corporation. Such legislation is not within the Board's jurisdiction.

Supervisor Mead, in his closing arguments in support of the proposal before the Board, stated that if he felt as did Supervisors MacPhee and Lewis, he would not hesitate to express his views, either on or off the Board. He believed San Francisco's representatives in Washington would like to know the attitude of the people. He believed it was the duty of the Board to interest itself in the welfare of the people of San Francisco, and he could see no harm in telling the legislators in Washington that the people of San Francisco don't like this kind of legislation.

Thereupon, the roll was called and the foregoing proposal was Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Brown, Lewis, MacPhee—3.

Absent: Supervisor Colman—1.

Passage for Second Reading.

The following recommendations of Judiciary Committee were taken up:

Present: Supervisors MacPhee, Lewis, Mancuso.

An Ordinance Providing for Bonding of Employees of the City and County of San Francisco.

Bill No. 3932, Ordinance No. . . . (Series of 1939), as follows:

Providing for the bonding of employees of the City and County of San Francisco for the faithful performance of their respective duties and for the amount for which each such employee shall be bonded; providing for the conditions, approvals, filing, custody and term thereof, changes therein, and the payment of premiums thereon; and providing for the establishment of rules and regulations for carrying into effect the provisions and purposes of this ordinance.

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

Section 1. Employees to be Bonded. Pursuant to the provisions of the Charter of the City and County of San Francisco, the incumbents of the positions and employments of the City and County of San Francisco as shall be enumerated by ordinance of the Board of Supervisors of said City and County, shall each be bonded to the City and County of San Francisco as hereinafter provided.

Section 2. Master Official Bond. A master official bond shall be used with a schedule attached containing the names of the incumbents of said positions and employments required to be bonded and the amount for which each such person shall be bonded. Said master bond shall be payable to the City and County of San Francisco.

Section 3. Bond to Inure to Benefit of Officers and City and County. Any bond or suretyship given for any employee pursuant to this ordinance shall inure to the benefit of the officer or officers liable for the acts or omissions of said employee, as well as to the City and County of San Francisco.

Each such officer or the City and County of San Francisco may bring suit on the bond of each such employee.

Section 4. Surety. The surety or sureties of said bond shall be a

duly organized surety company or companies authorized to do surety business in the State of California in the manner provided by law.

Section 5. Term of Bond. The term of the master official bond shall not exceed one year. A new master official bond shall be provided for each such term.

Section 6. Conditions. The condition of the bond shall be that each of the incumbents of the positions and employments specified in any ordinance adopted pursuant to Section 1 of this ordinance shall well, truly, honestly and faithfully perform each and all official duties required of him by him by law at the time the bond is executed and also all such additional duties as may be imposed upon or required of him by any existing law or law enacted subsequently to the execution of the bond; and that if within the term of the bond his employment shall be terminated for any reason whatsoever he shall surrender to his immediate superior or to the head of the office, bureau or division in which he has been employed, all books, papers, records, writings, documents, moneys, effects and property appertaining or belonging to his position or employment or in his custody as such employee.

Section 7. Premium. The premium or charge for the bond furnished under the provisions of this ordinance shall be paid by the City and County of San Francisco; provided, however, that such premium or charge shall not exceed the rate of one-half of one per cent per annum of the amount for which the incumbents of the positions and employments herein specified are bonded.

The money required to pay the premium on the master official bond shall be provided in accordance with the budget and fiscal provisions of the Charter of the City and County of San Francisco.

Section 8. Approvals. The master official bond shall be approved as to form by the City Attorney, and as to the sufficiency and solvency of the surety or sureties thereon, by the Controller.

Section 9. Filing and Custody. The master official bond shall be filed with the Controller, who shall be its custodian.

Section 10. Bond to be Available for Public Inspection. The master official bond, and all riders and endorsements thereto, shall be available at all times for public inspection, and there need be no recording of said master official bond or its amendments.

Section 11. Bond Riders and Endorsements. The master official bond in effect at the time of the adoption of any ordinance pursuant to the provisions of Section 1 of this ordinance shall be amended to conform to the provisions of this ordinance.

The master official bond given pursuant to this ordinance shall be amended as may be necessary to reflect changes in the occupancy of the positions and employments specified in said bond.

Section 12. Rules and Regulations. The Purchaser of Supplies shall establish rules and regulations as to procedure and shall prescribe forms to be used by officers, boards and commissions of the City and County in giving notice of changes in occupancy and requisitioning coverage of new appointees by said master official bond and otherwise carrying into effect the provisions of this ordinance. Such rules, regulations and forms shall be subject to approval of the Chief Administrative Officer.

Section 13. State Law Applicable. As to all subject matters relating to official bonds other than those specifically covered in this ordinance and the Charter, the provisions of the law of the State of California shall be complied with and be applicable to bonds of employees given pursuant to the provisions of this ordinance.

Section 14. **Blanket Bond.** Notwithstanding any of the provisions of this ordinance the Board of Supervisors may provide that the employees of the City and County of San Francisco may be bonded by a blanket bond covering all employees of the City and County of San Francisco without designating their names or positions.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Providing for Bonding of Certain Officers of the City and County of San Francisco Who Are Not Specifically Required by the Charter to Give Bond for Faithful Performance of Duties.

Bill No. 3933, Ordinance No. . . . (Series of 1939), as follows:

Providing for the bonding of certain officers of the City and County of San Francisco who are not specifically required by the Charter to give bond for the faithful performance of their respective duties, and for the amount of the bonds of such officers; providing for the conditions, approvals, recording, filing, custody, terms and procurement of their bonds, changes therein, and the payment of premiums thereon; applicability of provisions of law of the state thereto; and providing for the establishment of rules and regulations for carrying into effect the provisions of this ordinance.

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

Section 1. **Officers to be Bonded.** Pursuant to the provisions of the Charter of the City and County of San Francisco, the incumbents of the offices of the City and County of San Francisco as shall be enumerated by ordinance of the Board of Supervisors of said City and County shall each give and execute an official bond to the City and County of San Francisco as hereinafter provided. Each such bond shall be in the amount specified by said ordinance.

Section 2. **Individual Official Bonds.** Each of the officers required to give bond shall give an individual official bond. All such official bonds shall be signed by the principal and the surety, and be in form joint and several.

Section 3. **Surety.** The surety or sureties on said bonds shall be a duly organized surety company or companies authorized to do surety business in the State of California in the manner provided by law.

Section 4. **Term of Bond.** The term of any individual official bond shall not exceed one year. A new bond shall be given for each such term.

Section 5. **Conditions.** The condition of every official bond shall be that the principal will well, truly, honestly and faithfully perform each and all official duties required of him by law at the time the bond is executed, and also such additional duties as may be imposed upon or required of him by any existing law or law enacted subsequently to the execution of the bond; and upon his resignation or removal from office, or upon the expiration of his term of office, or upon his otherwise vacating the office, during the term of the bond, he shall surrender to his successor, immediate superior, board or commission or other person entitled thereto, all books, papers, records, writing, documents, moneys, effects and property appertaining or belonging to his office or in his custody as such officer.

Every official bond executed by any officer pursuant to this ordinance shall be in force and obligatory upon the principal and sureties

therein for any and all breaches of the conditions thereof committed during the time such bond shall be in effect, whether such breaches are committed or suffered by the principal officer, his deputy, or clerk.

Section 6. Premium. The premium or charges for all bonds furnished under the provisions of this ordinance shall be paid by the City and County of San Francisco; provided, however, that such premiums or charges shall not exceed the rate of one-half of one per cent per annum of the amounts for which the officers herein specified are bonded.

The money required to pay the premium of said bonds shall be provided in accordance with the budget and fiscal provisions of the Charter of the City and County of San Francisco.

Section 7. Approval. All bonds shall be approved as to form by the City Attorney, and shall be approved as to sufficiency and solvency of surety by the Controller.

Section 8. Recording. Before filing of bonds as herein provided, all bonds shall be recorded in the office of the County Recorder, who shall charge no recording fee.

Section 9. Filing and Custody. The Controller shall be the custodian of all official bonds. All bonds shall be filed with the Controller within thirty days after the officer has received the certificate or commission of his election or appointment, or before the expiration of fifteen days from the commencement of his term of office or incumbency when no certificate or commission has been received, or prior to the expiration date of the then existing bond of any officer. In the event of an officer's refusal or neglect to file his official bond within the time prescribed herein, the office shall become vacant.

All bonds, and all riders and endorsements thereto, shall be available at all times for public inspection.

Section 10. Procurement of Bonds. It shall be the duty of each elective officer required to give bond, upon his election, to file forthwith a requisition with the Purchaser of Supplies to procure the bond required of such officer.

It shall be the duty of the officer, board or commission appointing any of the officers required to give bond to file forthwith a requisition with the Purchaser of Supplies to procure the bond required of such officer.

It shall be the duty of each officer required to give bond to requisition the Purchaser of Supplies thirty days prior to the expiration date of his then existing bond to procure the bond required for the next ensuing term as defined in Section 4 hereof.

Section 11. Rules and Regulations. The Purchaser of Supplies shall establish rules and regulations as to procedure and shall prescribe forms to be followed by officers, boards and commissions of the City and County in requisitioning bonds. Such rules, regulations and forms shall be subject to the approval of the Chief Administrative Officer.

Section 12. Existing Bonds of Officers. All bonds theretofore given by any incumbent of the offices specified in any ordinance adopted by the Board of Supervisors pursuant to Section 1 of this ordinance are hereby declared to be bonds given in conformity with the provisions of this ordinance; provided, however, that no such bond shall continue in effect for a period exceeding one year from the effective date of such ordinance adopted pursuant to Section 1, and that any such bond may be amended to conform to the provisions hereof.

Section 13. Bond Riders and Endorsements. All riders and endorsements shall be requisitioned, executed, approved, recorded and filed in the manner provided for bonds.

Section 14. State Statutes Applicable. As to all subject matters relating to official bonds other than those specifically covered in this ordinance and the Charter, the provisions of the law of the State of California shall be complied with and be applicable to bonds of officers given pursuant to the provisions of this ordinance.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Providing for Bonding of Certain Officers of the City and County of San Francisco Who Are Specifically Required by the Charter or State Law to Give Bond for Faithful Performance of Duties.

Bill No. 3934, Ordinance No. (Series of 1939), as follows:

Providing for the bonding of certain officers of the City and County of San Francisco who are specifically required by the Charter or General Statutes of the State of California to give bond for the faithful performance of their respective duties, and for the amount of the bond of such officers; providing for the conditions, approvals, recording, filing, custody, terms and renewal of their bonds, and the payment of premiums thereon; applicability of state statutes thereto; and providing for the establishment of rules and regulations for carrying into effect the provisions and purposes of this ordinance.

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

Section 1. Officers to be Bonded. Pursuant to the provisions of the Charter of the City and County of San Francisco and the general statutes of the State of California, the incumbents of the offices of the City and County of San Francisco as shall be enumerated by ordinance of the Board of Supervisors of said City and County shall each give and execute an official bond to the City and County of San Francisco and the State of California as hereinafter provided. Each such bond shall be in the amount specified by said ordinance.

Section 2. State Statutes Applicable. The general statutes of the State of California relating to official bonds shall be complied with and be applicable to the bonds of officers given pursuant to the provisions of this ordinance. In aid and furtherance of said statutes additional provisions are herein provided for the purpose of supplementing said statutes.

Section 3. Term of Bond and Renewal. The term of any individual official bond shall not exceed one year. A new bond shall be given for each such term.

Section 4. Premiums. The premiums or charges for all bonds furnished under the provisions of this ordinance shall be paid by the City and County of San Francisco; provided, however, that such premiums or charges shall not exceed the rate of one-half of one per cent per annum of the amounts for which the officers herein specified are bonded.

The money required to pay the premium of said bonds shall be provided in accordance with the budget and fiscal provisions of the Charter of the City and County of San Francisco.

Section 5. Approval. In addition to the approvals required by state statutes, all bonds shall be approved as to form by the City

Attorney and shall be approved as to sufficiency and solvency of surety by the Controller.

Section 6. Recording. Before filing of bonds, as herein provided, all bonds shall be recorded in the office of the County Recorder, who shall charge no recording fee.

Section 7. Filing and Custody. The bond of the Controller shall be filed with the Mayor, who shall be the custodian thereof. All other bonds shall be filed with the Controller, who shall be the custodian thereof. Prior to the expiration date of the then existing bond of any officer, a new bond as required by Section 3 hereof shall be filed as herein provided.

Section 8. Rules and Regulations. The Purchaser of Supplies shall establish rules and regulations as to procedure and shall prescribe forms to be used by officers, boards and commissions of the City and County in requisitioning bonds. Said rules, regulations and forms shall be subject to the approval of the Chief Administrative Officer.

Section 9. Existing Bonds of Officers. All bonds theretofore given by any incumbent of the offices specified in any ordinance adopted pursuant to the provisions of Section 1 of this ordinance are hereby declared to be bonds given in conformity with the provisions of this ordinance, provided that no such bond shall continue in effect for a period exceeding one year from the effective date of such ordinance adopted pursuant to Section 1 and that all such bonds may be amended to conform to the provisions hereof.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Re-reference to Committee.

CHARTER AMENDMENT

ANNUAL SALARIES OF MAYOR, SUPERVISORS, CITY ATTORNEY, ASSESSOR, DISTRICT ATTORNEY, TREASURER, SHERIFF AND PUBLIC DEFENDER, AND DUTY REQUIREMENTS OF OFFICES OF DISTRICT ATTORNEY AND PUBLIC DEFENDER. Amending Sections 25, 10, 26, 28, 29, 31, 32 and 33 to provide for increase of salaries and delineation of duties for officers above named.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending sections thereof numbered and entitled respectively 25, The Mayor, 10, Number, Compensation and Meetings of Supervisors, 26, City Attorney, 28, Assessor, 29, District Attorney, 31, Treasurer, 32, Sheriff and 33, Public Defender, by providing therein an increased amount of annual compensation for the officers respectively named therein, to wit, the Mayor, Supervisors, City Attorney, Assessor, District Attorney, Treasurer, Sheriff and Public Defender of said City and County, and that the respective holders of the offices of District Attorney and Public Defender shall be required to devote their entire time and attention to the respective duties thereof.

The Board of Supervisors of the City and County of San Francisco hereby

submits to the qualified electors of the City and County of San Francisco, an election to be held at a date to be fixed in accordance with law, a proposal to amend the Charter of said City and County by amending sections 25, 26, 28, 29, 31, 32 and 33 thereof, so that the same shall read as follows:

THE MAYOR

Section 25. The mayor shall be the chief executive officer of the city and county upon whom process issued by authority of law shall be served. He shall be an elective officer and shall be paid a salary of fifteen thousand dollars (\$15,000) per year. He shall furnish an official bond in the sum of twenty five thousand dollars (\$25,000). He shall appoint, and at his pleasure may remove, an executive secretary and one confidential secretary, and one stenographer. The board of supervisors may annually appropriate additional sums to be expended by the mayor for purposes and duties incidental to the administration of the office of mayor, which shall be subject to the provisions of this charter relative to appropriations and the payment of claims. He shall at the first meeting of the board of supervisors in January of each year, communicate by message to the supervisors a general statement of the condition of the affairs of the city and county, and recommend the adoption of such measures as he may deem expedient and proper.

The mayor shall be responsible for the enforcement of all laws relating to the municipality and for the review and submission of the annual executive budget; he shall supervise the administration of all departments under boards and commissions appointed by him; he shall receive and examine, without delay, all complaints relating to the administration of the affairs of the city and county, and immediately inform the complainant of findings and action thereon; and he shall coordinate and enforce cooperation between all departments of the city and county. The mayor shall have power to postpone final action on any franchise that may be passed by the supervisors until such proposed franchise shall have been voted on at the next election.

The mayor shall appoint such members of boards or commissions and other officers as provided by this charter. He shall also make an ad interim appointment of a qualified person to fill any vacancy occurring by reason of the expiration of a term. He shall appoint for the unexpired term of the office vacated, a qualified person to fill any vacancy occurring in any elective municipal office.

The mayor shall have a seat but no vote in the board of supervisors and in any board or commission appointed by him, with the right to report on or discuss any matter before such board or commission concerning the departments or affairs in his charge. He shall have power to designate a member of the board of supervisors to act as mayor in his absence. Should he fail to neglect or refuse so to do, the supervisors shall elect one of their number to act as mayor during his absence. When a vacancy occurs in the office of mayor, it shall be filled for the unexpired portion of the term by the supervisors. Every person who has served as mayor of the city and county, so long as he remains a resident thereof, shall have a seat in the board of supervisors and may participate in its debates, but shall not be entitled to a vote or to compensation.

In case of a public emergency involving or threatening the lives, property

welfare of the citizens, or the property of the city and county, the mayor all have the power, and it shall be his duty, to summon, organize and direct the forces of any department in the city and county in any needed service; to summon, marshal, deputize or otherwise employ other persons, or to do whatever else he may deem necessary for the purpose of meeting the emergency. The mayor may make such studies and surveys as he may deem advisable in anticipation of any such emergency.

NUMBER, COMPENSATION AND MEETINGS OF SUPERVISORS

Section 10. The board of supervisors shall consist of eleven members elected at large. Each member of the board shall be paid a salary of forty-two hundred dollars (\$4,200) per year, and each shall execute an official bond for the city and county in the sum of five thousand dollars (\$5,000).

At twelve o'clock noon on the 8th day of January next following their election, the newly elected and continuing members of the board of supervisors shall meet at the legislative chamber in the City Hall, and thereafter regular meetings shall be held as fixed by resolution. The supervisors constituting the new board shall, on January 8 of every even numbered year, elect one of their number as president of the board for a two-year term. The president shall preside at all meetings, shall appoint all standing and special committees of the board and shall have such other powers and duties as the supervisors may provide.

The meetings of the board shall be held in the City Hall, provided that, in case of emergency, the board, by resolution, may designate some other appropriate place as its temporary meeting place. The board shall cause a calendar of the business scheduled for each meeting to be published and shall keep and publish a journal of its proceedings. Notice of any special meeting shall be published at least twenty-four hours in advance of such special meetings.

CITY ATTORNEY

Section 26. The city attorney shall be an elective officer and shall receive an annual salary of fifteen thousand dollars (\$15,000). He shall furnish an official bond in the sum of ten thousand dollars (\$10,000). He shall appoint and at his pleasure may remove all assistant attorneys and non-civil service employees in his office. He shall devote his entire time and attention to the duties of his office. He must, at the time of his election, be an elector of the city and county, qualified to practice in all the courts of this state, and he must have been so qualified for at least ten years next preceding his election.

The city attorney must represent the city and county in all actions and proceedings in which it may be legally interested, or, for or against the city and county, or, any officer of the city and county in any action or proceedings, when directed so to do by the supervisors, except where a cause of action exists in favor of the city and county against said officer. Whenever any cause of action exists in favor of the city and county, the city attorney shall commence the same when within his knowledge or when directed so to do by the supervisors. He shall give his advice or opinion in writing to any officer, board or commission of the city and county when requested. Except as otherwise provided in this charter, he shall not settle or dismiss any liti-

gation for or against the city and county, unless, upon his written recommendation, he is ordered so to do by ordinance.

The city attorney shall prepare, or approve as to form, all ordinances before they are enacted by the supervisors. He shall approve, by endorsement in writing, the form of all official or other bonds required by this charter by ordinance before the same are submitted to the proper commission, board or office for final approval, and no such bonds shall be finally approved without such approval as to form by the city attorney. Except as otherwise provided in this charter, he shall prepare in writing the draft or form of all contracts before the same are executed on behalf of the city and county. He shall examine and approve the title of all real property to be acquired by the city and county.

He shall keep on file in his office copies of all written communications and opinions, also all papers, briefs and transcripts used in matters wherein he appears; and books of record and registers of all actions or proceedings in his charge in which the city and county or any officer or board thereof, is a party or is interested.

ASSESSOR

Section 28. The assessor shall be an elective officer and shall receive an annual salary of twelve thousand dollars (\$12,000). He shall furnish an official bond in the sum of fifty thousand dollars (\$50,000). He shall appoint, and at his pleasure may remove, one chief assistant or deputy and one confidential secretary.

DISTRICT ATTORNEY

Section 29. The district attorney shall be an elective officer and shall receive an annual salary of fifteen thousand dollars (\$15,000). He shall furnish an official bond in the sum of ten thousand dollars (\$10,000). He must, at the time of his election, be qualified to practice in all the courts of this state and must have been so qualified for at least five years next preceding his election. He shall appoint, and at his pleasure may remove, all assistants and employees in his office. He shall devote his entire time and attention to the duties of his office.

The district attorney, either in person or by his assistants, shall prosecute all criminal cases in the municipal and superior courts, draw all complaints and issue warrants for the arrest of persons charged with crime who are to be prosecuted in such courts.

Any amount required by the district attorney from time to time from the district attorney's special fund shall be requisitioned by the district attorney stating the general purpose for which required, whereupon the controller shall draw his warrant therefor and the claim be paid as provided for payment of other warrants by the treasurer. All such sums may be used by the district attorney solely as provided by general law and he shall file vouchers with the controller at the end of each fiscal year showing what disposition he has made of any moneys received by him from such fund and the particular purpose for which it was disbursed, provided that, if a criminal proceeding be pending or under investigation, vouchers for moneys disbursed in such pro-

ceeding or investigation need not be filed until the trial of the criminal proceeding be ended or the investigation concluded. No portion of the fund shall be used for compensation or remuneration of full time assistants or employees.

TREASURER

Section 31. The treasurer shall be an elective officer and shall receive a salary of ten thousand dollars (\$10,000) per year. He shall furnish an official bond in the sum of two hundred thousand dollars (\$200,000). He shall appoint, and at his pleasure may remove, one chief assistant.

SHERIFF

Section 32. The sheriff shall be an elective officer and shall receive a salary of ten thousand dollars (\$10,000) per year. Said salary shall be exclusive of the compensation received by him from the state for the delivery of prisoners to the state prisons, and insane persons to the state asylums for the insane. He shall furnish an official bond in the sum of fifty thousand dollars (\$50,000). He shall appoint, and at his pleasure may remove, an attorney, one under-sheriff, and one confidential secretary.

PUBLIC DEFENDER

Section 33. The public defender shall be an elective officer and shall receive a salary of ten thousand dollars (\$10,000) per year. He shall furnish an official bond in the sum of ten thousand dollars (\$10,000). He must, at the time of his election, be qualified to practice in all the courts of this state and must have been so qualified for at least five years next preceding his election. He shall appoint, and at his pleasure may remove, all assistant attorneys and non-civil service assistants and employees in his office. He shall immediately upon the request of a defendant who is financially unable to employ counsel, or upon order of the court, defend or give counsel or advice to any person charged with the commission of a crime. He shall devote his entire time and attention to the duties of his office.

Approved as to form by the City Attorney.

Ordered Submitted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Action Rescinded and Re-reference to Committee.

Subsequently during the proceedings, Supervisor Mancuso inquired as to the effective date of the foregoing proposed Charter Amendment, stating that he found no reference thereto in the amendment.

After brief discussion by members of the Board, Supervisor Mancuso, seconded by Supervisor Meyer, moved that the action of the Board, whereby the proposed charter amendment had been ordered submitted, be rescinded.

No objection, and action rescinded.

Whereupon, there being no objection, the proposed amendment was *re-referred* to Judiciary Committee.

Adopted.

The following recommendations of Police Committee were taken up:

Present: Supervisors McMurray, Christopher.

Amending Resolution No. 3636 by Deleting Therefrom Alameda Street between Bryant and Florida Street; Annie Street; First Street, west side, between Market and Mission Streets; Irving Street, between 21st and 23d Avenue; Holland Court; Kearney Street, Market Street to Columbus Avenue; Linden Street; New Montgomery, east side, Market to Mission Street; Pine Street, north side, Hyde to Jones Street; Third Street, Market Street to Howard Street.

Proposal No. 5440, Resolution No. 5295 (Series of 1939), as follows:

Resolved, That pursuant to Article 3, Section 32, Chapter XI, Part 2, of the San Francisco Municipal Code (Traffic Code), the following parking limitations be adopted.

Parking Prohibited on Certain Streets, 7 a. m. to 6 p. m.

Between the hours of 7 a. m. and 6 p. m. of any day, excepting Sundays and legal holidays and excepting duly-licensed passenger vehicles at duly-authorized and licensed locations, it shall be unlawful for the operator of a vehicle to stop the said vehicle for a period of time longer than is necessary for the actual loading or unloading of passengers or freight in any of the following places:

Anthony Street.

Austin Street.

California Street, between Montgomery and Sansome Streets, south side.

Campton Place.

Cedar Street.

Clementina Street, north side.

Cortland Avenue, on north side, between Mission and Folsom Streets.

Ecker Street.

Eddy Street, north side, between Powell and Mason Streets.

Ellis Street, north side, between Powell and Stockton Streets.

Elm Street.

Fern Street.

Florida Street, for a distance of 275 feet south of Alameda Street, property line.

Fourth Street, east side, from Howard Street to Market Street.

Fremont Street, east side, from Howard Street to Market Street.

Geary Street, from Market Street to Taylor Street.

Hemlock Street.

King Street, between Second and Third Streets.

Maiden Lane.

Market Street, north side, Battery Street to Polk Street.

Market Street, south side, from Fremont Street to Tenth Street.

Merchant Street, between Battery and Sansome Streets.

Minna Street, south side.

Mint Avenue, on the east, south and north sides.

Mission Street, both sides, Fremont Street to Eleventh Street.

Mission Street, south side, Beale Street to Fremont Street.

Monroe Street.

Montgomery Street, between Market and California Streets.

Myrtle Street.

Natoma Street, north side, between First and Ninth Streets.

Olive Street.

Pacific Avenue, on north side, between Columbus Avenue and Larkin Street.

Plum Street, south side, between Mission Street and South Van Ness Avenue.

Post Street, south side, between Market and Taylor Streets.

Powell Street, from Market to Bush Street.

Redwood Street.

Stockton Street, excepting that portion over the tunnel, from Market Street to Columbus Avenue.

Sutter Street, from Market Street to Taylor Street.

Tehama Street.

Third Street, east side, between Townsend and King Streets.

Willow Street.

Signs shall be erected and maintained to give notice of the provisions of this section.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

**Providing for Parking Limitation on Certain Streets Between
7 a. m. and 4 p. m.**

Proposal No. 5375, Resolution No. 5284 (Series of 1939), as follows:

Resolved, That pursuant to Article 3, Section 32, Chapter XI, Part 2, of the San Francisco Municipal Code (Traffic Code), the following parking limitations be adopted:

Parking Prohibited on Certain Streets, 7 a. m. to 4 p. m.

Between the hours of 7 a. m. and 4 p. m. of any day, excepting Sundays and legal holidays and excepting duly-licensed passenger vehicles at duly-authorized and licensed locations, it shall be unlawful for the operator of a vehicle to stop the said vehicle for a period of time longer than is necessary for the actual loading or unloading of passengers or freight in any of the following places:

First Street, west side, from Market to Howard Streets.

Keary Street, from Market Street to Columbus Avenue.

Pine Street, north side, from Hyde to Jones Streets.

Post Street, north side, from Market to Taylor Streets.

Third Street, from Market to Howard Streets.

California Street, north side, from Sansome to Montgomery Streets.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Passage for Second Reading.

**Repealing Sections 38½, 78, 131 and 132 of the
Municipal Traffic Code.**

Bill No. 3881, Ordinance No. . . . (Series of 1939), as follows:

An ordinance repealing the following sections of Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code: Section 38½, providing penalties for violation of Section 38(b) of said Traffic Code; Section 78, regulating right-hand turns; and Sections 131 and 132, providing penalties for particular violations.

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

Section 1. The following sections of Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, are hereby repealed: Sections 38½, 78, 131 and 132.

Approved as to form by the City Attorney.

Discussion.

Deputy Chief of Police Riordan explained the purpose of the foregoing legislation, and the two matters immediately following. The three bills were intended to make permanent the increased fines authorized a few weeks earlier for the violation of certain provisions of the traffic code.

The Chair suggested that the foregoing bill, and the two bills immediately following, be not acted on until April 1, at which time legislation previously enacted will expire.

Deputy Chief Riordan opposed the suggestion, stating that if such procedure were followed there would be several weeks' time during which the hands of the Police Department would be tied with respect to endorsing vitally necessary sections of the Traffic Code. However, he would urge that nothing be done with the foregoing bill until after acting on the two following bills.

Thereupon, there being no objection, further consideration was temporarily postponed.

Subsequently during the proceedings, the two following bills having been *Passed for Second Reading*, the foregoing bill was again taken up and *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Regulating Stopping in Yellow Zones and Providing for Penalty for Violation.

Bill No. 3882, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending subdivision (b) of Section 38, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, regulating stopping in yellow zones and providing for a penalty for violation thereof.

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

Section 1. Subdivision (b) of Section 38, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, is hereby amended to read as follows:

(b) Yellow shall indicate stopping only for the purpose of loading or unloading passengers or freight between the hours of 7 o'clock a. m. and 6 o'clock p. m. every day except Saturday afternoons, Sundays and holidays and in any such event the stopping shall be limited to a maximum period of three (3) minutes for passenger vehicles or thirty (30) minutes for commercial vehicles.

Passenger vehicles shall not be stopped in these zones under any circumstances between the hours specified except while the operator is in attendance.

Any person violating the provisions of this subdivision shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than Five (\$5.00) Dollars nor more than

Fifty (\$50.00) Dollars, or by imprisonment in the County Jail for a term not exceeding ten (10) days, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Amending Section 32 of the Traffic Code by Providing That the Board of Supervisors Shall Designate Streets Upon Which Parking or Stopping is Prohibited, and Time Period Applicable Thereto, and Penalties for Violation.

Bill No. 3884, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending Section 32, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, by providing that the Board of Supervisors shall designate, by resolution, those streets upon which parking or stopping is prohibited and the time period applicable thereto, and providing for penalties for a violation thereof.

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

Section 1. Section 32, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, is hereby amended to read as follows:

SEC. 32. Parking Control. After a survey of parking conditions and a public hearing, the Board of Supervisors shall designate, by resolution, those streets or alleys upon which parking is prohibited or restricted and the time period applicable thereto, and those streets or alleys upon which stopping is prohibited.

The Police Commission shall erect, or cause to be erected, appropriate signs giving notice thereof.

Any person violating the provisions of any resolution now in effect, or hereafter enacted, shall be guilty of a misdemeanor, and upon conviction thereof shall be subject to:

(a) Resolution prohibiting stopping on any street or alley. Fine of not less than five (\$5.00) dollars, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for a term not exceeding ten (10) days, or by both such fine and imprisonment.

(b) Resolution prohibiting parking on any street or alley between the hours of 7:00 a. m. and 6:00 p. m. Fine of not less than two (\$2.00) dollars, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for a term not exceeding five (5) days, or by both such fine and imprisonment.

(c) Resolution prohibiting parking on any street or alley for a longer period of time than permitted in said resolution. Fine of not less than one (\$1.00) dollar, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for a term not exceeding five (5) days, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Re-reference to Committee.

The following, from Police Committee without recommendation, was taken up:

Amending Traffic Code by Adding New Section 69, Providing for Removal of Vehicles Left Standing Upon Streets Upon Which Stopping is Prohibited.

Bill No. 3883, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending Article 3, Chapter XI (Traffic Code), of the San Francisco Municipal Code, by adding thereto a new section to be known as Section 69, providing for the removal of vehicles left standing upon streets upon which stopping is prohibited.

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

Section 1. Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, is hereby amended by adding a new section to be known as Section 69, to read as follows:

SEC. 69. Removal of Vehicle Improperly Standing. (a) Any vehicle which is left standing upon any street or side thereof, upon which the Board of Supervisors have, by resolution prohibited the stopping of vehicles, shall be deemed to be stopped in an unusual position and shall be deemed to obstruct the normal movement of traffic on said street or side thereof, and may be removed by any officer referred to in Section 585 of the Vehicle Code of California, subject to the procedure provided in said Section 585.

(b) The provisions of subdivision (a) of this section shall be effective only when the Police Commission erects, or causes to be erected, appropriate signs giving notice of the hours during which the stopping of vehicles shall be prohibited.

Approved as to form by the City Attorney.

Discussion.

Deputy Chief Riordan explained the need for the foregoing legislation.

Supervisor Christopher opposed passage. He thought the \$5 minimum fine was sufficient to keep anyone from parking in prohibited areas unless there was a very great emergency. Nor did he wish the garages to do a wholesale business of towing machines from the street. He urged the members of the Board to vote against the bill.

Thereupon, Supervisor MacPhee, seconded by Supervisor McMurray, moved for re-reference to the Police Committee.

After further brief discussion, during which Deputy Chief Riordan stated that he had no objection to re-reference to committee, there being no objection, the motion *carried* and the foregoing bill was *re-referred to Police Committee*.

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

Refinancing Outstanding Obligations Incurred in Connection With Purchase of Market Street Railway.

Supervisor Christopher presented Proposal 5442, requesting the Controller to look into the matter thoroughly, with a view to devis-

ing means whereby a portion of the City's inactive deposits funds may be loaned to the Public Utilities Commission for payment of its outstanding obligations to the Bank of America.

Referred to Finance Committee.

Requesting New Schedule of Municipal Railway Fares.

Supervisor MacPhee presented Proposal 5443, requesting the Public Utilities Commission to place into effect a new schedule of Municipal Railway fares, in which will be incorporated the following: 10¢ fare, 3 rides for 25¢, \$1.05 weekly pass.

Referred to Public Utilities Committee

Called Out From Committee.

Supervisor MacPhee, after discussing briefly the question of the need for a second bay crossing and the requested appropriation of \$37,500 as San Francisco's contribution toward a necessary survey to determine such need, called out from Committee legislation thereon, and moved that said legislation be considered on Monday, March 11, 1946, at 3:00 p. m.

No objection, and so ordered.

Supervisor MacPhee discussed, also, the question of boundaries of McLaren Park, and urged that the subject matter be made a Special Order of Business for Monday, March 11, 1946, at 3:00 p. m.

No objection, and so ordered.

Traffic Code.

Supervisor MacPhee called attention to the need for a new Traffic Code to incorporate changes recently made, both by the Board of Supervisors and by the State Legislature.

Thereupon Supervisor MacPhee presented Proposal No. 5441, requesting that a new traffic code be prepared so that all changes might be incorporated in one code, and that the City Attorney draw up the new code in cooperation with the Police Department.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Police Committee to Study, With the View of Finding Remedy Therefor, the Question of Increasing Motor Vehicle Accidents.

Supervisor MacPhee presented:

Proposal No. 5444, Resolution No. 5296 (Series of 1939), as follows:

Whereas, San Francisco's traffic analysis for the year 1945 shows that 147 persons were killed as a result of motor vehicle accidents of various kinds and that this figure represents an increase in excess of 50 per cent more persons killed than in the average of the four years immediately preceding the war; and

Whereas, while the total of traffic deaths in 1945 was the highest in San Francisco's history, the number, thus far, for 1946 is sixty (60%) per cent higher than for the same period in 1945; and

Whereas, personal injuries which do not result in death, as well as property damage, as a result of accidents involving motor vehicles, have increased in the same or a greater ratio; and

Whereas, this aggravated traffic situation, which is expected to grow worse when additional cars are available, is extremely detrimental to the welfare of the residents of this community, resulting as it does in loss of life, mental anguish, physical suffering and a staggering property loss, one material consequence of which is to increase the insurance premiums for property damage and public liability on San Francisco registered automobiles so that they are in excess of premiums paid on cars registered in other cities of comparable size on the Pacific Coast; and

Whereas, although the Police Department has sought, with all the facilities at its command, to alleviate congestion and to regulate traffic so as to result in a minimum of deaths, injury and property damage, accidents continue and increase so that it becomes imperative now to evolve some plan pursuant to which traffic hazards in San Francisco may be reduced to the absolute minimum; now, therefore, be it

Resolved, That the Police Committee of this Board be and is hereby directed to take cognizance of the situation herein referred to and immediately to hold hearings for the purpose of discussing the problem and providing a solution therefor; and be it

Further Resolved, That to assist it in its studies and recommendations, the Police Committee is hereby directed to invoke the assistance of all the official agencies charged in any manner with traffic control, and of such private agencies as the San Francisco Chapter, National Safety Council, the California Automobile Association, the San Francisco Chamber of Commerce, the San Francisco Junior Chamber of Commerce, the Draymen's Association, the Central Council of Improvement Clubs, the Down Town Association, the San Francisco Labor Council, the San Francisco Building Trades Council, the CIO, and of any other private agency qualified to assist in the solution of this vitally important civic problem.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

In Memoriam—Jack Leonard.

Supervisor Mead presented:

Resolution No. 5297 (Series of 1939), as follows:

Whereas, The Almighty has summoned to his eternal reward Mr. Jack Leonard, International Representative of the Laborers' Union, American Federation of Labor; and

Whereas, for many years Mr. Leonard was well and favorably known to be members of this Board of Supervisors as the able and respected representative of his labor group, and the Board joins with Mr. Leonard's family and host of friends in deeply mourning his passing; now, therefore, be it

Resolved, That this Board of Supervisors, taking sad cognizance of Mr. Jack Leonard's untimely passing, when it adjourns this day, does so out of respect to his revered memory; and be it

Further Resolved, That the Clerk be and he is hereby directed to forward to Mrs. Stella Leonard, bereaved widow of the late Mr. Jack Leonard, a suitably engrossed copy of this resolution as an expression of the Board's heartfelt sympathy and condolences.

Unanimously adopted by rising vote.

Modernization of Street Lighting on Market Street.

Supervisor Sullivan presented:

Proposal No. 5446, Resolution No. . . . (Series of 1939), as follows:

Whereas, the street lighting system on Market Street from the Embarcadero to Valencia Street was installed in 1915 and at that time was considered such a system as was appropriate and efficient for the main street in San Francisco; and

Whereas, this lighting system is now obsolete and 50 per cent inefficient and, under present traffic conditions, such a system as is not conducive to facile or efficient traffic operation or to the conservation of life and property; now, therefore, be it

Resolved, That the Public Utilities Commission be and is hereby respectfully requested to include as a supplement to its streetlighting budget for the fiscal year 1946-1947 a sum sufficient to provide on Market Street from the Embarcadero to Valencia Street such a system of electric lighting, including standards and trolley span supports as in the opinion of the commission will render most effective and economical service.

Referred to Finance Committee.

RECESS.

The Board of Supervisors, at the hour of 6:40 p. m., pursuant to motion by Supervisor Christopher, made earlier during the day's proceedings, recessed to reconvene at 8:00 p. m. to resume its consideration of the 3:00 p. m. Special Order of Business.

RECONVENING OF BOARD.

The Board of Supervisors reconvened at 8:35 p. m., pursuant to recess, to resume its consideration of the streetcar transportation situation.

(See transcript of proceedings inserted elsewhere in Journal.)

RECESS.

The Board of Supervisors, at the hour of 10:55 p. m., on motion by Supervisor Mancuso, seconded by Supervisor Sullivan, recessed to reconvene on Tuesday, February 26, 1946, at 2:30 p. m., to sit as a Committee of the Whole to consider salary standardization.

DAVID A. BARRY, Clerk.

TUESDAY, FEBRUARY 26, 1946—2:30 P. M.

X The Board of Supervisors met pursuant to recess to sit as a Committee of the Whole to consider salary standardization.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, MacPhee—3.

Quorum present.

President Dan Gallagher presiding.

Supervisors Brown and MacPhee were noted present at 3:10 p. m.

Supervisor Sullivan was excused from attendance at 4:30 p. m.

CALL OF THE BOARD.

Supervisor Mead, immediately following roll call, moved that the Sergeant-at-Arms be instructed to bring in the absent members of the Board, inasmuch as no one had been excused from attendance, and all members, with the exception of Supervisor Colman, had expressed their intention to be present. Motion seconded by Supervisor Sullivan.

No objection, and motion carried.

However, Supervisors Brown and MacPhee were noted present at 3:10 p. m., and the motion for call of the Board was not pressed.

Request for Opinion From City Attorney as to Legality of Civil Service Commission's Report on Salary Standardization.

Mr. Dion Holm, Assistant City Attorney, referred to letter dated February 19, and addressed to the City Attorney, asking for an opinion on the question as to whether or not the recommendations of the Civil Service Commission with respect to salary standardization are legal within the meaning of Section 151 of the Charter. Mr. Walter Dold, who is studying the question, has not yet completed his work on the opinion. The City Attorney does not want to render an opinion on the question without its first having received full consideration. In connection with the study of the question, the report by Mr. Charles, President of the Civil Service Commission, should be studied. That report had just been received; the City Attorney had not yet had a chance to study it. The opinion from the City Attorney would not be ready for two or three days. In the absence of such opinion, Mr. Holm suggested, the Board should anticipate that the Majority Report of the Civil Service Commission was correct, and begin its hearings on that assumption. The Board would still have the right to disregard either the majority or the minority report and to formulate its own opinion as to what it wished to adopt.

Supervisor Mancuso, thereupon, suggested that without the opinion from the City Attorney, the Board could only assume that the salary schedule as submitted by the Civil Service Commission was legal and to proceed on that assumption.

The Chair declared that the only thing before the Board was the majority report of the Civil Service Commission. The minority report is not before the Board. However, any member of the Board can move that the report by Commissioner Charles be accepted in lieu of the majority report.

Supervisor Mead questioned the legality of the "Charles'" report.

The Chair again declared that the only matter before the Board was the majority report of the Civil Service Commission.

Supervisor Mancuso warned against adopting a salary standardization schedule and then finding out that there was no valid salary standardization ordinance. That was the reason for the request for an opinion from the City Attorney.

The Chair advised that the Board was not going to adopt any report at the present time. The Board will merely hear from interested citizens.

Supervisor Mead announced that he desired to present a resolution requestin^g the Civil Service Commission, in submitting the salary standardization ordinance, to submit a separate ordinance containing the proposed rates of pay for classifications subject to the provisions of Section 151.3 of the Charter.

However, after brief statements by Mr. Henderson, representing the Civil Service Commission, Mr. Alfred Smith, of the Bureau of Governmental Research and Assistant City Attorney Dion Holm, Supervisor Mead moved that the Clerk be instructed to prepare a separate salary standardization ordinance covering groups provided for under Section 151.3 of the Charter.

The City Attorney advised that no action, either by motion or resolution, was necessary to obtain the results desired by Supervisor Mead.

However, Supervisor Mead then moved that the Civil Service Commission be requested to comply with the terms of Section 151.3 of the Charter. Motion seconded by Supervisor Brown.

No objection, and motion carried.

Supervisor Brown suggested that in the absence of a definite opinion from the City Attorney, the entire discussions and proceedings heretofore taken were premature.

The Chair ruled that the only matter before the Board was the report of the majority members of the Civil Service Commission.

Communications.

The following communications were presented, read by the Clerk and ordered inserted in the Journal of Proceedings:

February 25, 1946

The Honorable
The Board of Supervisors,
Room 235, City Hall
Gentlemen:

In accordance with the request contained in Resolution 4799 adopted by your honorable Board on July 2, 1945, the Commission has conducted a survey concerning wages paid in private employment and other governmental jurisdictions in this state to determine what wages and salaries are generally prevailing for comparable services and working conditions in the municipal government. This survey was commenced in July, 1945, and was completed by the staff of the Commission during December, 1945, and the report was submitted to the Commission on January 11, 1946. On January 31, 1946, February 4, 1946 and February 7, 1946 the Commission held public hearings to receive protests and supplemental information from employees and their representatives, unions, taxpayer groups, and the public or interested citizens generally. Thereafter the Commission formu-

lated the proposed salary standardization schedules and submits them herewith for consideration by the Board of Supervisors. Pursuant to the provisions of Section 151 of the Charter, the proposed schedules of compensation were published on February 16th and February 23rd.

Data concerning salaries and wages paid in their respective jurisdictions were collected from the following public services:

Alameda County, Los Angeles City, Los Angeles County, Los Angeles City Schools, Los Angeles Water and Power, Oakland City, Sacramento City, San Mateo County, California State Personnel Board, Federal Civil Service Commission, East Bay Municipal Utility, Metropolitan Water District (Los Angeles), San Diego City, and San Diego County.

We requested information from three hundred private employers in San Francisco and the bay area, but only two hundred of these firms were able to cooperate with us and supply information for one reason or another. In addition, information was obtained regarding specialized services from more than one hundred fifty private firms. The two hundred private firms cooperating in the general survey are as follows:

	No of firms
Manufacturing—durable goods	24
Manufacturing—non-durable goods	38
Wholesale	11
Retail	6
Construction	9
Services (Business, financial, technical and professional) .	37
Services (Hotels, buildings, restaurants, laundries, hospitals, etc.)	40
Public Utilities	35
	200

Transmitted herewith is the following material:

- (1) The recommended schedules of compensation, containing also a compilation of a summary of the data obtained in the survey.
- (2) The detail of the data secured in the survey. It should be noted that this material includes in detail all of the data included in Item 1 above in summary form.
- (3) Report of additional information concerning changes in wage scales in Los Angeles County and the Los Angeles Water and Bureau Department obtained subsequent to the completion of the survey.
- (4) Copy of "Statement of the Civil Service Commission by Commissioners Wolff and Maxwell."
- (5) Copy of a letter addressed to the Personnel Director and Secretary of the Civil Service Commission by Commissioner Wolff under date of February 18, 1946.

It is not possible for me to include at this time the additional material referred to in this letter (Item 5). Some of it will be transmitted to your honorable Board on February 25th, and the further information referred to in this letter which can be obtained will be transmitted as quickly as possible.

The proposed schedules of compensation transmitted herewith were approved by a majority vote of the Commission at its meeting on February 13th. Commissioner Charles dissented, stated his reasons therefor and said that he would file his own recommendations for the information of the Board of Supervisors, together with his reasons for opposing the majority recommendations.

The Commission calls attention to the fact that wage structures generally are being revised upward, and these changes have been continuously occurring since "V-J" Day. Between "V-J" Day and January 1, 1946 approximately one-third of the two hundred firms that supplied data for the survey raised wages. These wage changes which occurred up to January 1st are not included in the specific data set forth in the reports listed under Items 1 and 2 above, but the overall value of the wage changes has been approximated and indicated in the report listed under Item 1 above in the following manner:

Where such changes have occurred a statement appears opposite the services affected, as follows:

"General wage change, plus — per cent."

Since January 1st further upward revisions in wages have occurred among these two hundred firms, and in a re-check now in progress it appears that approximately forty additional firms have granted more or less general increases to their employees. None of these increases occurring after January 1, 1946 are reflected in any manner in the reports transmitted herewith, because the survey was completed and the data tabulated and typed immediately after January 1st.

Likewise, information was obtained on February 5th that Los Angeles County and the Los Angeles Water and Power Department had granted wage increases to some or all of their respective employees since the data contained in the attached reports were gathered and tabulated. Accordingly we sent a representative to Los Angeles on February 6th to obtain as full information as possible, and this information is forwarded to you herewith. This information was received by the Commission during the public hearings referred to above, and was taken into account by the Commission in arriving at its recommendations.

In addition to all of the information and data referred to heretofore, which has been taken into account in arriving at the recommendations of the majority of the Commission, the recommendations have also taken into account and reflected in the proposed schedules approved by the majority of the Commission the following factors and conditions referred to in the statement of Commissioners Wolff and Maxwell attached hereto, and made a part of the Commission action, which are not included in the staff reports and data, and to that extent Commissioners Wolff and Maxwell state that they consider the staff reports as modified accordingly:

More advantageous working conditions in some jurisdictions than in the San Francisco municipal service, such as longer annual vacations in the Federal service (four weeks) and the State service (three weeks); more liberal sick leave policies in some other services; failure of the staff report to compensate for a work week in some services of 38 hours per week as against our 40 hours, even though the work week in these services extends over a period of 5½ days per week as against our 5 days; additional information presented by employees and employee organizations at the public hearings referred to above; failure of the staff report to take into account the differential in the cost of living between San Francisco and Southern California areas amounting to an estimated 10.7 per cent lower cost of living in Southern California; the failure of the staff report to include in its data any consideration for the increased cost of living in San Francisco, and the failure of the staff report to take into account the existing salary standardization schedules adopted by your honorable Board effective July 1, 1943.

The Commission therefore calls your attention to the statement made by Messrs. Wolff and Maxwell transmitted herewith and to the existing salary standardization schedules adopted by your Board effective July 1, 1943.

Since the report was tabulated and the Commission approved the proposed schedules on February 13, 1946, a number of wage changes have been approved by the Wage Adjustment Board in Washington for building trades crafts. On February 27 the Commission will forward a supplemental report containing all revisions approved by the Wage Adjustment Board up to that date and not included in the present report.

It is estimated that the application of the proposed schedules of compensation will result in an overall annual payroll increase of \$3,802,085, of which \$2,011,115 will directly affect the tax rate, and \$1,790,970 will largely occur in operations supported by other revenues. This amount is an estimate, and assumes no change in the present plan of annual seniority increments as provided under the present salary standardization ordinance.

The Commission also directs that the attention of the Board be called to the fact that the proposed schedules will not be effective until the fiscal year beginning July 1, 1946, and will continue in effect until modified or amended by the Board of Supervisors.

Respectfully submitted,

CIVIL SERVICE COMMISSION,
WILLIAM L. HENDERSON,
Personnel Director and Secretary.

Statement of the Civil Service Commission by Commissioners
Wolff and Maxwell.

San Francisco, California,
February 13, 1946.

On motion duly made and seconded Commissioners Wolff and Maxwell requested that the following statement of the Civil Service Commission, in regard to the salary standardization schedules hereinafter recommended, be incorporated in the record of these proceedings, and be sent to the Board of Supervisors as a part of the letter of transmittal;

In formulating the proposed schedules of compensation as agreed upon by the Commission, and as hereinafter set forth and recommended, the Civil Service Commission makes the following statements of fact:

(1) Section 151 of the Charter provides that the compensations fixed under salary standardization

"Shall be in accord with the generally prevailing rates of wages for like service and working conditions in private employment, or in other comparable governmental organizations in this state; provided, that for specialized services which are peculiar to the municipal service and not duplicated elsewhere in private or other governmental organizations in this state, the Commission shall recommend and the Board of Supervisors shall fix the compensation which shall be in accord with the wages paid in private employment or other governmental organizations in this state, for the nearest comparable service and working conditions; and, provided, further, that if the Civil Service Commission determines on the basis of facts and data collected as hereinafter provided, that the rates generally prevailing for a particular service in private employment, or, in other gov-

ernmental organizations, are inconsistent with the rates generally prevailing in private employment, or other governmental organizations for services requiring generally comparable training and experience, the Commission shall set forth this data in its official records and shall recommend and the Board of Supervisors shall fix the compensation for such service that shall be consistent with the compensations fixed by the Board of Supervisors for other service requiring generally comparable training and experience."

(2) The survey made by the staff of the Civil Service Commission was commenced on about August 1, 1945, and was completed in November, 1945, and covered some 200 local firms and private employers, and 11 public jurisdictions. At this point we call attention to the fact that the data submitted in the record sheets must be read in connection with the tabulated report submitted therewith, which is entitled "Detail of Data Secured," and in which it appears that much higher salaries are being paid in private industry or governmental jurisdiction to classifications of municipal service than appears on the record sheets of the data submitted by the staff of the Commission.

By way of illustration, the Commission calls attention to an example on page 42 of the report of "Detail of Data Secured." Here you will find salaries paid in private industry or governmental jurisdiction to *General Clerk* as high as \$240 per month. This would certainly substantiate the \$230 maximum allowed by the Commission under the present salary standardization report to the Board of Supervisors.

By way of further illustration, we call attention to two basic classes in the B Division, namely, *B4 Bookkeeper*. The 1943 schedule is \$175-225; the Civil Service Commission is recommending \$210-260. A substantial number of the positions checked by the staff show that private firms are paying \$197 to which must be added the staff's own viewpoint of a 4 per cent increase. The "Detail of Data Secured" (which is the green-covered report) shows that on page 41 in private industry they are paying this class from \$200 to \$300 per month. On page 1 of "Detail of Data Secured" (the green-covered report) of the staff, it is shown that in Los Angeles and in Oakland *B4 Bookkeepers* are paid \$245.

In the Class *B222 General Clerk*, under the 1943 schedule, we paid \$160-200. The Civil Service Commission recommends \$185-230. At least a thousand employments of private firms checked by the staff pay this class from \$166 to \$240, to which should be added the 4 per cent wage increase. (See page 42 of "Detail of Data Secured" (the green-covered report).)

There are undoubtedly some of this class of clerks in private industry who earn more than \$240, but undoubtedly the staff has placed these in the Senior Clerk class.

The Commission is advised that Oakland and Alameda public jurisdictions pay their clerks in this classification \$215. However, they are working on a 38-hour week basis. If this was converted to a 40-hour week it would add 5 per cent, or \$10, to the rate of pay. Likewise, every extra week of vacation over the two weeks allowed in San Francisco is worth 2 per cent or \$4.

The above facts will appear to show that the Commission's recommendation for *B4 Bookkeeper* and *B222 General Clerk* is lower than is paid in private employment for a very substantial number of employees.

It is quite proper for the Commission and the Board of Supervisors to take into consideration in setting salary rates the information and data contained in the report of the staff entitled "Detail of Data

Secured" (the green-covered report), which is to be transmitted to the Board of Supervisors.

The Commission calls attention to the fact that the information contained in this data was obtained by the staff of the Commission during their investigation from some of the 200 local firms and private employers, and the 11 public jurisdictions which the staff contacted.

(3) The Commission was also of the opinion that the proper allocation of positions by the staff in preparing their record sheets would show higher data for wage rates. By way of example, the attention of the Commission has been called to the fact that most public jurisdictions have Junior Clerks, Intermediate Clerks, and Senior Clerks. In the San Francisco Civil Service we do not have Junior Clerks. We are advised that duty statements of Junior Clerk specify their duties as those of a "Beginning Clerk." This is more like the Commission's so-called class of "Office Assistant." The duties, however, of the Intermediate Clerk are exactly the same as those of the Commission's "General Clerk." The staff, in making up its report sheets, included the data from both Junior Clerks and Intermediate Clerks as a basis for determining the prevailing wage for Clerks. By this method the salary supposed to be the prevailing wage for Clerks is greatly reduced.

(4) The Commission also calls attention to the fact that after the gathering of data by the staff was completed in November, 1945, and after the same was tabulated, the 200 local firms and private employers theretofore contacted by the staff were rechecked by them to determine if any general wage increases or adjustment had been made in those firms after the data was originally obtained. The staff advises the Commission that one-third of the 200 firms aforementioned reported to them in this recheck that wages had been generally increased after the original report had been tabulated.

It is a matter of common knowledge that following the cessation of the war with Japan, when wage ceilings were lifted, there has been a continuous and rapidly changing wage structure upward in both private and public employment in San Francisco and throughout the State.

(5) In this connection the Commission calls attention to the fact that the specific data as to salaries set forth by the staff in the record sheets of the Survey Report do not reflect the changes and wage increase scales that have been made as up to January 1, 1946, since V-J Day.

The staff, finding that time did not permit them the opportunity to change or carry forward the figures in the record sheets so as to reflect and show the actual wage being paid in the various classifications of municipal service, merely placed at the top of each service, where they had been advised of wage increases, a brief note indicating their views as to the percentage of increase of wages to be added to the record sheet. For example, on page 3 of the record sheet under "B Clerical Service" (the green-covered report of the staff) appears the notation "General Wage Change Plus 4%." If the staff's viewpoint is to be given authenticity it would be necessary to take all the data given and add the 4 per cent to it in order to truly reflect the wage being paid to General Clerks.

It is the opinion of your Commission, however, that the 4 per cent figure arrived at by the staff is incorrect. From the protests filed with the Commission, and statements made by representatives of General Clerks at the open hearing before the Commission, the Commission's attention was directed to the fact that the general wage increases for General Clerk up to December 31, 1945, was from 10 to 22 per cent. The average increase would therefore be at least

15 per cent. Upon inquiry of the staff as to how they arrived at the 4 per cent increase, the Commission was advised that it was the staff's viewpoint that if one-third of the firms gave increases of an average of 15 per cent, then to them it was equivalent to a general increase of 4 per cent.

The Commission believes it preferable for the Board of Supervisors to have a complete picture of increase in wages in all types of classifications, and will request the staff to furnish this information on a separate record sheet.

The Commission will also request the staff to make a recheck of the 200 private firms and 11 public jurisdictions contacted to ascertain what the present status of wage rates are, and to comply with the above request by compiling for the Board of Supervisors the present wage rates, in all classes of municipal service.

The Commission will also request the staff to prepare for the Board of Supervisors on separate record sheets the highest wages being paid in all classifications of municipal service, by private industry, and public jurisdiction, so that the information will be available for instant use. This information will be taken from the records of the staff entitled "Detail of Data Secured" (the green-covered report).

(6) The Commission calls attention to the fact that the information received by the staff on its recheck took place some time in November or December, 1945. However, at the Commission's public hearings held in February, 1946, the Commission was advised by several of the protestants that a very large percentage of the remaining firms have given wage increases since the staff's recheck. The Commission was also informed at these public hearings that the firms not increasing the wage scales of clerks and other classes of municipal service, are presently working under existing contracts which expire, some in April and some in May, 1946, and that Union representatives have already given notice to the employers for the added increase in the wage rates. Undoubtedly the wage increases granted in the new contract will be brought to the attention of the Board of Supervisors at their hearings.

(7) The Commission has merely used a few of the basic classes as illustrations, but the same principle applies to the other classes of municipal service as well.

(8) The Commission also calls attention to the fact that the staff's report does not include any allowance for more advantageous working conditions than those in municipal service, such as added periods of vacation, bonuses, additional holiday privileges, allowance of uniforms (where such are required), shorter work week, additional sick leave, and/or other benefits.

At this point it might be well to again call attention to Section 151 of the Charter wherein it is provided that:

"Under the schedules of compensation recommended by the Civil Service Commission and adopted by the Board of Supervisors as herein provided, *like compensation shall be paid for like service.*"

Again in the same section it is provided:

"The compensations fixed as herein provided shall be in accord with the generally prevailing rates of wages *for like service and working condition . . .*"

At this point the Commission wishes to give an illustration of this very subject matter of "like working conditions." In the State of California employees are allowed three weeks' vacation. In the federal service they are allowed four weeks' vacation. In the San

Francisco municipal service, however, they are allowed only two weeks' vacation.

It might be interesting for all to know that on January 22, 1946, the City Attorney ruled that where vacations had been improperly denied to a municipal employee, he was "entitled to be paid by the city in money for the number of days vacation which he was improperly denied." This certainly shows that vacations are considered a part of the wage scale.

The Commission calls attention to the fact that each extra week of vacation over the two weeks allowed the local municipal service is worth in salary rate weighting 2 per cent, or \$4. No allowance was made by the staff in their record sheets for this difference in working conditions.

(9) Another item which merits serious consideration in connection with "like working conditions" is that in some of the data obtained by the staff, the employees are working in private industry or public jurisdictions, 38 and 38½ hours per week. The schedule prepared by the staff is on the basis of a 40-hour week. No allowance was made for this difference in working hours. In other words, an employee working in private industry or public jurisdiction 38 or 38½ hours per week had his wage scale set up as a basis for an employee working for the municipal service 40 hours per week. The Commission does not believe this proper because it does not reflect "like working conditions."

The Commission calls attention to the fact that if this 38- or 38½-hour work week was converted into a 40-hour work week it would add 5 per cent to the wage rate, or \$10.

This was not done by the staff in their record sheets, although the report is based upon the 40-hour work week.

(10) Another illustration submitted for your consideration is the fact that a great deal of data is submitted by the staff in their record sheets showing wages paid in various classifications in the Los Angeles area. It is a known fact that there is an 11 per cent differential in the cost of living between Los Angeles and San Francisco, San Francisco holding the highest place in cost of living. No consideration is given by the staff to this fact.

In 1943 the Civil Service Commission found the same conditions existing between the two communities. In the salary standardization report to the Board of Supervisors in 1943 the Commission considered this as a factor in determining the wage scales of the two cities, and allowed 11 per cent in order to place them on a par with San Francisco so far as actual cost of living was concerned. The Board of Supervisors adopted the plan, the Mayor approved the same, and the case of *City and County of San Francisco v. Boyd*, 22 Cal. Rep. (2d) 685, resulted in the Court sustaining the salary schedule. The Commission is of the opinion that the same consideration should be given this report, and so declared. The staff, however, has not given this factor any consideration.

(11) In the 1943 salary standardization program the Commission allowed 2 and 4 per cent respectively for the difference between the working conditions in the case of the state and federal government and the municipal service, insofar as vacations are concerned.

(12) The Commission also calls attention to the fact that since the obtaining of the data by the staff, and during the time of the open meetings of the Commission, held in February, 1946, the Commission was advised that there had been further wage increases in Los Angeles County service and in the Los Angeles light and power service.

(13) The Commission also calls attention to the fact that the

staff in their report do not give any consideration to cost of living in San Francisco. In this connection it may be well to note that based on figures compiled by the United States Bureau of Labor Statistics, the cost of living in San Francisco shows an increase of 34.4 per cent from the year 1939 to November of 1945.

The Commission notes in the monthly bulletin of the California Federation of Civil Service Associations, dated February, 1946, Bulletin No. 2, dealing with clerical workers in the San Francisco municipal service, the following statement:

"The net increase in salaries received by the clerical worker has been approximately 13 per cent."

The above statement has reference to the period of time from 1939 to 1945.

(14) In this connection the Commission directs attention to the fact that the provisions of Section 151 of the Charter have already been litigated and interpreted by the Supreme Court of California, and in the case of *City and County of San Francisco v. Boyd*, the Supreme Court held as follows (referring to a previous salary and wage survey):

"Based on such data and on changed economic conditions resulting in an increased cost of living, the commission, as required by the charter, after several public hearings, at which all interested persons were heard, published its proposed schedule of rates of wages ranging from 85¢ to 92½¢ an hour, together with a comparison of existing schedules. Thereafter (and also as required by the charter) the commission transmitted the schedule to the board of supervisors with a summary of the facts and data obtained and considered by it in recommending the proposed rates."

The Supreme Court in this case stated further:

"In our opinion, the phrases *do not require that the rates of wages recommended by the commission* or fixed by the board be identical with or not higher than the generally prevailing rates, but rather that there be a reasonable or just correspondence between the rates established and those elsewhere prevailing, i.e., that they be in harmony with and substantially conform to such other rates."

In this connection the Commission calls attention to the fact that in the 1943 salary standardization recommendation the staff did consider the cost of living in San Francisco, as a factor.

(15) Under this decision it is clear that the Commission has discretion in considering not only the data obtained in a comprehensive survey, but also in considering as a factor and to give effect in its recommendations to the economic conditions and cost of living in this community.

(16) The Commission feels that this decision clearly indicates that the Commission is not restricted to a rigid consideration and determination of the wage rates submitted from private employment or other governmental jurisdiction in this State.

(17) Accordingly, the Commission, in adopting and recommending the compensation schedules hereinafter set forth, have taken into account and consideration, not only the data collected and submitted by the staff in their survey, but also additional data subsequently obtained and reported by the staff and data furnished by protestants of wage increases which become effective after their survey was completed, and even after the recheck by the staff.

(a) The Commission took into consideration that the survey commenced August 1, 1945, a matter of six months ago, and was

concluded three months ago, and that all the up-to-date data has not been obtained because of the limited time involved.

(b) The Commission also considered the fact that there were more advantageous working conditions in private industry or governmental jurisdiction, such as added vacation periods, shorter work week, bonuses, additional holiday privileges, allowance of uniforms (where such is required), additional sick leave and/or other benefits, including allowance for differential in cost of living between Los Angeles and San Francisco.

(c) The Commission also considered not only the data furnished them by the staff, but the facts and data contained in the employees' written and oral protests, much of which seemed merited to the Commission.

(d) The Commission also took into consideration rates of pay recommended for comparable specialized service in the municipal government, as well as present existing salary schedules in the San Francisco municipal service.

(e) The Commission also took into consideration the other facts and factors set forth in this statement.

(f) The Commission took into consideration the full range of salaries paid in private industry or public jurisdiction from the lowest to the highest paid salary therein as set forth in the "Detail of Data Secured" (the green-covered report) of the staff, plus the additional factors hereinbefore enumerated, which were not given proper consideration by the staff in its record sheet report.

(18) In order to give effective consideration to all facts and factors set forth in this statement, and not recognized or considered in the report of the staff, the Commission requested the staff to immediately prepare new schedules. The staff replied that this could not be done due to the shortness of time in which to transmit the schedules to the Board of Supervisors for their consideration. It consequently became necessary for the Commission to work out a formula for its own guidance in order to carry out the provisions of Section 151 of the Charter and the decision in *City and County of San Francisco v. Boyd*, *supra*.

The Commission was convinced that the recommendations of the staff in their report for decreasing the salary rates set up in the 1943 salary standardization program was without merit, since it is patent to all who may be interested that wages have materially increased in all classes of work since 1943 to date.

Of course, it was a simple matter to bring about a reduction in the wage rate structure by the elimination of all the factors allowed by the Commission in the 1943 salary standardization program, such as vacation periods, shorter work week, bonuses, additional holiday privileges, allowance of uniforms (where such are required), additional sick leave and/or other benefits, including allowance for differential in costs of living between Los Angeles and San Francisco. Inasmuch as the staff did not have the time to make up new schedules which would embrace all these factors, the Commission determined that in their opinion if the factors were all made a part of these schedules, without considering the increase in wages and cost of living increase in San Francisco since 1943, the rates of pay would certainly be equal to and on a par with the schedules of the salary standardization program of 1943.

(19) All these facts and factors, heretofore mentioned in this statement, before the Commission, the Commission then determined that the provisions of Section 151 of the Charter, and its interpretation as set forth in the case of *City and County of San Francisco v. Boyd*, *supra*, would be carried out by the Commission if it added a

15 per cent increase to the wage rates provided for in the salary standardization schedule of 1943, of less than \$500, and a 10 per cent increase of salaries of \$500 or more. In this connection it is to be noted that some classifications are related to other classes.

(20) In the case of the higher administrative positions in the municipal government the Commission has had the benefit of the advice and suggestions of a committee of major municipal officials. The Commission has given serious and careful consideration to the salaries recommended for these positions by these officials. The Commission believes that the salaries recommended for these higher officials, like all the other salaries submitted herewith, are justified on the basis of salaries paid in private employment or governmental jurisdiction for comparable positions, and they are entirely merited.

It should be noted that by vote of the people, the salaries of the Chief Administrative Officer, Manager of Utilities, Controller, and Director of Public Works, were removed from the Charter and made subject to salary standardization schedule provisions of the Charter in November of 1945. At the same time the limitation on the salaries of several county officials heretofore fixed by Charter were removed by vote of the people.

These are indications to us that the voters desire to properly and adequately compensate these officials.

The Commission calls attention also to the fact that last November the voters approved substantial increases in compensations for all ranks of Police and Fire Department.

In view of all these facts and the Commission's study of the data submitted to them by the staff, protestants, and public officials, as is indicated herein, and in consideration of the present local economic conditions, the Commission hereby recommends to the Board of Supervisors the schedules of compensation hereinafter set forth. The Commission sincerely believes that they are entirely merited and supported.

Communication from Commissioner Charles.

February 25, 1946.

The Board of Supervisors,
City Hall, San Francisco.

Gentlemen:

When the Civil Service Commission on February 13, 1946, adopted the proposed salary standardization schedules now before your honorable board for consideration I voted against the proposed schedules and stated that I would file with the Board of Supervisors my reasons for disapproving the schedules and I would also submit to the board my own recommendations.

I desire to file with the board, and make a part of your record, the statement which I made in respect to both the method used by the majority of the Commission in arriving at its recommendations, as well as the proposed rates of pay. A copy of this statement is submitted herewith.

The rates of pay recommended by the majority are not based on data as to wages prevailing in private and other governmental jurisdictions as required by the Charter but are based on the existing salary standardization schedules adopted by the Board of Supervisors and effective July 1, 1944. For most classifications the majority of the Commission adopted a formula through which the existing rates of pay would be increased 15 per cent and 10 per cent above the existing schedules without regard to rates of wages currently prevailing in private employment. For this reason the entire structure of wage rates submitted by the majority of the Commission is, in my opinion, illegal

The arguments advanced by the majority of the Commission in the original statement which was made a part of the record of the proceedings of the February 13th meeting of this Commission, and the second statement by Commissioners Wolff and Maxwell which was filed at the February 20th meeting are, in my opinion, fallacious and are attempts to rationalize and justify this illegal action.

The staff of the Commission made a comprehensive investigation of rates of pay in private employments and other governmental organizations in this state and it is my belief that the survey data submitted by the staff presents an accurate and valid report of the mass of data obtained. I can see no merit in any criticism of the staff report and certainly there can be no justification for discarding or ignoring or distorting the staff report.

The schedules which I submit herewith are generally higher than the original "Indicated New Rates" of pay set forth in the staff report. This is due to three factors as follows:

1. The staff's original Indicated New Rates of pay provided generally a 20 per cent spread between the minimum and maximum pay for the various classifications. The schedules which I submit herewith provide generally for a 25 per cent spread between the minimum and maximum rates for classifications in which the minimum is \$200 per month or less, and 20 per cent spread for classifications carrying a minimum in excess of \$200 per month. Thus the maximum salary for a class with a minimum salary of \$160 becomes \$200 as against the \$190 in the staff report.

2. New data has been received by the staff and the Commission subsequent to the time the staff report was submitted. For instance, in the Los Angeles Water and Power Department an over-all 10 per cent salary increase on the first \$300 monthly salary and 5 per cent on amounts in excess of \$300 per month but with a minimum salary increase of \$60 per month, has been approved and will be effective March 1. In the Los Angeles County service approximately half of the employees have been granted increases averaging approximately 6 per cent. Also about 40 private firms that reported salaries in the survey have adjusted wages upward since January 1.

3. The staff report presented the original data with a minimum of interpretation and adjustment, properly leaving to the Commission the exercise of whatever discretionary judgment may rest with the Commission in analyzing the data submitted. I have applied what I consider a liberal, but still reasonable, judgment in formulating schedules on the basis of this data.

I have attempted to formulate salary proposals based on the data as to wages prevailing and comparable service. Examination of the schedules proposed by me will, however, indicate apparent departures in several instances from the data. This is due to the necessity of maintaining proper pay relationships as between classifications which are related in one way or another and for maintaining the established and traditional relationships between certain classifications in the municipal service.

The data available relating to many administrative posts are sketchy and meager. I have accordingly taken into consideration the data available and in addition the relative responsibility and importance of the positions involved and have recommended schedules for such positions accordingly.

The salary rates which I recommend for attorneys and positions are for full-time service. There should be no privilege of private practice in addition to municipal employment for such professional men if they are paid a full-time salary by the city.

I have recommended rates of pay for platform men on the Municipal Railway which are the highest presently paid in any large system in California, namely, San Diego. The rates which I recom-

mend are in excess of those paid on the Key Route System, higher than the Los Angeles Street Railway System, and higher than the Pacific Electric, or the California Cable. It may be noted that some of the working conditions on the San Diego system are more favorable than in the San Francisco service. For instance, on that system platform employees receive premium pay of time and a half after 44 hours per week. Time and a half is paid for holidays worked, also 10 minutes' pay is allowed for "pull-out" time and 15 minutes for "turn-in" time. San Diego is a one-man car operation and I believe that that fact at least balances the more favorable working conditions.

I am informed that new contracts covering certain building trades crafts have been, or will be, approved by the Wage Adjustment Board and that therefore the wages suggested herein for such classifications are subject to modification.

Respectfully,

(Signed) ALLAN E. CHARLES, President,
Civil Service Commission.

Statement by Commissioner Charles and Included in Record of Proceedings of the Commission at Its Meeting on February 13, 1946, at His Request.

It is necessary for me to disapprove of the compensation schedules proposed by the majority of the commission. The rates proposed for most of the classifications were arrived at by the application of an arbitrary formula which does not conform to the requirements of Section 151 of the Charter. The formula used by the majority of the commission was to determine the new maximum pay or top of the pay range for a particular class by adding 15 per cent on the present maximum below \$500 per month and 10 per cent on the present maximum above \$500 per month. Then, by allowing for a spread of 25 per cent (20 per cent spread on the higher paid classes), the minimum for that class was reached. The Charter states that the compensation shall be in accord with the generally prevailing rates of wages for like service and working conditions in private employment or in other comparable government organizations in this state, and that these prevailing rates shall be determined solely on the basis of facts and data obtained by the commission in a comprehensive survey of wages and salaries elsewhere in the state. The staff of the Civil Service Commission has made a comprehensive survey to obtain the necessary information to enable the commission to arrive at the generally prevailing rates. Since the staff's recommendations were published, additional information has been secured covering salary changes, and the commission is in a position to recommend compensations fixed according to the Charter; that is, in accord with the generally prevailing rates of wages.

In my judgment, the action of the majority in applying the formula of 15 per cent to existing maximums up to \$500 and 10 per cent to existing maximums above \$500 wholly disregards the provisions of the law binding upon us and yields results which in many instances are not in accord with the prevailing rates of wages. Thus, both the method used by the majority of the commission and the results contravene the Charter law.

I do not believe that the Charter gives us the right to base proposed rates on speculation as to changes in wage levels which may be made in the future by private employers and other governmental jurisdictions or to disregard the wage and salary schedules prevailing throughout California.

It should also be pointed out that the majority of the commission have in many instances departed from their 15 per cent and 10 per

cent formula when the Civil Service Commission staff's written recommendations were higher. As the staff's recommendations were based upon the wage data which they had collected, the result in such cases should be sound.

While I realize that the many changes in rates of pay which have occurred since last August have made the task of the commission and its staff more difficult, there is no justification for the commission's complete departure from the standards given us by the people as set forth in the Charter.

It is my belief that many of the city salaries have been out of line with prevailing rates in the past. The application of the arbitrary 15 per cent and 10 per cent will throw them further out of line.

The majority of the commission has made recommendations for a number of increases in executive salaries which are based, not upon the formula above mentioned, but upon comparative data and a comparison of positions. I am in accord with many of these recommendations, but not all of them.

My own views are that the commission is now in a position to make its proposals upon prevailing rates of wages and should do so. In the light of the information as to wage changes secured by our staff within the last month, some increases over the recommendations issued by our staff are indicated, and most, if not all, of the cuts in compensation could properly be eliminated. In view of the high cost of living and the consequent urgent need of the city employees for money, and in light of the changing wage pattern, I think we would adopt a liberal approach in determining what compensation should be paid. That, however, does not permit us to fix our own standards without regard to the law.

In view of my conviction that the proposals of the majority of the commission are illegal, I intend to submit to the Board of Supervisors, at the time the majority report goes to them, my own recommendations as to the compensation which should be established.

Discussion.

Supervisor Brown, commenting on the entire subject matter of salary standardization, stated that "we have a direct statement by the Chairman of the Civil Service Commission that the proposed salary standardization figures have been illegally arrived at." Under the circumstances, declared Supervisor Brown, he did not see how the Board could proceed without the opinion from the City Attorney. He would therefore move that the Board suspend consideration of salary standardization until the City Attorney has rendered his opinion.

Motion *failed* for want of a second.

Thereupon, the Chair questioned the City Attorney, Mr. Dion Holm, as to whether the Board would be acting properly in considering the report presented by the majority of the Civil Service Commission.

Mr. Dion Holm replied that the opinion as to the legality of the Civil Service Commission majority report would not be ready for a couple of days, but there was nothing harmful in the Board's consideration of that majority report, together with the data submitted, and also considering the report submitted by Commissioner Charles, if the Board so desired.

Supervisor Mead held that the only matter before the Board was the "majority" report. The Board could accept, reject or amend that report. The Board can, of course, if it desires, listen to the "minority" report, and do as it sees fit with it. Thereupon, he moved that the "minority" report be received and filed.

Motion *failed* for want of a second.

Mr. Holm advised that the motion by Supervisor Mead was not necessary. The "minority" report could be considered along with the "majority" report, if the Board so desired. However, that was a matter of procedure for the Board to decide; it was not a question of law. Personally, he believed the "minority" report should be given the same consideration as would be given to a statement by any other individual.

Committee of the Whole.

Supervisor Mead, seconded by Supervisor Mancuso, moved that the Board of Supervisors resolve itself into a Committee of the Whole, for the purpose of hearing interested parties in connection with salary standardization.

No objection, and motion carried.

Thereupon, Supervisor Mead, seconded by Supervisor MacPhee, moved that the President of the Board act as Chairman of the Committee of the Whole.

No objection, and so ordered.

Communication from Bureau of Governmental Research.

The following communication was presented, read by the Clerk, and ordered inserted in the record:

February 26, 1946

Board of Supervisors
City Hall
San Francisco 2, California

Gentlemen:

Salary recommendations submitted by the Civil Service Commission majority were, according to statements in the record, based on arbitrary increases of 15 per cent for all salaries below \$500 and 10 per cent for salaries above \$500. The recommendations of the majority included some salaries from the staff report, where the report indicated a higher rate than the percentage formula would produce. The two-man majority allegedly did not use the staff report as the basis for fixing salaries, as, in their opinion, the staff report did not "reflect the changes that have been made in wage scales since V-J Day," and for other reasons. According to the minority report, submitted by President Allan E. Charles of the Civil Service Commission, both the method used and the results contravene the Charter.

The rates of crafts and other union groups are not affected. Under Section 151.3 special procedure has been adopted for annual wage changes for union employments. Section 151.3, adopted last November, states, "Notwithstanding any of the provisions of Section 151 or any other provisions of this Charter, whenever any groups or crafts establish a rate of pay . . . through collective bargaining agreements with employers" and the rate is generally recognized or prevailing in San Francisco "and the Civil Service Commission shall certify that such rate is generally prevailing," the Board of Supervisors shall fix such rate as the compensations for such groups and crafts employed in the City and County service. The provisions are new and the procedure is untried.

If this section means what it says, and the bureau believes it does, it will involve groups and classes of workers in addition to the crafts, such as janitors, platform men, elevator operators, etc., where union rates are in effect and involve a majority of the employees and establishments. Union rates are generally well below the recommendations of the commission majority. The bureau believes it is imperative for the Civil Service Commission to determine, by a factual survey, whether or not the union rates are the rates generally prevailing in San Francisco for "other union groups," in order to avoid the possibility of court action.

In the bureau's opinion, the method used to fix salaries and the results obtained for salaried positions by the Civil Service Commission majority are illegal, as they do not conform either with the Charter provisions or the 1943 court decision. There is every reason to believe that sufficient data was available to enable the commission to comply with the Charter in fixing rates on the basis of prevailing wages in private and public employment; that the commission has no legal right to attempt to foretell conditions in the future and fix City and County salaries in accord with what the commissioners think will be the future living costs and salary levels; and that having presented the Supervisors with a salary schedule that does not conform to law, the Supervisors, if they accept this proposal as the basis for future action, may invalidate the whole salary proceeding, as there would be more than a reasonable doubt as to the legality of the salary schedule resulting therefrom.

President Charles states in his public statement that the civil service staff made a comprehensive survey in accordance with the Charter to obtain the necessary data on prevailing rates; that the report was brought up to date and the commission was "in a position to recommend compensations fixed according to the Charter; that is, in accord with the generally prevailing rates of wages."

A compilation by this bureau shows that 180 out of 575 salaried classes recommended by the commission majority exceed the highest rates found by the civil service staff in public jurisdictions in California and private employment in San Francisco. One-third of the rates are higher than the highest rates found by the civil service staff anywhere in California, which do not conform to the Charter formula that salaries be fixed in accord with the generally prevailing rates.

The majority report refers to the *San Francisco v. Boyd* case in the Supreme Court of California in 1943, quoting from the decision, where the decision says the phrases (in the Charter) do not require that rates of wages recommended by the commission or fixed by the Board be identical with or not higher than the generally prevailing rates, "but rather that there be a reasonable or *just correspondence between the rates established and those elsewhere prevailing* i.e. *that they be in harmony with and substantially conform to such other rates.*" (Italics are ours.) "Other rates" refers to rates elsewhere prevailing. The court definitely refers to the rates prevailing elsewhere and further says that the rates established must substantially conform to such other rates. How can rates substantially conform to the prevailing rates without reference to and the use of the fact-finding report as the basis for such recommendations? In other words, the recommended schedule must conform to the rates prevailing in other public jurisdictions in California and private employment in San Francisco compiled in accordance with the Charter.

The Charter requires that proposed salaries shall be recommended by the Civil Service Commission "solely on the basis of facts and data obtained in a comprehensive investigation and survey or rates paid in private employment in San Francisco for like service and working conditions and public jurisdictions in the State of California." Section 151 of the Charter rules out the use of arbitrary increases which disregard the prevailing rates in public and private employment. The meaning of the Charter is clear.

The majority of the commission apparently was willing to accept the principle of prevailing rates for application to union jobs or crafts found in city employment where such positions are covered by union collective-bargaining contracts in private employment. The Civil Service Commission majority recommended the generally prevailing union rates for most of the various crafts employed by the City and County. There are some exceptions, where the bureau believes the

commission did not use comparable jobs as a basis for its recommendations or exceeded a going rate.

If the principle of fixing City and County wages at the prevailing rates can be applied to labor, craft and other union employments with the city, surely it is practicable to apply the same principle to the balance of the positions covered by salary standardization.

The President of the Commission, in his minority report, states that, in his judgment, the action of the majority in applying the formula of 15 per cent to the existing maximums up to \$500 and 10 per cent to existing maximums above \$500 wholly disregards the law binding on the commission and yields results which in many instances are not in accord with the prevailing rates of wages. "Thus, both the method used by the majority of the commission and the results contravene the Charter law."

The bureau's conclusion is that acceptance in any form by the Board of Supervisors of a document that has been set up on a questionable legal basis casts doubt on the legality of any action the Supervisors might take.

Very truly yours,

ALFRED F. SMITH,
Director.

Mr. John F. Shelley addressed the Board. He stated that in the main, the American Federation of Labor was behind the majority report. However, it was felt in some cases, even the majority report did not go far enough in some of the recommendations for increased salaries. Since V-J Day, continued Mr. Shelley, there have been many increases granted labor. However, in general, labor is in agreement with the majority report.

Mr. Paul Schnur, representing the CIO, stated that his people, in general, were in agreement with the position taken by Mr. Shelley. He believed that the Civil Service Commission's majority report was based on the proper approach, and that the 15 per cent general increase, under the circumstances, were warranted. However, it would not be out of line to approve a 25 per cent increase rather than a 15 per cent increase.

Proposal for Recess.

Supervisor Mead moved that the Board, at the hour of 5:30 p. m., recess, to reconvene at 8:00 p. m. to continue its consideration of salary standardization. Motion seconded by Supervisor Mancuso.

Supervisor MacPhee announced that he could not attend the proposed evening session. However, he had no objection to the motion.

Supervisor Brown stated that he could not be present until about 9:30 p. m.

Thereupon, there being no objection, the Chair declared the motion to be carried.

Supervisor Mancuso, after further brief discussion, moved that the Committee of the Whole proceed with the "A" Classification, speakers, if possible, to present written statements.

Thereupon, various classifications were taken up, as follows:

A106 Building Inspector. Mr. Jack Smith reported that this position was improperly considered as related to Foreman Carpenter. It should be related to General Superintendent, and the salary range should be \$375-400. Mr. Smith requested re-reference to Civil Service Commission.

A155 *Cribber*. Mr. Edminster requested classification to be considered during consideration of sewer cleaner classification.

A160 *Foreman Carpenter*; A161 *General Foreman Carpenter*. Jack Smith requested re-reference to Civil Service Commission. More information on rates for these classifications will be presented.

A412 *Plumbing Inspector*. George Kyne asked that classification be held open. Wage was pending before Wage Adjustment Board. He requested also that classifications A404, A408, A412, A416, A504 and A506 be held open.

E202 *Senior Electrical Railway Shop Mechanic*. Mr. Charles Foehm presented communication from International Brotherhood of Electrical Workers, requesting that foregoing classification be paid the prevailing rate, which should be \$12 per day.

M53 *Auto Mechanic*. Mr. Foehm held rate should be \$12.

M54 *Foreman Auto Machinist*. Rate should be adjusted.

Supervisor McMurray pointed out that the foregoing classifications should come under the motion previously made by Supervisor Mead.

B Classifications.

Mr. Jeffreys, representing the CIO, filed with the Board a copy of protests already filed with the Civil Service Commission. In that statement was raised the general question of a 25 per cent increase in salaries for the "B" Group. The report of the Civil Service majority, in principle, stated Mr. Jeffreys, parallels the position taken by the CIO with regard to the B Group. However, the CIO recommends a 25 per cent increase instead of a 15 per cent increase, and will submit copies of a supplemental statement further strengthening its position.

B152 *Court Room Clerk*. Mr. Al Baptiste requested salary comparable to salaries in Police Court and Justices' Court, in Oakland, which start at \$333.33.

B160 *Law Clerk*. Mr. Harry Koch stated that for many years the salaries of the Law Clerks and the Court Room Clerks were the same. The work is very similar and the responsibilities are equal. The salaries should be the same.

Mr. Floyd Lovens, representing the Municipal Executive Employees' Association, stated that his organization had a list of more than 100 classifications to present to the Board, and suggested that rather than taking up these classifications separately, they be submitted as a group. However, he would urge the Board to give the report careful consideration.

Supervisor Mancuso agreed that the request by Mr. Lovens was a fair one, and that the Board could submit the report to the Civil Service Commission.

L152 *Dental Hygienist*. Anita Junge, representing dental hygienists, presented data purporting to indicate a salary range of from \$300 to \$500 per month for comparable position.

RECESS.

The Board, at the hour of 5:40 p. m., recessed, pursuant to motion made earlier in the day's proceedings.

DAVID A. BARRY, Clerk.

TUESDAY, FEBRUARY 26, 1946—8:00 P. M.

The Board of Supervisors reconvened as a Committee of the Whole, pursuant to recess, to continue its hearings on salary standardization legislation.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer—7.

Absent: Supervisors Brown, Colman, MacPhee, Sullivan—4.

Quorum present.

Supervisor Mancuso presided, on motion by Supervisor Mead.

Supervisor Sullivan was noted present at 9:00 p. m.

Hearings on Salary Standardization Resumed.

B23 Director, Bureau of Accounts, Public Utilities Commission; B54 Director, Bureau of Public Service; B60, Secretary, Public Utilities Commission. Mr. Mitchell, Director, Bureau of Personnel, Public Utilities Commission, read statement from Manager of Utilities, requesting that the salaries of the foregoing classifications be set up at a fixed amount, rather than setting up a salary range, and that said amount be the top salary as recommended by the Civil Service Commission. Data concerning these classifications, Mr. Mitchell reported, is contained in the report submitted by the Municipal Executive Employees' Association.

Mr. Cameron King, Registrar of Voters, addressed the Board at length, in support of the "Majority" report of the Civil Service Commission, and referring specifically to classifications as follows: B222 General Clerk; B408 General Clerk-Stenographer; B512 General Clerk-Typist.

Supervisor Gallagher presented request by Mr. Schlessinger that consideration of classifications C102, C104, C104.1, C107, C108, C111, C302, one "J" classification and two "O" classifications be postponed until a later date.

No objection, and so ordered.

Mr. Roland Davis, of the Civil Service Building and Maintenance Union, reported that he was satisfied with the recommendations in the "Majority" Civil Service Commission report.

D2 Bailiff. Mr. Jeffreys of the CIO was in favor of the Commission's recommendation for Bailiffs.

D60 Jailer; D64 Captain of Watch. Supervisor Mancuso presented letter written by Mr. Francis Smith, requesting salary ranges as follows: D60 Jailer, \$220-280; D64 Captain of Watch, \$260-300.

D102 Writ Server. Mr. Howard Dietterle requested salary range for Writ Server be made comparable to salaries paid in adjacent counties. He requested a range of \$275-300.

Captain Doolin, Superintendent of the Airport, addressed the Board at length on several classifications of employees of the Airport, outlining the duties of employees and expressing dissatisfaction with recommendations by the Civil Service Commission. He referred specifically to and requested change in salary range for classifications as follows: F50 Maintenance Chief, San Francisco Airport, \$350-425; F52 Crew Chief, San Francisco Airport, \$225-275; F61 Superintendent of Airport Operations, \$500-750.

F372 *Manager and Chief Engineer, Bureau of Light, Heat and Power.* Mr. Mitchell requested that whatever salary the Board decides to be proper, the salary be set, not as a salary range, but at the highest amount in any proposed range.

F706 *Chief Valuation Engineer.* Mr. Dion Holm, after outlining the responsibilities of the foregoing position, urged that the Board set a minimum salary at \$750 per month.

G5 *Chief Land Appraiser; G11 Chief Building Appraiser.* Supervisor Gallagher presented communication signed by Mr. Reed and Mr. Luft, occupants of the foregoing positions, requesting approval of salary rangers as submitted in report by the Municipal Executive Employees' Association.

G15 *Property Auditor, Assessor's Office.* Mr. Kripp urged that salary range for foregoing position be the same as that for other appraisers. Appraisers have been heretofore paid the same salaries.

G84 *Director of Personnel, Public Utilities Commission.* Mr. Mitchell requested that salary be set as a single salary, rather than as a salary range.

H42 *Chief, Division of Fire Prevention and Investigation.* Supervisor Gallagher reported that the range was \$460 to \$500, as recommended by the Civil Service Commission, which was \$50 more than that received by Assistant Fire Chiefs.

I6 *Pastry Cook.* Mr. O'Hare pointed out that the entrance rate for this position has not been increased 15 per cent, nor has a 15 per cent increase been recommended for this classification.

I116 *Orderly.* Mr. O'Hare pointed out that the range as recommended for Orderly was \$130 to \$165, whereas the recommended salary range for the next higher classification, that of I120 Senior Orderly, was \$150 to \$190. A promotion would, therefore, reduce the salary by \$15.

The Chair suggested that there was evidently a mistake. The same would be true for I208 *Porter Foreman* and I210 *Head Porter*. The attention of the Civil Service Commission should be called to these classifications.

I154 *Laundress.* Supervisor Gallagher presented letter asking for adjustment in salary range. However, no definite amount was requested.

T56 *Probation Officer.* Supervisor Sullivan presented to the Board Judge Theresa Meikle, who addressed the Board on behalf of Probation Officers. Judge Meikle outlined the duties and responsibilities of Probation Officers and urged the Board of Supervisors to approve a salary range of \$240-290.

Supervisor Gallagher presented communication requesting wage scale for Probation Officers to be set at \$250-300.

T60 *Senior Probation Officer.* Mr. Jeffreys requested wage scale of \$300-350.

T57 *Psychiatric Social Service Worker.* Mr. Cameron King urged that the scale set for this classification should be the same as for T56 Probation Officer.

Mr. L. C. Turnbladh, National Probation Officer, urged a minimum salary of \$250.

Mr. George Jones, of the Haight-Ashbury Improvement Club, reported that the club had voted unanimously in support of increase for T56 Probation Officer.

Mr. James Fitzsimon, Local 251, CIO, expressed satisfaction with the Majority Report of the Civil Service Commission except that the report did not give enough consideration to the increased cost of living. Classifications J4, J152, J156, J160 and J162 should be sent back to the Civil Service Commission with requests for rates comparable to those paid on the State Belt Railroad.

J4 Laborer. Mr. Hugh Jamison reported that negotiations were in progress for a minimum wage rate for laborers. A minimum rate of \$1.05 is expected.

J152 Trackman. Mr. Jamison requested rate of \$1.25 per hour.

J156 Switch Repairer. Mr. Jamison requested rate of \$1.37½.

J160 Track Welder. \$1.65 per hour requested.

J166 Track Foreman. Want \$1 per day above next lower classification.

Mr. Edminster, business representative of Laborers' Union, amplified the remarks by Mr. Jamison.

J54 Book Repairer. Mr. Frank Moitoza, representing the Federation of Municipal Employees, requested at least \$180 per month for Book Repairer.

Mr. Jeffreys, of the CIO, stated that he did not agree with the Civil Service Commission's report as to classes P52, P54, P57 and P58.

P52 Public Health Nurse. Mr. Jeffreys requested range of \$200-250.

P58 Director of Public Health Nursing. Range requested of \$400-500.

Mrs. Charles Chesterman, member of Aptos P.-T.A., and Mr. Dan Scannell supported request for higher salary range for nurses.

Mr. Dan Scannell requested salary ranges as follows: P102 *Registered Nurse*, \$175-225; P104 *Head Nurse*, \$225-260; P208, *Operating Room Nurse*, \$190-240.

L18 Director of Public Health. Supervisor Christopher desired that the Director of Public Health be given equal status, as to salary, as some of the other higher bracket employees and officials. He would make a definite recommendation later on.

L404 Psychologist. Mr. Jeffreys requested range of \$250-300.

L406 Senior Psychologist. Mr. Jeffreys requested range of \$300-350.

L152 Dental Hygienist. Mr. Moitoza requested range of \$200-300.

L602 Audiometer Technician. Mr. Moitoza requested range of \$200-250.

L504 Emergency Hospital Surgeon. Mr. Dan Scannell recommended that the salary for Emergency Hospital Surgeon be set at at least \$400 per month. He would submit supporting data later on.

L452 X-Ray Technician. Mr. O'Hare requested range of \$200-250.

N403 Public Service Director, Mayor's Office. Mr. Eneas Kane reported that the Mayor, the Chief Administrative Officer, and the Manager of Public Utilities had recommended salary range of \$550 to 625 for similar positions in their respective departments. The report submitted by the Municipal Executive Employees' Association recommends a salary range of \$600-750. Class B54 Director, Bureau of Public Service, with approximately the same outlines of

duties and responsibilities, has a recommended salary range of \$550-660. An investigation of these various classifications should be made before a final conclusion is reached.

N56 Market and Food Inspector. Mr. Scannell requested salary range of \$275-325. Supervisor Christopher supported the request by Mr. Scannell.

N64 Dairy Inspector. Supervisor Christopher recommended salary range of \$275-350.

N204 Housing and Industrial Inspector. Mr. Scannell requested salary range of \$275-325.

Mr. Scannell announced that he would present additional data in respect to *N53 Assistant District Supervisor*. He was requesting salary range of \$350-400.

N154 Horticultural Inspector; N354 Inspector of Weights and Measures. Mr. Moitoza recommended that salary ranges for above classifications be increased.

O166.1 Junior Operating Engineer. Mr. Frank A. Larson, of the International Union of Operating Engineers, Local 64, AFL, requested continuance of consideration of the foregoing classification. Mr. Larson also requested continuance of consideration of *O158.1 Operating Engineer* and *O172 Chief Operating Engineer*.

O210 Sewer Cleaner. Mr. Edminster requested wage of \$12.50 per day. There were no other comparable positions, he declared.

O252 Dryer-Mixerman. Mr. Thomas Byrne requested hourly wage of \$1.70.

Mr. Byrne requested also, hourly rates for classifications, as follows: *O254 Foreman, Asphalt Plant*, \$1.72¼; *O260 Rammer*, \$1.32¼; *O264 Paver*, \$1.39¼; *O276 Asphalt Worker*, \$1.41; *O280 Sub-foreman, Asphalt Finisher*, \$1.33¾; *O282 Foreman Asphalt Finisher*, \$1.41. He would present supporting data later on.

Mr. Hugh Jamison called attention to the pay of Cribbers and Asphalt Workers, which, he declared, were comparable in the past.

P111 Night Supervisor. Mr. Moitoza requested salary range of \$240-290.

"S" Classification, Street Railway Service.

Mr. Roland Davis, in general statement, requested for Street Railway classifications an increase of 27½ cents per hour over the present rates. The Commission has recommended an increase of 12½ cents per hour in the top rates, and 10 cents in the beginning rates. Rates have been established elsewhere 28½ cents above those in San Francisco. Monthly rates should also be increased correspondingly.

Mr. Henry S. Foley requested for specific classifications, rate increases as follows: *S104 Motorman*, 27½ cents per hour; *S106 Bus Operators*, 30 cents per hour; for night work, 10 cents per hour additional to day rates; for *Instructors*, 20 cents per hour additional.

S124 Supervisor of Schedules. Mr. Charles Brogan requested salary range of \$350-400.

Mr. Mitchell stated that the nearest comparable job in California was in Los Angeles, with a salary of \$367 per month. However, that job was not comparable in many ways.

U142 Assistant Superintendent, City Distribution. Mr. Oscar Goldman outlined the duties of his position, and a salary of \$710.

After brief discussion as to the time of the next session, Supervisor Mancuso suggested that he did not believe the Board could make any recommendations until it had received the requested opinion from the City Attorney. For that reason he would suggest a recess until Thursday, February 28, at 10:00 a. m.

Supervisor Mead announced that he could not be present on Thursday. He thought, though, that some of the members who have heretofore been absent, should be present.

Supervisor Lewis questioned the necessity of waiting for the City Attorney's opinion, before continuing with the consideration of salary standardization.

Supervisor Mancuso, in reply, suggested that the Mayor would probably go along with the opinion of the City Attorney. If the City Attorney states that the recommendations of the Civil Service Commission are legal, the Board will have a basis on which to make recommendations.

Supervisor Gallagher felt it would be unwise for the Board to await receipt of opinion from the City Attorney before meeting again for further consideration of salary standardization.

Committee of the Whole Arises.

Supervisor Gallagher, seconded by Supervisor Meyer, moved that the Committee of the Whole rise and report.

No objection, and motion carried.

RECESS.

Whereupon, Supervisor Mead, seconded by Supervisor Meyer, moved that the Board recess until Wednesday, February 27, 1946, at 9:30 a. m. Motion seconded by Supervisor Meyer.

Supervisor Christopher objected to the time for reconvening. He intended to be present at the time decided, but he did object to the waste of time occasioned by the lack of a quorum. He suggested the hour of 10:30 a. m.

Suggestion accepted by Supervisors Mead and Meyer.

No objection, and motion to recess, to reconvene on Wednesday, February 27, at 10:30 a. m., carried.

Thereupon, the Board, at the hour of 12:15 a. m., February 27, 1946, recessed to reconvene at 10:30 a. m.

DAVID A. BARRY, Clerk.

WEDNESDAY, FEBRUARY 27, 1946—11:00 A. M.

The Board of Supervisors reconvened, pursuant to recess, to resume its consideration of salary standardization.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, Mead, Meyer, Sullivan—9.

Absent: Supervisors Colman, McMurray—2.

Quorum present.

President Dan Gallagher presiding.

The Clerk presented and read communication from the Civil Service Commission, quoting that portion of Section 151 of the Charter which deals with the procedure governing amendments to the proposed schedules of compensation recommended by the Civil Service Commission, and requesting that any amendments proposed by the Board of Supervisors set forth the specific rate of pay which the Board proposes to adopt or consider, and that notification to the Civil Service Commission be accompanied by the data considered by the Board of Supervisors as warranting the proposed amendments.

Supervisor Mancuso, in commenting on the communication from the Civil Service Commission, declared that the Commission already had information which he considered to be sufficient to warrant increased salaries. Since the compiling of the Commission's report, there have been additional salary increases, and in his opinion, there would be more increases. He was inclined to be very sympathetic with the lower bracketed groups, that is, those with salaries up to \$500 per month.

Thereupon, Supervisor Mancuso moved that a group of certain items that were not controversial, be sent to the Civil Service Commission immediately. Controversial matters could be sent to the Commission later. Motion seconded by Supervisor Sullivan.

Class B35 *Administrative Assistant, Juvenile Court*, should be sent to the Civil Service Commission, with recommendation for salary range of \$375 to \$450.

Supervisor Lewis believed that employees of the Juvenile Court, if anyone, should have increases. However, the Board would be recommending higher figures without any facts as to wages elsewhere in the State of California.

Supervisor Brown stated that he had no objection to asking for any information.

Supervisor Mancuso held that that was what the Board would be asking.

Supervisor Lewis called attention to the presence of Commissioner Wolff, who, he stated, did not agree with Supervisor Mancuso's views as to procedure. Therefore, he would move the privilege of the floor for Commissioner Wolff.

Privilege of the Floor.

Commissioner Wolff, on being granted the privilege of the floor, stated that on any matters sent to the Commission, a check would be made as to the cost and as to proper salaries for related classi-

fications. The Commission would not pass in judgment on matters at all. He did not agree with the point of view expressed by the Commission's secretary that the Board had to present any data at all.

Mr. Henderson replied, saying that he had merely quoted Charter language.

After further brief discussion, Supervisor Mancuso pointed out that he had made his motion for reference of certain items to the Commission only in the interest of saving time.

Supervisor Brown declared that before the Board could make any amendments, it must transmit to the Civil Service Commission all the data presented to it, and ask for the Commission's opinion as to whether the data warranted any amendment. Thereupon, he moved that the Board of Supervisors give to the Civil Service Commission all the information and data it has and request the recommendation of the Commission on any proposed changes in the schedule as presented. Motion seconded by Supervisor Meyer.

Commissioner Wolff stated that sending to the Commission protests about which Supervisor Brown and other members of the Board had spoken, would be but an idle act.

Thereupon, Supervisor Brown, with the consent of his second, withdrew his motion.

Supervisor Mancuso then moved that the Board refer to the Civil Service Commission, a suggested salary range of \$375-450 for classification B35 Administrative Assistant, Juvenile Court. Motion seconded by Supervisor Sullivan.

Supervisor Brown held that the Board must send any implied recommendation for any change to be made. The report by Commissioner Charles was the one he wanted to support. His recommendations, held Supervisor Brown, had been arrived at in the manner provided for by the Charter. He would oppose any recommendations otherwise arrived at.

Supervisor Mancuso, after further brief argument, reworded his motion, and moved that the Board send to the Civil Service Commission schedules heretofore submitted by the Civil Service Commission for a report as provided for in Section 151 of the Charter.

Supervisor Christopher stated that he would vote "Aye" with the intention of receiving information from the Commission whether or not the particular classification wants a change in salary range.

Supervisor Lewis felt that the proper procedure would be, after additional data had been presented, to call to the attention of the Civil Service Commission a recommendation based on information presented.

Thereupon, Supervisor Mancuso renewed his motion that the Board refer to the Civil Service Commission classification B35 *Administrative Assistant, Juvenile Court*, with proposed salary range of \$375-450. Motion seconded by Supervisor Sullivan.

Explanation of Votes.

Supervisor Lewis stated that the reason for his "No" vote, which he intended to cast, was that data supporting a request for increased salary range for classification B35 had not properly been presented.

Supervisor Brown announced that he intended to base his conclusions on the "Charles" report. He would vote "No."

Thereupon the roll was called and the motion was *carried* by the following vote:

Ayes: Supervisors Gallagher MacPhee, Mancuso, Meyer, Mead—5.
 Noes: Supervisors Brown, Christopher, Lewis, McMurray—4.
 Absent: Supervisors Colman, Sullivan—2.

Supervisor Christopher suggested that inasmuch as many of the members might have an interest in some particular classification, that all proposed changes be sent to the Civil Service Commission under the one motion.

There being no objection, the Chair agreed that such would be the procedure.

Thereupon, Supervisor Mancuso, under the blanket motion heretofore made, moved reference of class G15 *Property Auditor, Assessor's Office*, to Civil Service Commission, with suggested salary range of \$265-330; also G2 *Land Appraiser*, suggested salary range \$290-350; also, G8 *Building Appraiser*, suggested salary range \$290-350. Motion seconded by Supervisor Christopher.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
 No: Supervisor Brown—1.
 Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Sullivan, moved reference to Civil Service Commission of class I 120 *Senior Orderly*, with proposed salary range of \$165-190.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
 No: Supervisor Brown—1.
 Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Sullivan, moved reference to Civil Service Commission of class I 206 *Porter Sub-Foreman*, with proposed salary range of \$160-175.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
 No: Supervisor Brown—1.
 Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Sullivan, moved reference to Civil Service Commission of class I 210 *Head Porter*, with proposed salary range of \$185-205.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
 No: Supervisor Brown—1.
 Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Sullivan, moved reference to Civil Service Commission of class I 208 *Porter-Foreman*, with proposed salary range of \$175-185.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
 No: Supervisor Brown—1.
 Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Sullivan, moved reference to Civil Service Commission of class M158 *Boiler Inspector*, with proposed salary range of \$260-325.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Sullivan, moved reference to Civil Service Commission of class O210 *Sewer Cleaner*, with proposed salary of \$12.50 per day.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Mead, moved reference to Civil Service Commission of class P52 *Public Health Nurse*, with proposed salary range of \$200-250.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission of class P58 *Director of Public Health Nursing*, with proposed salary range of \$350-450.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Sullivan, moved reference to Civil Service Commission of class P54 *Supervisor, Public Health Nursing*, with proposed salary range of \$250-300.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Recess Proposed.

Supervisor Mead moved that the Board recess at 12:30 p.m. to reconvene at 2:00 p. m.

Supervisor MacPhee announced that he had no objection to recessing at 12:30 p. m., to reconvene on Friday, or Monday, but he would object to reconvening at 2:00 p. m.

Supervisor Mead announced that the present session was scheduled for 10:30 a. m. but it was 11:00 a. m. before the meeting started. He had a meeting himself at 2:00 p. m., which he would have to cancel, but the Board should continue its present meeting during the afternoon.

Thereupon, the roll was called and the motion to recess at 12:30 p. m., to reconvene at 2:00 p. m. was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, McMurray, Mead, Sullivan—6.

Noes: Supervisors Gallagher, MacPhee, Mancuso, Meyer—4.

Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission of class P57 *Assistant Director of Public Health Nursing*, with proposed salary range of \$300-350.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Assistant City Attorney Holm, following further discussion as to the proper wording of motion referring classifications to the Civil Service Commission, suggested that there be included in the motion the following language: "for a report as provided in Section 151 of the Charter, and that the data considered by the Board as warranting such amendments be forwarded to the Civil Service Commission."

Supervisor Mancuso accepted the suggested language as part of his motion, making the motion read:

"That the Board of Supervisors refer to the Civil Service Commission the following proposed amendments to the compensation schedules heretofore submitted by the Civil Service Commission, for a report as provided in Section 151 of the Charter, and that the data considered by the Board as warranting such amendments be forwarded to the Civil Service Commission."

Supervisor Mancuso, seconded by Supervisor Sullivan, moved reference to Civil Service Commission of class P102 *Registered Nurse*, with proposed salary range of \$175-225.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission of class P104 *Head Nurse*, with proposed salary range of \$225-260.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission of class P111 *Night Supervisor*, with proposed salary range of \$240-290.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Sullivan, moved reference to Civil Service Commission of class P208 *Operating Room Nurse*, with proposed salary range of \$190-240.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission of class T56 *Probation Officer*, with proposed salary range of \$240-290.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Sullivan, moved reference to Civil Service Commission of class T60 *Senior Probation Officer*, with proposed salary range of \$290-340.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission of class E202 *Senior Electrical Railway Shop Mechanic*, with proposed salary of \$12 per day.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Supervisor Christopher, seconded by Supervisor Mancuso, moved reference to Civil Service Commission, of class L18 *Director of Public Health*, with proposed salary range of \$833.33-1,000.

Supervisor Gallagher announced that he would vote against all proposed increases for higher bracketed employees.

Supervisor McMurray stated that while he agreed, generally, with the position taken by the Chair, he was in favor of an increase for Dr. Geiger.

The Chair announced that he was not opposed to Dr. Geiger. He was merely opposed to any increases for the higher salaried employees.

Supervisor Mead opposed the views of the Chair. People in the higher brackets are as much entitled to increase in salary as are those in the lower brackets. The increased cost of living affects them as much as it affects those in the lower brackets.

Supervisor Lewis agreed with Supervisors Christopher and Mead that Dr. Geiger should have higher pay. However, his vote will be on a strictly legal basis. He did not believe that he could vote in favor of the motion because of the lack of data.

Supervisor Christopher, in urging approval of his motion, stated that he believed that he had presented sufficient data during the previous meeting to warrant a reference to the Civil Service Commission. In general he was opposed to increasing the salaries of those in the higher brackets, but that would not stop him from correcting an inequity that had existed for some time. A good doctor would earn \$20,000 or \$30,000 in San Francisco. Why penalize Dr. Geiger?

Supervisor Lewis, after further brief remarks, stated that he would accept the views of Supervisor Christopher that other doctors receive more than Dr. Geiger.

Thereupon, the roll was called and the motion to refer class L18 to the Civil Service Commission was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Gallagher—1.

Absent: Supervisor Colman—1.

RECESS.

Thereupon, at the hour of 12:30 p. m., the Board of Supervisors recessed, to reconvene at 2:00 p. m.

DAVID A. BARRY, Clerk.

WEDNESDAY, FEBRUARY 27, 1946—2:30 P. M.

The Board of Supervisors met pursuant to recess.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, Mancuso, Mead, Meyer—6.

Absent: Supervisors Brown, Colman, MacPhee, McMurray, Sullivan—5.

Quorum present.

President Dan Gallagher presiding.

Supervisors Sullivan and McMurray were noted present at 2:45 p. m.

Supervisor MacPhee was noted present at 2:55 p. m.

Supervisor Brown was noted present at 3:20 p. m.

L602 Audiometer Technician. Supervisor Christopher, seconded by Supervisor Mancuso, moved reference to Civil Service Commission with proposed salary range of \$200-250.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, Mead, Meyer—6.

Absent: Supervisors Brown, Colman, MacPhee, McMurray, Sullivan—5.

N53 Assistant District Supervisor. Supervisor Christopher, seconded by Supervisor Lewis, moved reference to Civil Service Commission, with proposed salary range of \$350-400.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, Mead, Meyer—6.

Absent: Supervisors Brown, Colman, MacPhee, McMurray, Sullivan—5.

N56 Market and Food Inspector. Supervisor Christopher, seconded by Supervisor Lewis, moved reference to Civil Service Commission, with proposed salary range of \$275-325.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, Mead, Meyer—6.

Absent: Supervisors Brown, Colman, MacPhee, McMurray, Sullivan—5.

N64 Dairy Inspector. Supervisor Christopher, seconded by Supervisor Lewis, moved reference to Civil Service Commission, with proposed salary range of \$275-350.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, Mead, Meyer—6.

Absent: Supervisors Brown, Colman, MacPhee, McMurray, Sullivan—5.

N204 Housing and Industrial Inspector. Supervisor Christopher, seconded by Supervisor Lewis, moved reference to Civil Service Commission, with proposed salary range of \$275-325.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, Mead, Meyer—6.

Absent: Supervisors Brown, Colman, MacPhee, McMurray, Sullivan—5.

G2 Land Appraiser and G8 Building Appraiser. Supervisor Mancuso, seconded by Supervisor Lewis, moved reference of classes G2 and G8 to Civil Service Commission, with proposed salary range of \$290-350.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, MacPhee—3.

G4 Supervising Land Appraiser and G10 Supervising Building Appraiser. Supervisor Mancuso, seconded by Supervisor Christopher, moved reference to Civil Service Commission, with proposed salary range of \$370-450.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, MacPhee—3.

G5 Chief Land Appraiser and G11 Chief Building Appraiser. Supervisor Mancuso, seconded by Supervisor McMurray, moved reference to Civil Service Commission, with proposed salary range of \$470-570.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, MacPhee—3.

A106 Building Inspector. Supervisor Mancuso, seconded by Supervisor McMurray, moved reference to Civil Service Commission, with proposed salary range of \$275-375.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, MacPhee—3.

Action Rescinded.

Supervisor Mead announced that he had voted in error on the foregoing reference. He had intended to propose a different salary range. Therefore, he moved that the Board rescind the action just taken. Motion seconded by Supervisor Sullivan.

No objection, and action rescinded.

Thereupon, Supervisor Mead, seconded by Supervisor Sullivan, moved that class *A106 Building Inspector* be referred to the Civil Service Commission, with proposed salary range of \$275-400.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Mancuso—1.

Absent: Supervisors Brown, Colman, MacPhee—3.

D60 Jailer. Supervisor Lewis, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$230-260.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, MacPhee—3.

D64 Captain of Watch. Supervisor Lewis, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$260-300.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, MacPhee—3.

D102 Writ Server. Supervisor Gallagher, seconded by Supervisor Meyer, moved reference to Civil Service Commission, with proposed salary range of \$275-300.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, MacPhee—3.

F112 City Architect. Supervisor Meyer, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$600-750.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, MacPhee—3.

L504 *Emergency Hospital Surgeon*. Supervisor Lewis, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary of \$400 per month.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

T157 *Social Service Worker*. Supervisor Mancuso, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$235-275.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

S Classification—Street Railway Service.

Supervisor Mancuso expressed the thought that as long as San Francisco continues to pay cheap wages, there will always be cheap help on the Municipal Railway, and many accidents. After brief discussion, he moved reference to the Civil Service Commission, various classifications in the Street Railway Service, together with proposed wage rates, as follows:

S102	<i>Conductor</i>	1st 6 months.....	\$1.05	hour*
		2d 6 months.....	1.10	"
		3rd 6 months.....	1.15	"
S103	<i>Street Car Operator, Female</i>	1st 6 months.....	\$1.05	hour*
		2d 6 months.....	1.10	"
		3rd 6 months.....	1.15	"
S104	<i>Motorman</i>	1st 6 months.....	\$1.05	hour*
		2d 6 months.....	1.10	"
		3rd 6 months.....	1.15	"
S106	<i>Bus Operator</i>	1st 6 months.....	\$1.10	hour*
		2d 6 months.....	1.15	"
		3rd 6 months.....	1.20	"

*Plus 20 cents per hour when instructing new employees when assigned by Superintendent.

Motion seconded by Supervisor Sullivan.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

J54 *Book Repairer*. Supervisor Lewis, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$130-180.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

L152 *Dental Hygienist*. Supervisor Lewis, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$200-300.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

F706 *Chief Valuation Engineer*. Supervisor Mead, seconded by Supervisor Lewis, moved reference to Civil Service Commission, with proposed salary range of \$750-1,000.

Supervisor Mancuso opposed the motion. The Commission's present recommendation was made, he declared, without substantial data, but entirely on the basis of a 10 per cent increase. He was opposed to increases in the higher brackets and would vote against this motion.

Thereupon, the roll was called and the motion to refer to the Civil Service Commission, class F706 *Chief Valuation Engineer*, was defeated by the following vote:

Ayes: Supervisors MacPhee, Mead, Meyer, Sullivan—4.

Noes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray—5.

Absent: Supervisors Brown, Colman—2.

Supervisor McMurray announced that he had inadvertently voted in error, and he desired to change his vote from "No" to "Aye."

However, the Chair declared the motion to be lost.

Subsequently during the proceedings, Supervisor Mead again brought up class F706 *Chief Valuation Engineer*, on which the Board had taken no action other than to defeat a motion for reference to the Civil Service Commission with proposed salary range of \$750-1,000. He then moved to refer to Civil Service Commission with proposed set salary of \$750. Motion seconded by Supervisor Meyer.

Supervisor Mancuso opposed the motion. If the Board refers one of the higher bracket employments to the Commission it should refer them all.

Supervisor Christopher held that the presumption was that this classification was being referred only for information. He was voting "Aye" in order to obtain report from the Civil Service Commission. He desired to know whether the Commission had made an error in its first recommendation. There can be no harm in receiving information from the Commission.

Supervisor Lewis declared that there was nothing in the motion to refer, as proposed by Supervisor Mancuso, in accordance with which all these subsequent motions for reference have been made, stating that the Board is asking for information. In making these references, the Board is referring proposed amendments to the Commission.

Supervisor MacPhee announced that his interpretation differed from that of Supervisor Lewis. He desired a report from the Civil Service Commission, after which he would make his own decision.

Thereupon, the roll was called and the motion was *carried* by the following vote:

Ayes: Supervisors Christopher, MacPhee, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Brown, Gallagher, Lewis, Mancuso—4.

Absent: Supervisor Colman—1.

N403 *Public Service Director, Mayor's Office*. Supervisor Mead, seconded by Supervisor Sullivan, moved reference to Civil Service Commission, with proposed salary range of \$550-625.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

No: Supervisor Mancuso—1.

Absent: Supervisors Brown, Colman—2.

F50 *Maintenance Chief, San Francisco Airport.* Supervisor McMurray, seconded by Supervisor Sullivan, moved reference to Civil Service Commission, with proposed salary range of \$350-475.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

F52 *Crew Chief, San Francisco Airport.* Supervisor McMurray, seconded by Supervisor Lewis, moved reference to Civil Service Commission, with proposed salary range of \$225-275.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

F61 *Superintendent of Airport Operations.* Supervisor McMurray, seconded by Supervisor Sullivan, moved reference to Civil Service Commission, with proposed salary range of \$500-750.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

F220 *General Superintendent of Streets.* Supervisor Meyer, seconded by Supervisor McMurray, moved reference to Civil Service Commission, with proposed salary range of \$600-750.

Supervisor Mancuso opposed the motion, stating that there was no data before the Civil Service Commission to substantiate the recommendations now before the Board, and there was no request by the Superintendent of Streets for an increase. If the Board approved this motion for reference, he had about 30 more classifications which he intended to present.

Thereupon, the roll was called and the foregoing motion *carried* by the following vote:

Ayes: Supervisors Christopher, MacPhee, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Brown, Gallagher, Lewis, Mancuso—4.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved reference to the Civil Service Commission, the various classes proposed by the Municipal Executive Employees' Association, together with the proposed salary ranges recommended by that association.

Supervisor Lewis, seconded by Supervisor Mead, moved that the classifications be taken up *seriatim*.

Supervisor Christopher objected to *seriatim* consideration.

The Chair ruled Supervisor Christopher's objections out of order.

After brief discussion, Supervisor Mancuso stated that he was not in favor of proposed increases for the classifications which he was recommending; in fact, he intended to vote against them all.

After further brief discussion Supervisor Mancuso withdrew his motion for reference of classifications to the Civil Service Commission.

Supervisor Brown suggested that there was a possibility that the City Attorney might be asked for ruling as to the legality of procedure, and he thought it would be a course of wisdom to keep alive the minority report. The way to do that, he believed, would be to refer it back to the Civil Service Commission with request for report back to the Board thereon. That could do no harm.

Thereupon, Supervisor Brown moved that the minority report be referred back to the Civil Service Commission for their comment and report back to the Board. Motion seconded by Supervisor McMurray.

Supervisor Mancuso stated that the Board did not know where it was until it had received the opinion from the City Attorney. However, he was opposed to the Charles report, for the lower brackets. In the upper brackets the Charles report was in excess of the Civil Service Commission's recommendations. The Charles report should not be sent to the Civil Service Commission unless the Board finds that it cannot proceed with the majority report.

Supervisor MacPhee agreed with a great deal of what Supervisor Mancuso had said about the Charles report. It will be necessary for the Board to have something before it legally so it can act. If the City Attorney rules that the majority report is illegal, then all the Board will have before it will be the request it has made for report by the Civil Service Commission, which will mean nothing.

The Chair held that if the City Attorney rules the majority report of the Civil Service Commission to be illegal, the Commission will have to prepare a new report. The Board of Supervisors should not go on record in so far as the Charles report is concerned.

After further brief discussion the roll was called and the motion by Supervisor Brown was *defeated* by the following vote:

Ayes: Supervisors Brown, MacPhee, Mead—3.

Noes: Supervisors Christopher, Gallagher, Lewis, Mancuso, Meyer, Sullivan—6.

Absent: Supervisors Colman, McMurray—2.

A6 *Supervisor of Maintenance and Repair of School Buildings.* Supervisor Meyer, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$505-605.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, MacPhee, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Brown, Gallagher, Lewis, Mancuso—4.

Absent: Supervisor Colman—1.

B160 *Law Clerk.* Supervisor Mancuso, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$250-315.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

B95.1 *Assistant Director of Public Works.* Supervisor Meyer, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$560-700.

Motion *failed* by the following vote:

Ayes: Supervisors McMurray, Mead, Meyer, MacPhee, Sullivan—5.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso—5.

Absent: Supervisor Colman—1.

B235 Director of Services, Assessor's Office. Supervisor Meyer, seconded by Supervisor Sullivan, moved reference to Civil Service Commission, with proposed salary range of \$330-400.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

Noes: Supervisors Brown, Mancuso—2.

Absent: Supervisor Colman—1.

N70 Chief Food and Sanitary Inspector. Supervisor Meyer, seconded by Supervisor Sullivan, moved reference to Civil Service Commission, with proposed salary range of \$350-550.

Motion carried by the following vote:

Ayes: Supervisors Christopher, MacPhee, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Brown, Gallagher, Lewis, Mancuso—4.

Absent: Supervisor Colman—1.

G206 Director of Property. Supervisor Mead, seconded by Supervisor Meyer, moved reference to Civil Service Commission with proposed salary range of \$650-800.

Motion carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

Noes: Supervisors Lewis, Mancuso—2.

Absent: Supervisor Colman—1.

B310.1 Senior Tabulating Machine and Key Punch Operator. Supervisor Mead, seconded by Supervisor Sullivan, moved reference to Civil Service Commission, with proposed salary range of \$325-400.

Motion carried by the following vote:

Ayes: Supervisors Christopher, McMurray, Mead, Meyer, Sullivan—5.

Noes: Supervisors Brown, Gallagher, Lewis, Mancuso—4.

Absent: Supervisors Colman, MacPhee—2.

Commending the Joint Senate and Assembly Interim Fact-Finding Committee on Highways, Streets and Bridges for Work They Have Accomplished With View to Improvement of Highways in State of California.

Supervisor McMurray presented.

Proposal No. 5450, Resolution No. 5299 (Series of 1939), as follows:

Whereas, for the past three days the Joint Senate and Assembly Interim Fact-Finding Committee on Highways, Streets and Bridges has been meeting to discuss all important matters of proposed free-ways throughout the state and improvements in present streets and highways; and

Whereas, the committee is considering the California Master Plan of highways which will embrace the traffic needs of the next 20 years with a contemplated expenditure of several hundred million dollars; and

Whereas, among the matters considered by the committee was the matter of proper access east and west of the proposed Bayshore Freeway in the area of from Silver Avenue to Salinas Avenue near the junction of Third Street; now, therefore, be it

Resolved, That the Board of Supervisors takes this opportunity to publicly commend the Joint Senate and Assembly Interim Fact-Finding Committee on Highways, Streets and Bridges for the excellent work they have accomplished with a view to the improvement of the highways in the State of California; and, be it

Further Resolved, That a copy of this resolution be forwarded to Senator Rudolph Collier, Chairman of the Joint Senate and Assembly Interim Fact-Finding Committee on Highways, Streets and Bridges and the members of the San Francisco Legislative delegation, Senator John Shelley, Assemblyman Edward O'Day, Assemblyman Albert Wollenberg, Assemblyman Thomas Maloney, Assemblyman Gerald Haggerty, Assemblyman George Collins, Assemblyman William C. Berry, Assemblyman Bernard Brady and Assemblyman Edward Gaffney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Adopted.

The following recommendations of his Honor the Mayor were taken up:

Leave of Absence—Honorable Edmund G. Brown, District Attorney.

Proposal No. 5451, Resolution No. 5300 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Edmund G. Brown, District Attorney of the City and County of San Francisco, is hereby granted a leave of absence for a period not to exceed four weeks commencing the 14th day of March and ending the 12th day of April, 1946, with permission to leave the state.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Leave of Absence—Honorable Dan E. London, Park Commissioner.

Proposal No. 5449, Resolution No. 5298 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Dan E. London, Park Commissioner, is hereby granted a leave of absence for a ten day period, starting March 1, 1946, with permission to leave the state.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Mr. Alfred Smith, of the Bureau of Governmental Research, called attention to report presented by him at the previous day's session of the Board, in which he had criticized the Civil Service Commission's recommendations on the grounds that many of them were out of line with the prevailing rates of pay.

O166.1 *Junior Operating Engineer.* Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission, with proposed salary of \$232.

Motion carried by the following vote:

Ayes: Supervisors Gallagher, Lewis, Mancuso, Mead, McMurray, Meyer—6.

No: Supervisor Brown—1.

Absent: Supervisors Christopher, Colman, MacPhee, Sullivan—4.

O168.1 *Operating Engineer*. Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission with proposed salary of \$290.

Motion carried by the following vote:

Ayes: Supervisors Gallagher, Lewis, Mancuso, Mead, McMurray, Meyer—6.

No: Supervisor Brown—1.

Absent: Supervisors Christopher, Colman, MacPhee, Sullivan—4.

O172 *Chief Operating Engineer*. Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission with proposed salary of \$360.

Motion carried by the following vote:

Ayes: Supervisors Gallagher, Lewis, Mancuso, Mead, McMurray, Meyer—6.

No: Supervisor Brown—1.

Absent: Supervisors Christopher, Colman, MacPhee, Sullivan—4.

RECESS.

Supervisor Mancuso called attention to the time limit within which the Salary Standardization Ordinance must be passed in order to make it effective by the beginning of the coming fiscal year.

Mr. Peddicord, of the City Attorney's office, following questioning by Supervisors Gallagher and Mancuso, suggested that the Board recess to reconvene on Friday, at which time the opinion from the City Attorney would be ready for presentation to the Board. He believed the Board would save time by not taking any action before that time.

Supervisor Gallagher requested permission to be excused from attendance on Friday morning, March 1, if a motion to recess until that time should prevail. He would be present sometime during the day.

Thereupon, on motion by Supervisor Mead, there being no objection, the Board, at the hour of 4:35 p. m. recessed to reconvene on Friday, March 1, 1946, at 10 a. m.

DAVID A. BARRY, Clerk.

FRIDAY, MARCH 1, 1946—10:00 A. M.

The Board of Supervisors reconvened in recessed meeting to resume consideration of salary standardization.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

Quorum present.

Supervisor Mancuso presiding, on motion by Supervisor Meyer.

City Attorney's Opinion on Salary Standardization.

The Clerk presented and read the following:

February 28, 1946

Subject: *Standardization of Salaries, 1946.*

(Civil Service Findings)

Gentlemen:

On February 19 you requested an opinion as to "whether or not the recommendations of the Civil Service Commission with respect to salary standardization are legal within the meaning of Section 151 of the Charter."

At your Board meeting on February 26 you were asked in what respect the legality of the actions of the Civil Service Commission were questioned, and Supervisor Mancuso, in effect, replied that the opinion should be directed as to whether the question raised in the Minority Report of the Civil Service Commission was valid.

It is stated in the Minority Report:

"For most classifications the majority of the commission adopted a formula through which the existing rates of pay would be increased 15 per cent and 10 per cent above the existing schedules without regard to rates of wages currently prevailing in private employment. For this reason the entire structure of wage rates submitted by the majority of the commission is, in my opinion, illegal."

OPINION

The commission had before it detail of data secured by its investigating representatives, in which the salaries of most of the positions were compared with salaries paid by other California cities, by the state, and in some instances by the Government. There was also data showing salaries paid in private employments. The information thus obtained was averaged and the adjusted range thus fixed by the examining group.

"The survey made by the staff of the Civil Service Commission was commenced on about August 1, 1945, and was completed in November, 1945, and covered some 200 local firms and private employers, and 11 public jurisdictions. At this point we call attention to the fact that the data submitted in the record sheets must be read in connection with the tabulated report submitted therewith, which is entitled 'Detail of Data Secured,' and in which it appears that much higher salaries are being paid in private industry or governmental jurisdiction to classifications of municipal service

than appears on the record sheets of the data submitted by the staff of the commission."

The quotation is from the Majority Report of the Civil Service Commission, dated February 13, 1946.

The commission then studied these salary ranges and prepared a salary schedule covering all employments, in which it specified the number of positions affected, private employment data concerning them, where available, and of the local union wage agreements, public jurisdiction average range, highest verified employee reports, and the present schedules of salaries paid to city employees.

The tabulation then contained a recommended schedule of rates to be paid.

In the report above quoted from, it goes on further to say: "The staff (referring to the investigating force) advises the commission that one-third of the 200 firms aforementioned reported to them in this recheck that wages had been generally increased after the original report had been tabulated." The Majority Report goes on to recite the fact that since V-J Day there has been a continuous and rapidly changing wage structure upward in both private and public employment, not only in San Francisco but throughout the state, which trend was not reflected in the staff's report, other than to indicate that a 4 per cent addition should be made to certain classifications. The Majority Report goes on to state that this 4 per cent was erroneous, as from protests filed with the commission and statements made by witnesses the general increase was greater. In support of this there was cited as an example salaries of General Clerks. Up to December 31, 1945, the increase was from 10 per cent to 22 per cent and that the average of this increase would be at least 15 per cent.

The staff's report had been rechecked after this information was given but the commission advises that many of the firms that had been used as a basis of comparison had given wage increases since the staff's recheck. The commission had before it facts that showed working contracts with unions and various employees were expiring in April and May of 1946 and that added wages would be required under these contracts. The commission further considered that the staff's report failed to give proper consideration to "vacation, bonuses, additional holiday privileges" and other benefits that did not accrue to the city employees. It was pointed out that state employees were allowed three weeks vacation, Federal four, and in San Francisco employees were allowed only two weeks vacation. The staff also neglected to consider that many employments compared by it were based on a 38 or 38½ hour week, whereas city employees were compelled to work 40 hours.

On comparisons made between employments in Los Angeles and this city, the commission pointed out there was 11 per cent differential which is to be added to the cost of living in San Francisco, to which the staff gave no consideration. While considering the Los Angeles salary range, the commission pointed out that since the meetings in February, 1946, added increases had been given to employees of that city, which were, by reason of occurring subsequent to the staff's report, not considered by the staff. The commission also considered the United States Bureau of Labor Statistics in which the cost of living has increased 34.4 per cent from 1939 to November, 1945.

The commission summarizes the basis on which it predicated its findings, beginning with paragraph 17 of its statement of February 13 and continuing for 4 pages thereafter. One of the statements made is that contained in paragraph 19, in which it finds:

"All these facts and factors, heretofore mentioned in this statement, before the commission, the commission then determined that the provisions of Section 151 of the Charter, and its interpretation as set forth in the case of *City and County of San Francisco v. Boyd*, supra, would be carried out by the commission if it added a 15 per cent increase to the wage rates provided for in the salary standardization schedule of 1943, of less than \$500, and a 10 per cent increase of salaries of \$500 or more."

After this finding, the commission goes on to show the basis on which it predicated proposed increases in the so-called higher brackets.

Adverting to the formula used by the commission of the 15 per cent and 10 per cent, respectively, over existing salaries. If this were all the commission did I would hold such action to be illegal, as I am of the opinion this would be construed by a court as being arbitrary or capricious and without any foundation in fact and not in accordance with the provisions of Section 151 of the Charter. It is to be borne in mind, however, that this was not the sole basis upon which the commission arrived at its conclusions. It was merely the means by which it determined its answers. This was a mathematical expediency and a convenient method by which the commission could express its conclusions.

It does not appear to me that the mere adoption of this method of reaching its answer in each salary classification could be successfully criticized, as the commission's judgment of the many factors of additive cost of living in San Francisco, vacation periods enjoyed by employess in state and federal employment, the hours of employment and the many other factors considered were the actual basis of determining the generally prevailing rates of wages for like service and working conditions in private or in other comparable state employments.

In the event some of these salaries fixed by the commission were found to exceed the highest prevailing rate of wage in private employment, it would, in my opinion, still not invalidate or make void the findings of the commission. This conclusion is based upon language employed by our Supreme Court in the case of *City and Co. v. Boyd*, 22 Cal.(2) 685, that had before it the construction of the Salary Standardization Ordinance and the Annual Salary Ordinance for the year 1943-1944. One of the grounds urged by the respondent in that action was, to quote the Court, at p. 689:

"He argues that since the rates fixed in the ordinance exceed to the extent above noted the maximum rates paid elsewhere in this state to like employees for comparable work, they are not 'in accord with' or 'in accordance' with the generally prevailing rates. In other words, respondent contends that the quoted phrases as used in the charter, mean not higher than the prevailing rate of wages.

"In our opinion, the phrases do not require that the rates of wages recommended by the commission or fixed by the board be identical with or not higher than the generally prevailing rates, but rather that there be a reasonable or just correspondence between the rates established and those elsewhere prevailing, i.e., that they be in harmony with and substantially conform to such other rates. . . . It should be noted that prior to its amendment in January, 1943, Section 151 provided that the rates of compensation fixed 'shall be not higher than prevailing rates for like service and working conditions.' The amendment deleted that express limitation. The determination whether proposed rates of compensation

are in accord or in harmony with generally prevailing rates is within the discretion of the rate-making authority. The courts will not interfere with that determination unless the action is fraudulent or so palpably unreasonable and arbitrary as to indicate an abuse of discretion as a matter of law."

It is my opinion that the mere application of the formula under discussion does not make void the findings of the commission, as it has in each instance set out a specific salary to be paid each classification and has used, as a means of reaching the amounts found, all data submitted to it by the staff and other evidence presented to the commission at its hearings and commented upon fully in the commission's statement.

It has been stated that the schedules of the present standardization ordinance were chosen by the commission arbitrarily and with no relation to the prevailing rates of wages in California. An examination of the schedules proves that this is not the fact.

A few instances will serve to illustrate. The first section of the report of the staff has to do with Building Trades Services which occupations are very largely controlled by union agreements. The second classification is that of Clerical Services and the following abbreviated tabulations taken from Pages 3 and 4, will illustrate the point, to wit:

B—Clerical Service	Public Jurisdiction Average Adjusted Range	Present Schedules
Bookkeeper	\$184-222	\$175-225
Senior Bookkeeper	222-271	225-275
Supervisor of Disbursements ...	327-405	325-400
Accountant	270-325	275-325
Cost Analyst	291-345	275-325
Senior Accountant	360-438	325-400
Chief Assistant Controller	526-642	600-700
Assistant Director, Bureau of Ac- counts, Public Utilities Com- mission	406-481	400-450
Director, Bureau of Accounts, Public Utilities Commission .	487-640	500
Business Manager, Public Wel- fare Dept.	321-387	325-400
Supervisor Budget Statistics	329-418	325-400

It is my opinion also that economic conditions constitute an important basis for the commission's conclusions, as it is provided in Section 151 of the Charter:

"Not later than January 15, 1944, and every five years thereafter and more often if in the judgment of the Civil Service Commission or the Board of Supervisors *economical conditions have changed* to the extent that revision of existing schedules may be warranted in order to reflect current prevailing conditions, the Civil Service Commission shall prepare and submit to the Board of Supervisors a schedule of compensations as in this section provided."

Thus it is to be seen that from the quotation of the Charter provision that if economical conditions change after a standardization of salaries, that that is one of the reasons why a revision of the salaries should be made, and re-standardization effected. In its findings the existing economic conditions were considered by the commission.

It is my conclusion that the Civil Service Commission has sought to, and in fact has reasonably complied with the intent and wording of Section 151 of the Charter and that the use of the percentage by the commission in determining its answer is only the means by which

its conclusions were reached. The commission had sound reasons upon which to predicate its conclusions.

Of course, as you are aware, the Board of Supervisors has under Section 151 of the Charter the right to approve, amend or reject the schedule of compensations proposed by the Civil Service Commission and in the event any finding of the commission does not correspond to your opinion, which are in accord with wages paid in private employment or governmental organizations in the state, you have the right to reject such findings and make your own conclusions, provided they are reasonable and supported by data, after complying with the fifth paragraph of Section 151 of the Charter.

Respectfully submitted,

JOHN J. O'TOOLE,
City Attorney.

After discussion of the City Attorney's opinion, just presented, Supervisor Mancuso announced that he had some additional classifications for presentation to the Civil Service Commission.

Supervisor Mead announced that he had some additional classifications for reference to the Civil Service Commission.

E117 Assistant Superintendent of Plant. A range of \$335-375 was being proposed to bring this classification in line with that of General Foreman Lineman.

Mr. Charles Foehn explained the reason for the requested change. This classification is promotional from General Foreman Lineman, the maximum pay for which is \$335.

Supervisor Colman, in discussing the situation in general, and his own views in particular stated that his idea was, that the Board has received a minority report from Mr. Charles, which was not considered. The Civil Service Majority Report calls for increases of around \$4,000,000, more or less. The Minority Report would provide for increases of about \$2,000,000.

Supervisor Mancuso explained to Supervisor Colman, the steps already taken by the Board. The Board has already passed many motions for reference of classifications with proposed salary changes to the Civil Service Commission, and is now about to go through the procedure of considering other matters for reference to the commission.

Supervisor Colman referred to list of some 40 or 50 for further information for further increases in salaries, which would cost approximately \$400,000 more than the Civil Service Majority Report. As to the changes proposed, he desired to inquire of the Civil Service Commission whether the list of changes had been considered by the commission's staff.

Supervisor Mancuso objected to Supervisor Colman's question, and believed it to be out of order, inasmuch as the matters referred to have already been approved for sending to the Civil Service Commission. Of course, as to the proposals to be submitted, Supervisor Colman might ask any question he desired.

Supervisor Colman stated that he was asking a specific question: Has the Civil Service Commission considered the position of Assistant Superintendent of Plant, now being considered.

Mr. Otto Sues, speaking for the Civil Service Commission, stated that the classification had been considered, together with all the information the commission had thereon. However, there might be something that should be called to the attention of the commission that may have been overlooked.

Thereupon, Supervisor Colman announced that in view of the statement by Mr. Sues, he was willing to vote to send that matter to the Civil Service Commission, but he would not be bound to vote for it in the final analysis.

Thereupon, Supervisor Mead, seconded by Supervisor Sullivan, moved reference of class E117 to Civil Service Commission, with proposed salary range of \$335-375.

No objection, and motion carried.

Action Rescinded.

F220 *General Superintendent of Streets.* Supervisor Meyer, seconded by Supervisor Sullivan, moved that the action heretofore taken whereby the foregoing classification was referred to the Civil Service Commission with proposed salary range of \$600-750, be rescinded. This motion was at the request of the occupant of the position.

No objection, and motion to rescind carried.

B95.1 *Assistant Director of Public Works.* Supervisor Meyer, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$560-660.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Colman, Mancuso—2.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

Supervisor Colman again addressed the Board, stating that he desired to correct a statement previously made. The cost of proposed increases submitted to the Civil Service Commission by the Board is \$800,000 instead of \$400,000, as previously stated. It appeared to him that if the Board was going to follow its present procedure it should throw things open to everybody. He desired to withdraw his "Aye" vote and vote "No" on reference of all these matters, on the grounds that he would not treat a few people differently from others in the city's employ.

Supervisor Mancuso replied that many employees have stated that they would be satisfied with the Majority Report if it were approved by the Board. However, he would have no objection to rescinding action in order that Supervisor Colman might change his vote.

Supervisor Meyer announced that Supervisor Colman would have an opportunity to do that at the meeting on Monday, March 4th.

Supervisor Colman stated that he had voted "Aye" under a misapprehension, thereupon he would move, in order that he might register a "No" vote, without an argument on the question, that the action on the previous question be rescinded. Motion seconded by Supervisor Christopher.

Supervisor Mead, in discussing the motion to rescind, stated that Supervisor Colman had been on the Board for a long time, and that he knew his rights, whether or not employees know their rights. Supervisor Colman knows that he has the right to take up any item in behalf of any employee. This, continued Supervisor Mead, was the first time he had declined to extend a Supervisor the courtesy of rescinding action.

Supervisor Lewis discussed the proceedings heretofore taken during Supervisor Colman's absence, and the principles which motivated him.

Supervisor Colman stated that he had accepted that point of view before, but he now found that some employees have appeared before the Board and have been denied the right of having their case referred to the Civil Service Commission again. If the right of reference is given one employee it should be given to all.

Thereupon, the roll was called and the motion to rescind action on class E117, was rescinded by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, Mancuso, McMurray, Meyer, Sullivan—7.

No: Supervisor Mead—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

E117 *Assistant Superintendent of Plant.* Supervisor Meyer renewed his motion for reference to Civil Service Commission, with proposed salary range of \$335-375. Motion seconded by Supervisor Sullivan.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

B309 *Key Punch Operator.* Supervisor Mead, seconded by Supervisor Sullivan, moved reference to Civil Service Commission, with proposed salary range of \$185-225.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

B310 *Tabulating Machine Operator.* Supervisor Mead, seconded by Supervisor Sullivan, moved reference to Civil Service Commission, with proposed salary range of \$210-255.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Coleman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

G204 *Assistant Director of Property.* Supervisor Meyer, seconded by Supervisor Christopher, moved reference to Civil Service Commission, with proposed salary range of \$500-600.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

J54 *Book Repairer.* Supervisor Lewis, seconded by Supervisor Meyer, moved reference to Civil Service Commission, with proposed salary range of \$135-205. Supervisor Lewis stated that he had received additional information since the previous reference to the Civil Service Commission with a lower proposed salary range.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

B100 *Supervisor of Real Property Records, Assessor's Office.* Supervisor McMurray, seconded by Supervisor Meyer, moved reference to Civil Service Commission, with proposed salary range of \$360-450.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

G15.1 *Warehouse and Probate Estates Appraiser.* Supervisor McMurray, seconded by Supervisor Meyer, moved reference to Civil Service Commission, with proposed salary range of \$350-400.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

G16 *Supervising Personal Property Appraiser.* Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission with proposed salary range of \$370-450.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

G17 *Chief Personal Property Appraiser.* Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission, with proposed salary range of \$470-570.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

O Classifications.

Supervisor Mancuso announced that he had a number of classes in the O classification which he would present as a unit, for reference to the Civil Service Commission. Data on these classifications has been submitted. Thereupon, he moved, seconded by Supervisor Meyer, reference to the Civil Service Commission, of classifications, together with proposed salaries, as follows:

Classification	Proposed Salary Per Hour
O252 <i>Dryer-Mixer</i> man	\$1.72
O254 <i>Foreman, Asphalt Plant</i>	1.72½
O260 <i>Rammer</i>	1.32½
O264 <i>Paver</i>	1.44¾
O276 <i>Asphalt Worker</i>	1.41
O278 <i>Asphalt Finisher</i>	1.47½
O280 <i>Sub-Foreman Asphalt Finisher</i>	1.53½
O282 <i>Foreman Asphalt Finisher</i>	1.59¾

Supervisor Colman announced that he was voting "No" on the motion, although he was in favor of the city paying the same wages as fixed by collective bargaining and union agreements.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

G20 *Chief Assistant Assessor*. Supervisor Mead, seconded by Supervisor Meyer, moved reference to the Civil Service Commission, with proposed salary range of \$500-600.

Supervisor Mead, in reply to questioning by Supervisor Lewis, stated that he did not have the data on which the proposal to refer to the Civil Service Commission was based.

Supervisor Mancuso reported that the Judiciary Committee had recommended to the Board of Supervisors a salary increase for the Assessor, in the form of a charter amendment. This proposed increase was a matter of adjustment.

Mr. Harry Alberts, at the request of Supervisor Colman, stated that the recommendation of the Civil Service Commission was formulated on the basis of a 10 per cent increase over the present maximum of \$500.

Thereupon, the roll was called and the motion *carried* by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

T163 *Director of Public Welfare*. Supervisor Mancuso, seconded by Supervisor McMurray, moved reference to Civil Service Commission, with proposed salary range of \$600-750.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

B419.1 *Secretary, Public Welfare Commission*. Supervisor Mancuso, seconded by Supervisor McMurray, moved reference to Civil Service Commission, with proposed salary range of \$325-375.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

R2 *Secretary, Recreation Commission*. Supervisor Mancuso, seconded by Supervisor McMurray, moved reference to Civil Service Commission, with proposed salary range of \$325-375.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Colman, Lewis—2.

Absent: Supervisors Brown, Gallagher—2.

B101 *Supervisor of Personal Property Records, Assessor's Office.* Supervisor Mancuso, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$355-440.

After brief discussion, motion *carried* by the following vote:

Ayes: Supervisors Christopher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Colman, Lewis—2.

Absent: Supervisors Brown, Gallagher—2.

F102 *Draftsman.* Supervisor Mancuso, seconded by Supervisor Christopher, moved reference to Civil Service Commission, with proposed salary range of \$290-320.

Supervisor Colman questioned the sufficiency of data to warrant proposed salary range.

Supervisor Mead reported that the Board of Supervisors had sat as a committee for an entire day for the purpose of permitting employees to be heard. He did not propose to go through that again.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No.: Supervisor Coleman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

G102 *General Claims Agent, Municipal Railway.* Supervisor Mancuso, seconded by Supervisor Sullivan, moved reference to Civil Service Commission, with proposed salary range of \$550-750.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No.: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

G202 *Division Right of Way Agent.* Supervisor Mancuso, seconded by Supervisor Meyer, moved reference to Civil Service Commission, with proposed salary range of \$350-450.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No.: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

S124 *Supervisor of Schedules.* Supervisor Mancuso, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$350-400.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No.: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

U142 *Assistant Superintendent, City Distribution.* Supervisor MacPhee, seconded by Supervisor Mead, moved reference to Civil Service Commission, with proposed salary range of \$500-600.

Motion *carried* by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No.: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher, MacPhee—3.

B90 *Clerk of Board of Supervisors.* Supervisor Mead, seconded by Supervisor Sullivan, moved reference to Civil Service Commission, with proposed salary range of \$550-675.

Supervisor Mancuso opposed the motion, stating that there was no supporting data for such recommendation. The position of Clerk, at Los Angeles, was not at all comparable to the Clerk of the Board of Supervisors of the City and County of San Francisco.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Colman, Mancuso—2.

Absent: Supervisors Brown, Gallagher—2.

B88 *Chief Assistant Clerk, Board of Supervisors.* Supervisor Mead, seconded by Supervisor Sullivan, moved reference to Civil Service Commission, with proposed salary range of \$450-550.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Colman, Mancuso—2.

Absent: Supervisors Brown, Gallagher—2.

L404 *Psychologist.* Supervisor Mead, seconded by Supervisor Meyer, moved reference to Civil Service Commission, with proposed salary range of \$250-300.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

L406 *Senior Psychologist.* Supervisor Mead, seconded by Supervisor Meyer, moved reference to Civil Service Commission, with proposed salary range of \$300-350.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Supervisor Meyer moved that the Board send to the Civil Service Commission the report submitted by Mr. Lovens. That report contains a great deal of data concerning classifications heretofore discussed.

Supervisors McMurray and Mancuso objected to sending the report to the Civil Service Commission.

Motion failed for want of a second.

Supervisor Mancuso, seconded by Supervisor McMurray, moved reference to Civil Service Commission, together with proposed salaries, of several classifications in the J group, as follows:

J152	<i>Trackman</i>	\$1.25	per hour
J156	<i>Switch Repairer</i>	1.37½	" "
J160	<i>Track Welder</i>	1.65	" "
J162	<i>Electric Arc Welder</i>	1.45	" "
J166	<i>Track Foreman</i> , \$1.00 per day above highest paid of above classifications.			
J168		\$13.50	

Motion carried by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

No: Supervisor Colman—1.

Absent: Supervisors Brown, Gallagher—2.

**Commending the American Red Cross and Endorsing
Campaign Fund.**

Supervisor Christopher presented:

Proposal No. 5452, Resolution No. 5301 (Series of 1939), as follows:

Whereas, the American Red Cross has this day launched its Annual Red Cross Fund Campaign; and

Whereas, the American Red Cross serves a useful and exceedingly urgent need in the matter of providing food and medical care for victims of floods and famine not only in this country but throughout the world; as well as providing nursing care, convalescent care for our wounded service men and those members of the armed forces who have been held prisoners by the enemy; and

Whereas, with the ending of the war the financial needs of the American Red Cross have increased because it now has the wants of all the people in the defeated countries to fill; now, therefore, be it

Resolved, That this Board of Supervisors takes this opportunity to publicly commend the people who are giving their time to assure the success of the current American Red Cross Campaign Fund and does hereby urge every resident of the City and County of San Francisco to contribute to this worthy cause to whatever extent his financial means will permit.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

**Commending Hearst Papers for Sponsoring Annual Oratorical
Contest.**

Supervisor Christopher presented:

Proposal No. 5453, Resolution No. 5302 (Series of 1939), as follows:

Whereas, the San Francisco Call-Bulletin and other Hearst newspapers are sponsoring their annual oratorical contest; and

Whereas, the subject of this contest will be "Andrew Jackson, Seventh President of the United States"; and

Whereas, this contest not only will encourage the study and understanding of the history of our great country but will do much toward the building of high and sturdy principles in our youth and aid them in planning the world of tomorrow; now, therefore, be it

Resolved, That this Board of Supervisors goes on record as commending the San Francisco Call-Bulletin and the Hearst papers on the patriotic principles of the contest and does urge all students to participate therein.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

FRIDAY, MARCH 1, 1946

ADJOURNMENT.

There being no further business, the Board, at the hour of 1:15 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors April 22, 1946.

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

DAVID A. BARRY,

Clerk of the Board of Supervisors,
City and County of San Francisco.

Monday, March 4, 1946

Wednesday, March 6, 1946

Thursday, March 7, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MARCH 4, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, March 4, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Quorum present.

President Dan Gallagher presiding.

APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of January 14 and January 21, 1946, were considered read and approved.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Civil Service Commission, recommending amendment of wage scale resolution to reflect new wage agreements for certain truck drivers.

Proposal No. 5455 adopted.

From Civil Service Commission, recommending amendments to schedule of compensation contained in summary report transmitted to Board on February 25, 1946.

To be considered with Salary Standardization Ordinance.

From Civil Service Commission, submitting amendments to recommended salary schedules forwarded to Board on February 25, 1946, occasioned by approved new negotiated wage contracts.

To be considered with Salary Standardization Ordinance.

From Civil Service Commission, transmitting report and review of proposed changes in salary standardization schedules as transmitted by Board of Supervisors.

To be considered with Salary Standardization Ordinance.

From Chamber of Commerce, urging Board to go on record as favoring study of second Bay crossing, to include all plans thus far submitted.

Referred to County, State and National Affairs Committee.

From California Veterans' Commission, requesting information concerning local veterans' housing program.

Referred to County, State and National Affairs Committee.

From Alta California, Inc., requesting Board to name member to serve for coming year on its board of directors.

Referred to Rules Committee.

From Mizpah Club, protesting against any form of advertising on public benches in San Francisco.

To be considered March 11, 1946, with proposed ordinance.

From San Francisco Second District C. C. P. T., endorsing campaign of San Francisco Heart Committee against rheumatic fever.

From Director of Public Works, protesting wage for certain chauffeurs as proposed by Civil Service Commission.

To be considered with Salary Standardization Ordinance.

From State Director of Public Works, advising that Toll Bridge Authority cannot properly undertake a survey of a project such as the Reber Plan as it is beyond the Authority's jurisdiction.

To be considered with Special Order next Monday.

From Director of Public Works, reporting on program for correction of condition of street surfaces.

Referred to Streets Committee; copy to Supervisor Christopher.

From Manager of Utilities, reporting on program for maintenance of street surfaces.

Referred to Streets Committee; copy to Supervisor Christopher.

From the Mayor, transmitting vetoed Proposal No. 5439, opposing enactment of Case Bill (anti-labor) in Congress.

Referred to County, State and National Affairs Committee.

From Leo J. Sullivan, 491 South Van Ness Avenue, presented by Supervisor MacPhee: Endorsing proposal for weekly pass on Municipal Railway.

Supervisor MacPhee to notify of committee hearing.

From the Registrar of Voters, concerning submission of charter amendments at June 4th direct primary election.

Referred to Finance Committee.

Presented by Supervisor Mancuso: Newspaper clipping informing that Bernard Task of H. C. Wreden Post No. 5147, V. F. W., is urging immediate reopening of Funston field playground.

Referred to Education, Parks and Recreation Committee.

Closing and Abandonment of Portions of Cayuga Avenue and Mandan Avenue.

Board of Supervisors to hear all persons interested in or objecting to proposed closing and abandonment of all of that portion of Cayuga Avenue between a line 141.50 feet southwesterly from the southwesterly line of Naglee Avenue and the northeasterly line of Whipple Avenue produced southeasterly, and all of Mandan Avenue from Cayuga Avenue to its northwesterly termination, pursuant to notice of intention given in Resolution No. 5258 (Series of 1939).

No protests having been made, the Clerk was directed so to notify the Director of Public Works.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

An Ordinance Approving a Certain Lease Made by the Board of Park Commissioners to the St. Francis Yacht Club, a Non-Profit Corporation.

Bill No. 3833, Ordinance No. 3686 (Series of 1939), as follows:

An ordinance approving a certain lease made by the Board of Park Commissioners to the St. Francis Yacht Club, a non-profit corporation.

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

Section 1. The board of Park Commissioners having heretofore agreed with the St. Francis Yacht Club, a non-profit corporation, to enter into a lease leasing to said St. Francis Yacht Club that certain lot, piece or parcel of land situate, lying and being in the City and County of San Francisco, State of California, more particularly described as follows:

Beginning at the point of intersection of the Northerly Line of that certain tract of land conveyed by the Panama Pacific International Exposition Company to the City and County of San Francisco for Park purposes and the Westerly line of Broderick Street in said City and County of San Francisco, if extended Northly, said point being at the North Easterly corner of Assessor's Block No. 902 (formerly Western Addition Tide Land Block No. 7); thence to a Westerly direction and along said Northerly line of land conveyed by the Panama Pacific International Exposition Company to the City and County of San Francisco and along the northerly line of said Assessor's Block No. 902 (formerly Western Addition Tide Land Block No. 7) three hundred (300) feet; thence in the Northerly direction and at a right angle to the preceding line two hundred (200) feet to the Water Front or Bulkhead line as fixed by the Board of State Harbor Commissioners; thence in an Easterly direction and at a right angle to the preceding line and along said Water Front or Bulkhead line three hundred (300) feet; thence in a Southerly direction and at a right angle to preceding line two hundred (200) feet to the point of beginning.

for a period of ten years from and after the first day of January, 1946, a copy of said lease being on file in the office of the Board of Supervisors, and the Board of Supervisors having considered all and singular terms and conditions of said lease, the same is hereby approved and ratified.

Approved as to form by the City Attorney.

February 11, 1946—*Consideration continued until February 18, 1946.*

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$318, Water Department, for New Position of 1 General Clerk (Part Time) at \$79.50 Per Month.

Bill No. 3911, Ordinance No. 3692 (Series of 1939), as follows:

Appropriating the sum of \$318, from Appropriation No. 566.199.00—Compensation Reserve—Water Department, to credit of Appropria-

tion No. 566.110.00—Consumers' Accounts—Water Department, to provide for compensation of one B222 General Clerk (part time) at \$79.50 per month.

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

Section 1. The sum of \$318 is hereby appropriated from Appropriation No. 566.199.00—Compensation Reserve—Water Department, to credit of Appropriation No. 566.110.00—Consumers' Accounts—Water Department, to provide for compensation of one B222 General Clerk (part time) at \$79.50 per month.

Section 2. The position of one B222 General Clerk (part time) at rate of \$79.50 per month is hereby created.

Section 3. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Approved as to Classification by the Civil Service Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Water Department, by Adding 1 General Clerk (Part Time) at \$79.50 Per Month.

Bill No. 3852, Ordinance No. 3688 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 74.2 **PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT** (Continued) by adding item 5.1, 1 B222 General Clerk (part time) at \$79.50 per month.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Section 74.2 is hereby amended to read as follows:

**Section 74.2. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

CONSUMERS' ACCOUNTS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3.1	1	B68	Chief Clerk	\$300-375
4	15	B222	General Clerk	160-200
5	6	B222	General Clerk (part time).....	96
5.1	1	B222	General Clerk (part time)	79.50
6	4	B228	Senior Clerk	200-250
6.1	2	B234	Head Clerk	250-300
7	3	B302	Addressing Machine Operator.....	150-190
8	14	B311	Bookkeeping Machine Operator...	160-200
9	1	B312	Senior Bookkeeping Machine Operator	200-250

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
10	1	B408	General Clerk-Stenographer	160-200
11	5	B512	General Clerk-Typist	160-200
15	1	U63	Chief Adjuster	225-280

Approved as to Classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$3,960, Municipal Railway, for 3 New Positions of Senior Claims Investigator at (f \$330 Per Month; Abolishing Positions of 3 Claims Adjustors at \$350-435 Per Month.

Bill No. 3912, Ordinance No. 3693 (Series of 1939), as follows:

Appropriating the sum of \$3,960, from Appropriation No. 565.199.99—Compensation Reserve—Municipal Railway, to credit of Appropriation No. 565.110.99—Permanent Salaries—Municipal Railway, to provide for compensation of three S115 Senior Claims Investigators at (f \$330 per month; abolishing positions of three G106 Claims Adjusters at range of \$350-435.

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

Section 1. The sum of \$3,960 is hereby appropriated from Appropriation No. 565.199.99—Compensation Reserve—Municipal Railway, to credit of Appropriation No. 565.110.99—Permanent Salaries—Municipal Railway, to provide for compensation of three S115 Senior Claims Investigators at (f \$330 per month.

Section 2. The positions of three S115 Senior Claims Investigators at (f \$330 per month are hereby created; the positions of three G106 Claims Adjusters at range of \$350-435 per month are hereby abolished.

Section 3. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Approved as to Classification by the Civil Service Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Municipal Railway, by Deleting 3 Claims Adjusters at \$350-435.

Bill No. 3851, Ordinance No. 3687 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 72.2 PUBLIC UTILITIES COMMISSION—MUNICIPAL RAILWAY (Continued), by deleting item 24 3 G106 Claims Adjuster at \$350-435.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 72.2 is hereby amended to read as follows:

**Section 72.2. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19.3	12	E105	Armature Winder's Helper.....	\$ 8.80 day
20	9	E106	Armature Winder	11.00 day
20.1	1	E106.1	Foreman Armature Winder.....	12.00 day
20.2	1	E107	Power House Electrician.....(i	348.50
20.3	1	E107.1	Foreman Power House Electrician(i	374
20.4	2	E120	Governorman	175-210
20.5	19	E122	Power House Operator.....	210-250
20.6	4	E124	Senior Power House Operator.....	260
20.7	3	E150	Lineman Helper	8.50 day
21	20	E154	Lineman	12.60 day
22	4	E160	Foreman Lineman	(h) 318.50
22.2	1	E161	General Foreman Lineman.....(i	374
22.3	88	E200	Electrical Railway Shop Mechanic.	8.40 day
22.3.1	3	E200	Electrical Railway Shop Mechanic(a	9.20 day
22.3.2	6	E200	Electrical Railway Shop Mechanic(a	8.96 day
22.4	85	E202	Senior Electrical Railway Shop Mechanic	9.20 day
22.5	20	E206	Sub-Foreman Electrical Railway Shop Mechanic	9.70 day
22.6	10	E208	Foreman Electrical Railway Shop Mechanic	10.20 day
22.6.1	1	E210	General Foreman Electrical Railway Shop Mechanic.....	11.20 day
23	3	F410d	Engineer (Civil, Public Utilities)..	375-450
23.1	1	F414	General Superintendent of Track and Roadway	500-575
23.2	1	G102	General Claims Agent.....	500-600
25	23	J4	Laborer	7.60 day
26	1	J4	Laborer	(k) 177
27	36	J66	Garageman	8.00 day
27.1	4	J68	Sub-Foreman Garageman	8.50 day
28	125	J152	Trackman	7.60 day
29	6	J156	Switch Repairer	8.10 day
30	11	J160	Track Welder	8.10 day
31	6	J162	Electric Arc Welder.....	9.70 day
32	14	J166	Track Foreman	8.60 day
32.1	2	J168	General Foreman Trackman.....	9.60 day
32.2	1	M4	Assistant General Superintendent Equipment and Overhead Lines	500
33	1	M5	Assistant Superintendent of Equipment and Overhead Lines	375-450
34	1	M6	Superintendent of Equipment and Overhead Lines.....	450-550
34.1	1	M7	General Superintendent of Equipment and Overhead Lines	600
34.2	1	M20	Superintendent of Equipment.....	425-475
34.3	1	M22	Superintendent of Power and Lines	350-400
34.4	38	M53	Auto Mechanic	10.00 day
35	33	M54	Auto Machinist	11.12 day
35.1	7	M55	Foreman Auto Machinist.....	12.12 day
36	2	M56	Garage Foreman	(i) 336
36.1	2	M57	Sub-Foreman Auto Machinist.....	11.62 day
36.2	2	M60	Auto Body and Fender Worker....	12.00 day
36.3	1	M72	Bus Dispatcher	160-200
37	4	M107	Blacksmith's Finisher	9.80 day
38	6	M108	Blacksmith	11.40 day
39	2	M110	Molder's Helper	8.40 day
40	1	M112	Molder	10.24 day

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
41	6	M252	Machinist's Helper	8.40 day
41.1	18	M253	Machine Tool Operator.....	8.88 day
42	22	M254	Machinist	11.12 day
42.1	2	M268	Foreman Machinist	12.12 day
43	1	O1	Chauffeur	(i) 234.50
43.1	10	O1	Chauffeur	8.00-9.15 day
43.2	1	O108	Leatherworker	11.12 day
43.02	2	O166.1	Junior Operating Engineer.....	200
43.3	6	O168.1	Operating Engineer	250
43.4	1	O173	Superintendent of Cable Machinery	300-350
43.7	1	O294	General Foreman of Street Repair.	250-300

Approved as to Classification by the Civil Service Commission.
 Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Municipal Railway, by Adding 3 Senior Claims Investigators at \$300-350 and Deleting 1 Superintendent of Transportation at \$400-500.

Bill No. 3853, Ordinance No. 3689 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 72.4 PUBLIC UTILITIES COMMISSION—MUNICIPAL RAILWAY (Continued), by adding item 51.1, 3 S115 Senior Claims Investigator at \$300-350; and decreasing the number of employments under item 56 from 2 to 1 S132 Superintendent of Transportation, Municipal Railway at \$400-500.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 72.4 is hereby amended to read as follows:

**Section 72.4. PUBLIC UTILITIES COMMISSION—
 MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
50	91	S110	Inspector, Municipal Railway....	\$200-240
51	15	S114	Claims Investigator	250-300
51.1	3	S115	Senior Claims Investigator.....	300-350
52	10	S120	Day Dispatcher	240-275
52.1	1	S122	Senior Inspector	250
53	2	S124	Supervisor of Schedules	240-295
54	7	S128	Division Superintendent, Municipal Railway	300-375
55	1	S130	Assistant Superintendent of Transportation, Municipal Railway...	350-435
56	1	S132	Superintendent of Transportation, Municipal Railway	400-500
56.1	1	S134	General Superintendent of Transportation	550
57	4	U108	Compressor Operator, portable ...	10.00 day
58	1	R106c	Supervisor of Activities, Music (part time)	50

Approved as to Classification by the Civil Service Commission.
 Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Municipal Railway, by Adding 3 Senior Claims Investigators to List Authorized to Work in Excess of 40 Hours.

Bill No. 3875, Ordinance No. 3691 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.35 PUBLIC UTILITIES COMMISSION—MUNICIPAL RAILWAY, by adding 3 S115 Senior Claims Investigators to list of employments authorized to work in excess of 40 hours.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.35 is hereby amended to read as follows:

Section 1.35 PUBLIC UTILITIES COMMISSION

	Classification	No. Positions	No. Hours
General Office	O1 Chauffeur	1	8
San Francisco	B408 General Clerk-Stenographer ..	1	8
Airport	B412 Senior Clerk-Stenographer ..	1	4
	B512 General Clerk-Typist	2	8
	C102 Janitress	2	8
	C104 Janitor	3	8
	C107 Working Foreman Janitor...	1	8
	O58 Gardener	1	8
Hetch Hetchy	O1 Chauffeur	1	8
Water Supply,			
Power and Utili-			
ties, Utilities			
Engineering			
Water Supply,	B222 General Clerk	1	4
Power Operative	B222 General Clerk	1	8
	B408 General Clerk-Stenographer ..	1	4
	C104 Janitor	1	8
	F406 Assistant Engineer	1	4
	O60 Sub-Foreman Gardener	1	8
Municipal Railway	B4 Bookkeeper	7	4
	B6 Senior Bookkeeper	1	4
	B10 Accountant	2	4
	B102 Teller	4	8
	B103 Cashier C	1	8
	B210 Office Assistant	4	4
	B222 General Clerk	17	8
	B222 General Clerk	44	4
	B228 Senior Clerk	5	4
	B228 Senior Clerk (Shops)	1	8
	B234 Head Clerk	4	4
	B308a Calculating Machine Oper-		
	ator (Key Drive).....	14	4
	B308b Calculating Machine Oper-		
	ator (Rotary)	2	4
	B408 General Clerk-Stenographer ..	25	4
	B454 Telephone Operator	8	4
	B458 Chief Telephone Operator...	1	4
	B512 General Clerk-Typist	12	4
	B512 General Clerk-Typist	1	8
	B516 Senior Clerk-Typist	3	4
	C52 Elevator Operator	2	8
	C104 Janitor	All	4
	C104.1 Car Cleaner	All	4
	C107 Working Foreman Janitor...	All	4
	M72 Bus Dispatcher	1	8

	Classification	No. Positions	No. Hours	
Water	O173 Superintendent of Cable Machinery	1	8	
	O294 General Foreman of Street Repair	1	4	
	S115 Senior Claims Investigator ..	3	4	
	S122 Senior Inspector	1	8	
	B247 Meter Reader	All	8	
	M270 Superintendent of Machine Shop and Equipment	1	8	
	O1 Chauffeur	1	8	
	O52 Farmer	1	8	
	House Service	C52 Elevator Operator	1	8
		C104 Janitor	1	8
C104 Janitor		5	4	
C107 Working Foreman Janitor...		1	4	
Agricultural Division		V30 Assistant Superintendent ...	1	4
	Docks and Shipping	B234 Head Clerk	1	4
		U125 Hoseman, Ships and Docks..	4	8
	General	O172 Chief Operating Engineer...	1	8
	City Distribution General	O172 Chief Operating Engineer...	1	8
		Millbrae Station	B228 Senior Clerk	1
	B354 General Storekeeper		1	4
	O60.1 Foreman Gardener		1	8
	U228 Meterman Country		1	8
	Alameda	B222 General Clerk	1	8
B512 General Clerk-Typist		1	8	
O58 Gardener		1	8	
Civilian Defense	B454 Telephone Operator	2	8	
	U231 Assistant Superintendent, Alameda Division	1	4	
Functional As Needed	F604 Surveyor's Field Assistant...	1	8	
	M266 Foreman Meter Repairer....	1	8	
	U136 General Foreman, Service and Meters	1	8	
		U140 General Foreman, Main Pipe	1	8
	U230 Maintenance Foreman	3	8	

Approved as to Classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$300, Department of Electricity, for Temporary Telephone Operators in Fire Alarm Bureau.

Bill No. 3913, Ordinance No. 3694 (Series of 1939), as follows:

Appropriating the sum of \$300 from the surplus existing in the General Fund Compensation Reserve to provide funds for the payment of temporary telephone operators in the Fire Alarm Bureau in the Department of Electricity.

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

Section 1. The sum of \$300 is hereby appropriated from the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 549.120.02, to provide funds for the pay-

ment of temporary telephone operators in the Fire Alarm Bureau in the Department of Electricity.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Salary Ordinance and the Annual Appropriation Ordinance.

Recommended by the Chief of the Department of Electricity.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$251, Department of Public Works, for Payment of Holiday Time to Employees of Street Cleaning Division.

Bill No. 3914, Ordinance No. 3695 (Series of 1939), as follows:

Appropriating the sum of \$251 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide funds for the payment of holiday time to six employees of the Division of Street Cleaning, Department of Public Works.

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

Section 1. The sum of \$251 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 542.112.00, to provide funds for the payment of holiday time for monthly employees in the Division of Street Cleaning, Department of Public Works, viz: four District Directors, one Supervisor of Street Cleaning and one Gardener, who are required to work on holidays not recognized by per diem employees.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Salary Ordinance and the Annual Appropriation Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Final Passage.

The following recommendation of Police Committee, heretofore Passed for Second Reading, was taken up:

Prohibiting Left-hand Turns into or From Garages, Parking Lots, Service Stations or Private Driveways Within Traffic Zone No. 1, Except on Certain Designated Streets.

Bill No. 3729, Ordinance No. 3685 (Series of 1939), as follows:

An ordinance amending Article III, Part II, Chapter XI, of the San Francisco Municipal Code (Traffic Code), by adding thereto a new section to be known as Section 35, prohibiting left-hand turns

into or from garages, parking lots, service stations or private driveways, within Traffic Zone No. 1, except on certain designated streets.

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

Section 1. Article III, Part II, Chapter XI, of the San Francisco Municipal Code (Traffic Code), is hereby amended by adding thereto a new section to be known as Section 35, to read as follows:

SEC. 35. Left-Hand Turns Prohibited in Traffic Zone No. 1. It shall be unlawful for the operator of any vehicle to make a left-hand turn into or from any public or private garage, or parking lot, service stations, or private driveway, on any street within Traffic Zone No. 1, unless such left-hand turn is in conformity with the normal flow of traffic on a "One-Way Traffic Street," provided the Police Commission erects, or causes to be erected, appropriate signs giving notice of such prohibition.

February 11, 1946—Consideration continued until February 18, 1946.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Final Passage.

The following recommendation of Public Buildings, Lands and City Planning Committee, heretofore Passed for Second Reading, was taken up:

An Ordinance Placing the Care and Maintenance of Public Monuments Under the Jurisdiction of the Department of Public Works.

Bill No. 3858, Ordinance No. 3696 (Series of 1939), as follows:

An ordinance placing the care and maintenance of public monuments under the jurisdiction of the Department of Public Works.

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

Section 1. That the care and maintenance of all public monuments belonging to the City and County of San Francisco, other and except those on properties under the jurisdiction and control of the San Francisco Unified School District and the Park Department, shall be under the jurisdiction of the Department of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Refunds—Erroneous Payments Taxes.

Proposal No. 5447, Resolution No. 5304 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund.

1. Joe Kawaguchi, Lot 11, Block 675, first installment, fiscal year 1945-46	\$73.90
2. California Pacific Title Insurance Company, Lot 4 Block 933, first installment, fiscal year 1945-46	122.88
3. American Trust Company, Lot 23, Block 1688, first installment, fiscal year 1945-46	Over paid 2415
4. Bridge Investment Company, Lot 10, Block 1716, first installment, fiscal year 1945-46	52.41
5. California Pacific Title Insurance Company, Lot 10-C, Block 2306, first installment, fiscal year 1944-45	38.93
6. Rosa M. Grubb, Lots 6, 7 and 8, Block 2627, first installment, fiscal year 1945-46	20.53
7. Charles H. Wood, Lot 5-A, Block 4762, first installment, fiscal year 1945-46	16.64
8. Charlotte Coniglio, Lot 12, Block 5718, first installment, fiscal year 1945-46	20.53
9. West Coast Life Insurance, Lot 10, Block 6446, first installment, fiscal year 1945-46	39.85
10. Theodore Nasser, Lot 23, Block 7240-A, first installment, fiscal year 1945-46	65.69

Approved as to form by the City Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5448, Resolution No. 5305 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, increases, denials and suspensions, effective February 1 and March 1, 1946, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit these approvals to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Consideration Continued.

Authorizing Compromise of Claim of Dora Bradley Carle Against City and County of San Francisco.

Bill No. 3939, Ordinance No. (Series of 1939), as follows:

Authorizing compromise of claim of Dora Bradley Carle against the City and County of San Francisco.

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

Section 1. The City Attorney having recommended that the following pending action entitled: Dora Bradley Carle v. City and County of San Francisco, Superior Court Number 331957, be settled

and compromised by the payment of Four Thousand (\$4,000) Dollars to the plaintiff in said action in full payment and satisfaction of all claims that the above named plaintiff has by reason thereof:

Now, therefore, said City Attorney is hereby authorized to compromise and settle the claim of said plaintiff by the total payment of Four Thousand (\$4,000) Dollars in full payment and satisfaction of all claims and demands of said plaintiff arising out of said action.

Recommended and approved by the Board of Fire Commissioners.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Discussion.

Supervisor MacPhee questioned whether or not the proposed compromise was proper. The Fire Department vehicle was responding to a call, and unquestionably its siren was sounding, although there may be a statement to the contrary. He believed that the establishment of a settlement in a case of this kind might make a very dangerous precedent. He would like more information on the matter.

Supervisor Lewis stated that he believed the record would show that the City and County would lose more money in attempting to try this sort of case. The Board should rely on the City Attorney, and let him be the deciding factor in the settlement of personal injury cases.

Supervisor Colman agreed with Supervisor Lewis. To him a settlement of \$4,000 seemed very reasonable. The chances are, a jury verdict would be greatly in excess of that amount.

Supervisor MacPhee stated that there was a question in his mind as to whether the City and County was responsible. He did not agree with Supervisor Lewis that the City Attorney should make the decision in such cases. His vote would be "No." However, if consideration is continued, he would be glad to receive a full report from the City Attorney's office, and would give it his careful consideration.

After further brief discussion, Supervisor Mead, seconded by Supervisor Meyer, moved postponement of further consideration for one week, and that the City Attorney be requested to furnish his file on the case.

No objection, and so ordered.

Passed for Second Reading.

Appropriating \$2,000, Juvenile Court, for Purchase of Equipment for Log Cabin Ranch Home.

Bill No. 3941, Ordinance No. (Series of 1939), as follows:

Appropriating the sum of \$2,000 out of the surplus existing in Appropriation No. 523.251.00, Maintenance of Minors, to provide additional funds for the purchase of one D4 Tractor and Bulldozer equipment or attachment Caterpillar for the Log Cabin Ranch Home.

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

Section 1. The sum of \$2,000 is hereby appropriated out of the surplus existing in Appropriation No. 523.251.00, Maintenance of Minors, to the credit of Appropriation No. 533.400.24-1, to provide additional funds for the purchase of one D4 Tractor and Bulldozer equipment or attachment Caterpillar for the Log Cabin Ranch Home.

Section 2. The funds appropriated herein shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Chief Juvenile Probation Officer.

Approved as to form by the City Attorney.

Approved by the Juvenile Probation Committee.

Approved as to funds available by the Controller.

Approved by the Judge of the Juvenile Court.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$3,000, Director of Property, for Employment of Temporary Janitors (As Needed).

Bill No. 3942, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$3,000 out of the surplus existing in the General Fund Compensation Reserve to provide funds in the Civic Auditorium for the employment of temporary janitors (as needed) for the balance of the fiscal year.

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

Section 1. The sum of \$3,000 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 535.120.00, to provide funds in the Civic Auditorium for the employment of temporary janitors (as needed) for the balance of the fiscal year.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$10,000, Juvenile Court, for Purchase of Land for New Juvenile Home Site.

Bill No. 3943, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$10,000 from the unappropriated balance of the 1944 Juvenile Home and Court Bond Fund for the purpose of providing funds for the purchase of an additional 3.6 acres of land and for the increased cost of land for the new Juvenile Home site.

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

Section 1. The sum of \$10,000 is hereby appropriated from the unappropriated balance of the 1944 Juvenile Home and Court Bond Fund, to the credit of Appropriation No. 84.000.00, for the purpose of providing funds for the purchase of an additional 3.6 acres of land and for the increased cost of land for the new Juvenile Home site.

Recommended by the Chief Juvenile Probation Officer.

Approved as to form by the City Attorney.

Approved by the Juvenile Probation Committee.

Bond issue authorized by the Controller.

Approved by the Judge of the Superior Court, Juvenile Department.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Final Passage.

Amending Annual Salary Ordinance, Department of Public Works, by Adding 2 Building Inspectors at \$260-325 and 1 Engineer (Civil, Public Works) at \$375-450; an Emergency Ordinance.

Bill No. 3937, Ordinance No. 3696 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 44, Department of Public Works—Bureau of Building Inspection, by increasing the number of employments under item 1 from 12 to 14 A106 Building Inspectors at \$260-325; by increasing the number of employments under item 3 from 1 to 2 F410c Engineer (Civil, Public Works) at \$375-450. An emergency ordinance.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 44 is hereby amended to read as follows:

**Section 44. DEPARTMENT OF PUBLIC WORKS—
BUREAU OF BUILDING INSPECTION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	14	A106	Building Inspector	\$260-325
2	2	B408	General Clerk-Stenographer	160-200
3	2	F410c	Engineer (Civil, Public Works)	375-450
4	1	F560	Superintendent, Bureau of Building Inspection	500-600
5	1	M158	Boiler Inspector	260-325

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: Due to the increase in the private building industry the employments requested above are required for the uninterrupted operation of the Bureau of Building Inspection of the Department of Public Works.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Department of Public Works, by Adding 2 General Clerk-Typists at \$160-200; an Emergency Ordinance.

Bill No. 3938, Ordinance No. 3697 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 47, Department of Public Works—Central Permit Bureau, by increasing the number of employments under item 4 from 2 to 4 B512 General Clerk-Typist at \$160-200; an emergency ordinance.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 47 is hereby amended to read as follows:

**Section 47. DEPARTMENT OF PUBLIC WORKS—
CENTRAL PERMIT BUREAU**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B222	General Clerk	\$160-200
2	2	B228	Senior Clerk	200-250
3	1	B234	Head Clerk	250-300
4	4	B512	General Clerk-Typist	160-200

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: Due to the increase in the private building industry the employments requested above are required for the uninterrupted operation of the Central Permit Bureau of the Department of Public Works.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Adopted.

The following recommendation of Judiciary Committee was taken up:

Present: Supervisors MacPhee, Lewis, Mancuso.

Proposing Grant of Franchise for Garbage Disposal.

Proposal No. 5331, Resolution No. 5303 (Series of 1939), as follows:

Whereas, it appears to the Board of Supervisors that the public interest will be subserved by the grant of a franchise or privilege for the disposal of the garbage and refuse of the City and County of San Francisco; now, therefore, be it

Resolved, That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for the disposal, by any process except dumping at sea, of all garbage and refuse of the City and County of San Francisco;

That the grantee must guarantee that no nuisance of any nature will result from the disposition of the ashes, residue or reject materials which may accumulate at the place of final disposal;

That the definition of the words "garbage" and "refuse," wherever used in this resolution, shall conform to that given in the Refuse Collection and Disposal Ordinance adopted by the voters at the general election held on November 8, 1932;

That in all matters and operations connected with the work, or the franchise or privilege, the Charter and all ordinances of the City and County of San Francisco, and all laws of the United States and the State of California which shall be or become applicable to and control or limit in any way the actions of those engaged in any way as principal or agent, shall be respected and strictly complied with;

That the maximum price which the grantee may charge for the disposal of said garbage and refuse and the method of payment there-

of shall conform to the laws and ordinances of the City and County of San Francisco;

That the City Engineer of the City and County of San Francisco shall maintain, for the benefit of all prospective bidders, a guide list or statement of the requirements and conditions which he believes to be necessary in order that this Board may obtain information sufficient to determine intelligently whether the proposal or bid shall be accepted;

That no proposal, after having been deposited with the Board of Supervisors, will be allowed to be withdrawn on account of alleged errors of computation, or clerical errors in computing, incomplete or erroneous information or for any other reason;

That the Board of Supervisors, pursuant to and in accordance with the terms of the foregoing resolution, will award the said franchise or privilege to the best bidder and said Board reserves the right to reject any or all bids if it believes the public interest will be subserved thereby;

That any proposal or bid made to this Board must be accompanied by detailed and itemized plans and specifications sufficient to enable this Board to determine whether such bid or proposal is acceptable;

That, in the event a bid or proposal shall involve or concern the rules or ordinances of any municipal, sanitary or other public corporation and a license or permit shall be required, the bidder must show that he has fully complied with such rules or ordinances;

That proposal forms will be furnished gratuitously upon application at the office of the City Engineer. Bidder may use his own forms;

That any erasure, addition or interlineation in a proposal, or bid, will rule out the proposal or bid from consideration. Be it

Further Resolved, That the Clerk of this Board be, and he is hereby authorized and directed to advertise for sealed bids for the awarding of this franchise or privilege pursuant to and in accordance with the following provisions of the Health and Safety Code of the State of California, which are made a part hereof for all purposes:

"Section 4200. Manner of Granting Generally. Every franchise or privilege for the disposal or destruction, or both, of garbage, waste, offal, and debris, shall be granted by the board of supervisors of any county only under the terms and conditions of this chapter."

"Section 4201. Calling for Bids: Award. Any county may, by resolution of the board of supervisors, call for bids for the granting of a franchise, exclusive or otherwise, for the disposal or destruction, or both, of garbage, waste, offal, and debris, according to the terms and conditions set forth in the resolution, for a period of time not to exceed twenty-five years.

"Thereafter the board of supervisors shall cause to be published once a week for two successive weeks a notice which shall set forth all of the terms and conditions embraced in the resolution and the time, date, and place for the receiving and opening of sealed bids, which shall not be sooner than four full weeks from date of the first publication of the notice.

"Upon examination by the board of supervisors of the bids, the franchise may be awarded to the best bidder. The board of supervisors may postpone the granting of the franchise from time to time until it has had a full and complete opportunity to examine into the merits of each bid."

"Section 4202. Filing Bond. The successful bidder shall

file with the board of supervisors, upon grant of the franchise, a bond in favor of the county in an amount and under such terms and conditions as may be prescribed by the board of supervisors."

"Section 4203. **Imposition of Other Terms and Conditions.** The county may, in the resolution and advertised notice, impose terms and conditions other than those mentioned in this chapter so long as they are not in conflict with the provisions of this chapter."

"Section 4204. **Terms of Bids.** A bidder may in his franchise bid set forth such propositions, terms and conditions as he may desire to offer, or receive the benefit from, which may be in addition to, or in conflict with, those mentioned in the resolution or advertised notice calling for bids, so long as they are not in conflict with the provisions of this chapter."

Said bids shall be filed with the Clerk of this Board not later than the day of, up to the hour of 3 p. m. and said time is hereby fixed as the date and hour for the opening and consideration of said bids.

The Board of Supervisors will thereupon, in accordance with the provisions of the said act, openly and publicly declare the said bids, make a survey of bids, and thereafter make such award as subserves the best interests of the City and County of San Francisco.

Any franchise for the disposal of garbage and refuse awarded as herein provided shall contain a provision requiring the holder of such franchise to pay to all persons performing labor or rendering service under such franchise the highest general prevailing rate of wages as fixed and determined by the Board of Supervisors of the City and County of San Francisco from time to time for said labor and services.

A franchise ordinance embracing all of the terms and conditions shall be passed before the franchise or privilege shall become effective.

A certified check payable to the City and County of San Francisco in the amount of \$10,000 shall accompany all bids, and shall be returned to a bidder immediately upon rejection of his bid. Upon the filing of the bond hereinafter mentioned the check of the successful bidder shall be returned to him. If such successful bidder shall fail to file said bond, said check shall become the property of the City and County of San Francisco. Be it

Further Resolved, That, when the franchise is awarded, the successful bidder shall file and maintain a surety company bond running to the City and County of San Francisco, to be approved by the Board of Supervisors, in the penal sum of not less than Fifty Thousand Dollars (\$50,000) nor more than One Hundred Thousand Dollars (\$100,000), to be set in the franchise ordinance, conditioned that such bidder shall faithfully fulfill the aforesaid guarantees and shall well and truly observe, fulfill and perform each and every other term and condition of the franchise or privilege, and that in case of any breach of condition of such bond, the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond. A substitute bond under the same terms and conditions may be filed by the grantee at any time, provided it meets with the approval of the Board of Supervisors.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Passed for Second Reading.

The following recommendations of Streets Committee were taken up:

Present: Supervisors Meyer, McMurray, Sullivan.

Accepting Roadway of Pacheco Street Between 44th and 45th Avenues, Including the Curbs.

Bill No. 3924, Ordinance No. . . . (Series of 1939), as follows:

Providing for acceptance of the roadway of Pacheco Street between Forty-fourth and Forty-fifth Avenues, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit: Pacheco Street between Forty-fourth and Forty-fifth Avenues, including the curbs.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Accepting Roadway of Pacheco Street Between 45th and 46th Avenues, Including the Curbs.

Bill No. 3925, Ordinance No. . . . (Series of 1939), as follows:

Providing for acceptance of the Roadway of Pacheco Street between Forty-fifth and Forty-sixth Avenues, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit: Pacheco Street between Forty-fifth and Forty-sixth Avenues, including the curbs.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Accepting Roadway of the Crossing of Pacheco Street and Thirty-fourth Avenue, Including the Curbs.

Bill No. 3926, Ordinance No. . . . (Series of 1939), as follows:

Providing for acceptance of the roadway of the crossing of Pacheco Street and Thirty-fourth Avenue, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit: The crossing of Pacheco Street and Thirty-fourth Avenue, including the curbs.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Changing Sidewalk Widths on San Jose Avenue Between Twenty-eighth and Thirtieth Streets.

Bill No. 3928, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Sections One Hundred and Thirty-one and One Hundred and Thirty-two thereof.

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

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office February 18, 1946, by amending Sections 131 and 132 thereof to read as follows:

Section 131. The width of sidewalks on San Jose Avenue between Twenty-eighth and Twenty-ninth Streets shall be 9 feet.

Section 132. The width of sidewalks on San Jose Avenue between Twenty-ninth and Thirtieth Streets shall be 9 feet.

Approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Acceptance of Roadway of Forty-fifth Avenue Between Pacheco Street and Quintara Street, Including the Curbs.

Bill No. 3929, Ordinance No. . . . (Series of 1939), as follows:

Providing for acceptance of the roadway of Forty-fifth Avenue between Pacheco Street and Quintara Street, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San

San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit: Forty-fifth Avenue between Pacheco Street and Quintara Street, including the curbs.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Ordering Improvement of Bay Street (N $\frac{1}{2}$) Between 137' 6" and 168' West of Mason Street, and Others, by Reconstruction or Patching of Asphalt Macadam Sidewalks.

Bill No. 3940, Ordinance No. . . . (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

On Bay Street (N $\frac{1}{2}$) between 137'6" and 168' west of Mason Street, and other locations, by reconstruction or patching of asphalt macadam sidewalks.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 21, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three (3) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

Bay Street (N $\frac{1}{2}$) between 137'6" and 168' west of Mason Street.

Bay Street (S $\frac{1}{2}$) between 114'7" and 137'6" east of Mason Street.

Broadway (N $\frac{1}{2}$) between 137'6" and 165' east of Taylor Street.

Broadway (N $\frac{1}{2}$) between 68'6" and 91'6" west of Jones Street.

Chestnut Street (S $\frac{1}{2}$) between Jones Street and 65' east.

Chestnut Street (N $\frac{1}{2}$) between 65' and 109'1 $\frac{1}{8}$ " east of Van Ness Avenue.

Columbus Avenue (SW $\frac{1}{2}$) between 128'9 $\frac{5}{8}$ " and 153'9 $\frac{5}{8}$ " southeast of Beach Street.

Columbus Avenue (SW $\frac{1}{2}$) between 62'10 $\frac{1}{4}$ " and 204'11 $\frac{3}{8}$ " northwest of Pacific Avenue and between 19'2 $\frac{1}{2}$ " and 104'1 $\frac{1}{4}$ " southeast of Broadway.

Eddy Street (N $\frac{1}{2}$) between 80' and 137'6" west of Taylor Street and between 137'6" and 175' east of Jones Street.

- Eddy Street (S $\frac{1}{2}$) between 87'6" and 137'6" west of Leavenworth Street.
- Eddy Street (S $\frac{1}{2}$) between 137'6" and 183'6" west of Taylor Street.
- Eddy Street (S $\frac{1}{2}$) between 77' and 155' east of Taylor Street.
- Eddy Street (N $\frac{1}{2}$) between Larkin Street and 137'6" west and between 55' and 112'6" east of Polk Street.
- Eddy Street (S $\frac{1}{2}$) between 82'6" and 137'6" east of Polk Street.
- Ellis Street (N $\frac{1}{2}$) between 112'6" and 137'6" west of Hyde Street.
- Ellis Street (N $\frac{1}{2}$) between 171'10 $\frac{1}{2}$ " and 206'3" east of Larkin Street.
- Ellis Street (N $\frac{1}{2}$) between 137'6" and 227'6" west of Stockton Street.
- Ellis Street (S $\frac{1}{2}$) between 82'6" and 137'6" west of Mason Street.
- Ellis Street (S $\frac{1}{2}$) between 137'6" and 192'6" east of Jones Street.
- Ellis Street (S $\frac{1}{2}$) between Leavenworth and 110' east and between 137'6" and 192'6" east of Leavenworth Street.
- Ellis Street (S $\frac{1}{2}$) between 137'6" and 206'3" east of Larkin Street.
- Ellis Street (S $\frac{1}{2}$) between 110' and 137'6" west of Polk Street.
- Filbert Street (S $\frac{1}{2}$) between Van Ness Avenue and 284' east.
- Francisco Street (S $\frac{1}{2}$) between 206'3" and 275' east of Hyde Street.
- Front Street (W $\frac{1}{2}$) between Jackson Street and 91'8" south.
- Front Street (E $\frac{1}{2}$) between Washington Street and 60' north.
- Front Street (E $\frac{1}{2}$) between 27'6" and 82'10" north of Clay Street.
- Front Street (W $\frac{1}{2}$) between 60' and 120' south of Washington Street and between 61' and 111' north of Clay Street.
- Fulton Street (N $\frac{1}{2}$) between Leavenworth Street and Market Street.
- Grant Avenue (E $\frac{1}{2}$) between 47'6" and 70' north of Greenwich Street.
- Grant Avenue (W $\frac{1}{2}$) between 57'6" and 77'6" north of Green Street.
- Grant Avenue (E $\frac{1}{2}$) between 40' and 87'3" north of Pacific Avenue.
- Green Street (S $\frac{1}{2}$) between 68'9" and 103'1 $\frac{1}{2}$ " west of Grant Avenue.
- Green Street (N $\frac{1}{2}$) between 115' and 199' west of Polk Street.
- Grove Street (S $\frac{1}{2}$) between 184.86' and 246.48' west of Marshall Square.
- Hayes Street (N $\frac{1}{2}$) between 135' and 220' west of Polk Street.
- Hyde Street (E $\frac{1}{2}$) between 68'9" and 137'6" south of Greenwich Street.
- Hyde Street (E $\frac{1}{2}$) between 45'2" and 87'6" north of Vallejo Street.
- Hyde Street (E $\frac{1}{2}$) between 50' and 91'8" north of Broadway.
- Hyde Street (W $\frac{1}{2}$) between Ellis Street and 62'6" north.
- Hyde Street (W $\frac{1}{2}$) between 62'6" and 137'6" north of Eddy Street.
- Hyde Street (W $\frac{1}{2}$) between 68' and 137'6" north of Turk Street.
- Jones Street (E $\frac{1}{2}$) between Chestnut Street and 25' south.
- Jones Street (E $\frac{1}{2}$) between Green Street and 90' north.
- Jones Street (W $\frac{1}{2}$) between Green Street and 120' north.
- Jones Street (W $\frac{1}{2}$) between 90' and 137'6" south of Green Street.
- Jones Street (W $\frac{1}{2}$) between 100' and 137'6" south of Ellis Street.
- Jones Street (E $\frac{1}{2}$) between 80' and 107'6" north of Turk Street.
- Kearny Street (E $\frac{1}{2}$) between 110' and 150' south of Filbert.
- Kearny Street (W $\frac{1}{2}$) between 117'6" and 157'6" south of Union Street.
- Larkin Street (E $\frac{1}{2}$) between 67'6" and 92'6" south of Pacific Avenue.
- Larkin Street (E $\frac{1}{2}$) between 57'6" and 85' south of Jackson Street.
- Larkin Street (E $\frac{1}{2}$) between 112'6" and 162'6" south of Ellis Street.
- Larkin Street (E $\frac{1}{2}$) between 77'6" and 137'6" south of Turk Street.
- Larkin Street (W $\frac{1}{2}$) between 80' and 110' and between 157'6" and 177'6" south of Filbert Street.
- Larkin Street (W $\frac{1}{2}$) between Ellis Street and 49' south and between 65' and 120' north of Eddy Street.
- Larkin Street (W $\frac{1}{2}$) between 82'6" and 137'6" south of Turk Street.
- Larkin Street (W $\frac{1}{2}$) between Golden Gate Avenue and 84' south.

Leavenworth Street ($E\frac{1}{2}$) between 30' and 161'4" south of Chestnut Street.

Leavenworth Street ($W\frac{1}{2}$) between 63' and 137'6" north of Ellis Street.

Lombard Street ($N\frac{1}{2}$) between Mason Street and 70' east.

Lombard Street ($S\frac{1}{2}$) between 86'6" and 111'6" east of Child Street.

Market Street ($NW\frac{1}{2}$) between 89'3 $\frac{1}{8}$ " and 143'5 $\frac{7}{8}$ " northeast of California Street.

Market Street ($NW\frac{1}{2}$) between Davis Street and 225'11 $\frac{5}{16}$ " northeast of Davis Street.

Market Street ($NW\frac{1}{2}$) between Pine Street and 178'2 $\frac{3}{4}$ " southwest.

Market Street ($NW\frac{1}{2}$) between 139'0 $\frac{5}{8}$ " and 189'0 $\frac{5}{8}$ " southwest of Kearny Street.

Market Street ($NW\frac{1}{2}$) between Eddy Street and 186'6 $\frac{5}{8}$ " and between 216'6 $\frac{5}{8}$ " and 250'9" northeast of Eddy Street.

Market Street ($NW\frac{1}{2}$) between 202'1 $\frac{5}{8}$ " and 227'1 $\frac{5}{8}$ " northeast of Golden Gate Avenue.

Market Street ($NW\frac{1}{2}$) between Jones Street and 152'11 $\frac{1}{2}$ " southwest and between Fulton Street and 75' northeast.

Market Street ($NW\frac{1}{2}$) between 94.37' and 144'37' southwest of Fulton Street.

Market Street ($NW\frac{1}{2}$) between 100' and 150' southwest of Marshall Square.

Market Street ($SE\frac{1}{2}$) between Eleventh Street and 190' northeast.

Market Street ($SE\frac{1}{2}$) between Ninth Street and 75' northeast.

Market Street ($SE\frac{1}{2}$) between 350' and 400' northeast of Seventh Street.

Market Street ($SE\frac{1}{2}$) between 195' and 275' southwest of Fourth Street.

Market Street ($SE\frac{1}{2}$) between 150' and 200' northeast of Fourth Street.

Market Street ($SE\frac{1}{2}$) between 45' and 75' southwest of Second Street.

Market Street ($SE\frac{1}{2}$) between 140' and 190' northeast of Second Street.

Market Street ($SE\frac{1}{2}$) between Fremont Street and 91'8" northeast.

Market Street ($SE\frac{1}{2}$) between 45'10" and 91'8" southwest of Spear Street and between 45'10" and 92'3 $\frac{1}{4}$ " northeast of Main Street.

Market Street ($SE\frac{1}{2}$) between 45'10" and 91'8" northeast of Steuart Street.

Mason Street ($E\frac{1}{2}$) between 55' and 82'6" south of Francisco Street.

Mason Street ($W\frac{1}{2}$) between Lombard Street and 60' north.

Mason Street ($E\frac{1}{2}$) between 87'6" and 112'6" south of Greenwich Street.

Mason Street ($W\frac{1}{2}$) between Green Street and 34'4 $\frac{1}{2}$ " north.

Mason Street ($E\frac{1}{2}$) between 68'9" and 77'6" north of Broadway.

McAllister Street ($N\frac{1}{2}$) between 87'6" and 137'6" east of Larkin Street.

Montgomery Street ($E\frac{1}{2}$) between 50' and 117'6" north of Filbert Street.

Montgomery Street ($E\frac{1}{2}$) between 37'11 $\frac{1}{4}$ " and 68'9" south of Vallejo Street.

O'Farrell Street ($N\frac{1}{2}$) between Mason Street and 80' west and between 103'1 $\frac{1}{2}$ " and 165' west of Mason Street.

O'Farrell Street ($S\frac{1}{2}$) between 91'6" and 114'6" east of Larkin Street.

O'Farrell Street ($S\frac{1}{2}$) between Larkin Street and 85' west.

Pacific Avenue ($N\frac{1}{2}$) between Stockton Street and 137'6" east.

Pacific Avenue ($N\frac{1}{2}$) between 67'6" and 97'6" west of Sansome Street.

Polk Street ($E\frac{1}{2}$) between 87'6" and 148' north of Lombard Street.

Polk Street ($E\frac{1}{2}$) between 87'6" and 137'6" south of Vallejo Street.

Polk Street ($E\frac{1}{2}$) between Fell Street and 57' north.

Powell Street (E½) between 67'6" and 137'6" south of Chestnut Street.

Powell Street (E½) between Union Street and 137'6" south.

Powell Street (E½) between Vallejo Street and 68'9" north and between 40' and 59'6" south of Green Street.

Stockton Street (W½) between Filbert Street and 92'6" north.

Stockton Street (W½) between 92' and 162'3" north of Broadway.

Turk Street (W½) between Ellis Street and 137'6" south.

Turk Street (N½) between Leavenworth Street and 87'6" east.

Turk Street (N½) between 70'6" and 106'6" and between 137'6" and 165' east of Jones Street.

Turk Street (S½) between Leavenworth Street and 82'6" east.

Turk Street (S½) between 80'9½" and 147'8" east of Dodge Street.

Union Street (S½) between 90'6" and 112'6" east of Hyde Street.

Vallejo Street (S½) between 91'6" and 115'6" and between 137'6" and 208'4" west of Stockton Street.

by the construction or reconstruction of two-course concrete sidewalks of the full official width where concrete or bituminous rock sidewalks are defective or not already constructed to the official grade;
and the improvement of

Bay Street (N½) between Taylor Street and 100' east.

Eddy Street (N½) between 137'6" and 206'3" east of Polk Street.

Grant Avenue (W½) between 39' and 107' south of Green Street.

Larkin Street (E½) between North Point Street and 137'6" north.

Sansome Street (E½) between Vallejo Street and 80' south.

Taylor Street (E½) between Eddy Street and 137'6" north.

Turk Street (N½) between 88'9" and 137'6" west of Jones Street.

by the reconstruction or patching of asphalt macadam sidewalks to the full official width where asphalt macadam sidewalks are defective.

The assessment district is hereby described as follows:

Within the exterior boundary of all those certain lots delineated, designated and numbered respectively as:

Block No.	Lot No.	Block No.	Lot No.
24	20	143	13, 14
30	8	147	3, 25, 27
41	31	148	11
48	7	149	15
52	21	151	13
63	20, 21, 22	152	21
64	17	161	15, 18
65	9	162	5, 11, 18, 20
66	19	164	6
67	13-E, 14	185	26
78	24, 44	186	17
85	22, 23, 24	198	1
89	9, 10	199	10, 11
90	18	204	11
94	18	205	2, 4
105	28	234	8
115	4, 5	264	3
116	10	265	1
117	16	312	4
119	9	316	4, 5
120	9	321	9, 13, 16, 31
121	4	322	2
122	24	327	9
125	13	329	3, 5
126	2	331	1-A
130	22, 27	332	1, 4, 8, 16
131	24	333	4, 15, 16, 18, 19

Block No.	Lot No.	Block No.	Lot No.
335	2, 2-B, 13, 20	765	1
336	2	811	5
337	19	813	3
338	12, 18	3507	26
339	9, 11, 12, 16	3701	35
340	16	3703	66
342	5	3705	37
344	6-B	3706	46
346	7, 15	3707	2-A
347	7	3708	44
351	1, 8, 9, 17	3710	12
355	4, 5	3712	17, 20
478	11-E	3714	15
500	19, 20	Block No.	Lot No.
525	3, 6	25	10, 11
526	20	30	12
547	4	131	2
572	18-A	142	6
717	1	331	10
740	1, 6, 8, 9, 13, 19	338	6
741	10-A	740	11
764	2		

All being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above mentioned improvement.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Repealing Ordinance 103 (New Series) Approved June 12, 1906, Which Granted Spur Track Permit to John Breuner Company, in Harrison Street.

Bill No. 3947, Ordinance No. (Series of 1939), as follows:

Repealing Ordinance 103 (New Series), approved June 12, 1906, which granted permission to the John Breuner Company to construct, operate and maintain a spur track in Harrison Street.

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

Section 1. Ordinance 103 (New Series) approved June 12, 1906, which granted permission to the John Breuner Company to construct, operate and maintain a spur track in Harrison Street, is hereby repealed.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Adopted.

The following recommendation of his Honor, the Mayor, was taken up:

Leave of Absence—Honorable Edward Keil, Member of the Art Commission.

Proposal No. 5456, Resolution No. 5306 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Edward Keil, a member of the Art

Commission, is hereby granted a leave of absence for the period March 5 to March 27, 1946, inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Final Passage.

The following recommendation of the Finance Committee was taken up:

Appropriating \$10,000 Out of the Emergency Reserve Fund to Provide Funds for Jury and Witness Fees in the Superior Court; an Emergency Ordinance.

Bill No. 3952, Ordinance No. 3698 (Series of 1939), as follows:

Appropriating the sum of \$10,000 out of the Emergency Reserve Fund to provide funds for jury and witness fees in the Superior Court; an emergency ordinance.

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

Section 1. The sum of \$10,000 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 521.151.00, to provide funds for the payment of jury and witness fees in the Superior Court.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being appropriated from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: Due to increased business in the Criminal Departments of the Superior Court the appropriation heretofore made for the payment of jurors and witness fees is exhausted. Provisions for additional funds for this purpose is necessary to the uninterrupted operation of the Superior Courts. There are no other funds available for the purpose.

Recommended by the Secretary-Jury Commissioner, Superior Court.

Approved by the Presiding Judge of the Superior Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

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

Fines for Traffic Violation.

Supervisor Brown presented bill fixing fines for certain violations of traffic regulations.

Referred to Police Committee.

Refinancing Outstanding Obligations Incurred for Acquisition of Market Street Railway Company.

Supervisor Christopher reported that it was the intention of himself and Supervisor MacPhee to submit a proposal for the issuance of \$2,000,000 General Obligation Bonds for the purpose of paying off the obligations incurred in the purchase of the Market Street Railway, thus saving about \$200,000 in interest. Supervisor MacPhee also had in mind the issuance of a weekly pass, which could not be done under the present conditions. However, an attempt is being made to find another method to pay off the obligations, and it will be another week before he and Supervisor Mancuso would be ready to submit a proposal to the Board.

Height Limitation, Telegraph Hill Vicinity.

Supervisor Colman requested that the report of the Public Buildings, Lands and City Planning Committee, on the question of height limitation in the industrial zone at the foot of Telegraph Hill, be made a Special Order of Business for Monday, March 11, 1946, at 3:30 p. m.

No objection, and so ordered.

Proposal for Recess.

Supervisor Mancuso moved that at the end of the day's work, the Board recess, to reconvene on Wednesday, March 6, 1946, at 2:00 p. m. The Board desires the members of the Board to sit with him informally to discuss salary standardization.

Supervisor MacPhee urged the Board to meet either at 1:00 p. m. or 4:00 p. m., because of notices already sent out for committee meetings on Wednesday afternoon.

Supervisor Mancuso stated that he had no objection to meeting at 4:00 p. m.

Motion seconded by Supervisor MacPhee.

No objection, and so ordered.

Discussion of Transportation Facilities.

Supervisor Lewis discussed the transportation situation, stating that there had been some improvement since the investigation recently conducted by the Board of Supervisors. However, he felt that all plans for rapid transit that have been formulated should be brought to the attention of the Public Utilities Commission. He would suggest, also, that Supervisor Brown ask the City Planning Commission, the Public Utilities Commission, the CIO, and the Post-War Project Committee to submit their plans to Supervisor Brown's committee.

Supervisor Colman announced that the Board had already referred the entire matter to the City Planning Committee, and had considered the matter. He outlined to the Board the Committee's consideration of the question.

Thereupon, Supervisor Lewis moved that at the next meeting of the Public Utilities Committee the matter be heard and discussed and invitations be sent to the CIO, the Postwar Projects Committee, the City Planning Commission and the Public Utilities Commission to be present.

The Chair declared the motion to be out of order, inasmuch as the subject matter had already been referred to a different committee.

Amending Resolution No. 5115 (Series of 1939), Fixing Wage Scales for Private Employment on Public Contracts.

Supervisor Mancuso presented:

Proposal No. 5455, Resolution No. . . . (Series of 1939), as follows:

Resolved, That on the recommendation of the Civil Service Commission, Resolution No. 5115 (Series of 1939), fixing wage scales for private employment on public contracts, is hereby amended by amending the wage rates as set forth in Section 1 thereof, Building and Construction Trades, for the employments herein enumerated, as follows:

Section 1—Building and Construction Trades

Dump Truck Drivers (8-hour day):

Under 4 yards, water level	\$ 9.20
4 yards and under 6 yards, water level	10.12
6 yards and under 8 yards, water level	11.00
8 yards and over, water level	13.80

Truck Drivers of Concrete Mixer Trucks (8-hour day):

2 yards or less per day	\$ 9.28
3 yards per day	9.89
4 to 5 yards per day	10.58
6 yards per day	10.95

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Intra-Fund Transfer, Board of Supervisors.

Supervisor Mead, seconded by Supervisor Sullivan, moved that, in accordance with the provisions of the Annual Appropriation Ordinance and the Charter, the Board of Supervisors hereby approves the request to the Controller for the intra-fund transfer of \$1,400 from Appropriation No. 501.298.00 (Legislative Expense—Board of Supervisors) to Appropriation No. 501.200.00 (Contractual Services—Board of Supervisors) to provide funds for the payment of the salary of the Mayor's chauffeur loaned to the Board of Supervisors for a period of five months during the absence on sick leave of the Board's regular chauffeur.

Discussion.

Supervisor Mancuso opposed the motion. Had not a former chauffeur been granted sick leave with pay, to which he did not believe he was entitled, there would be no need for the requested transfer of funds.

Supervisor Mead pointed out that whether or not Supervisor Mancuso was correct as to the former chauffeur, that had no bearing on the present chauffeur. The present chauffeur has worked, and is entitled to his pay.

The Chair announced that the services of the former chauffeur had been terminated as of February 28th. Money must be provided for the present chauffeur's salary.

Thereupon, the roll was called and the foregoing motion *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—10.

No: Supervisor Mancuso—1.

Progress Report on Loading Zones.

Supervisor MacPhee requested that the Clerk ask the Police Commission for progress report on the Supervisors' request for survey as to the necessity for yellow zone permits in area east of Van Ness Avenue.

No objection and so ordered.

Appropriations for Sick Leave Pay.

Supervisor MacPhee moved that it be suggested to the Clerk that before he authorizes any appropriation for the purpose of paying employees' sick leave, or for any other purpose, he consult with either the President of the Board or the Chairman of the Finance Committee.

No objection.

Salary Standardization.

R24 Supervisor of Restaurants and Playgrounds. Supervisor Mancuso stated that he had an additional recommendation to send to the Civil Service Commission. Thereupon, he moved that the classification R24 Supervisor of Restaurants and Playgrounds be referred to Civil Service Commission, with proposed salary range of \$350-450. Motion seconded by Supervisor Sullivan.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Noes: Supervisors Brown, Colman—2.

A160 Foreman Carpenter. Supervisor Mead moved reference to Civil Service Commission with proposed salary of \$16 per day.

No objection and so ordered.

A161 General Foreman Carpenter. Supervisor Mead moved reference to Civil Service Commission, with proposed salary of \$18 per day.

No objection and so ordered.

B413 Assistant Clerk, Board of Supervisors. Supervisor Mead moved reference to Civil Service Commission, with proposed salary range comparable to that fixed for Head Clerk, should range for Head Clerk be fixed at \$300-370.

No objection and so ordered.

RECESS.

There being no further business, the Board, at the hour of 4:20 p. m., recessed, pursuant to motion earlier during the day's proceedings, to reconvene to resume consideration of Salary Standardization on Wednesday, March 6, 1946, at 4:00 p. m.

DAVID A. BARRY, Clerk.

WEDNESDAY, MARCH 6, 1946—3:30 P. M.

In Board of Supervisors, San Francisco, Wednesday, March 6, 1946, 3:30 p. m.

The Board of Supervisors met in recessed session to consider the Salary Standardization Ordinance.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Quorum present.

President Gallagher presiding.

Motion by Supervisor Colman.

Supervisor Colman moved that if there were any citizens present who desired to address the Board, that the privilege of the floor be accorded them and then the matter could be taken into the hands of the Board. Seconded by Supervisor Sullivan.

No objection and so ordered.

Communications.

From the Civil Service Commission, forwarded to them by the Boilermakers' organization relative to increase in wages.

Letter attached to other communications involving requests for increases in pay for other classifications and to be considered when that particular classification was reached for consideration.

From the Judges of the Superior Court, urging adoption of a salary range of \$250-300 for the classification of Probation Officer.

Hold in abeyance until this matter comes up for consideration.

From the Downtown Association, placing itself on record as opposing the proposed salary increases by the Civil Service Commission, as favorable action on such increases would constitute a violation of charter provisions.

Hold in abeyance.

Report by Supervisor Mancuso, Chairman of the Finance Committee.

Supervisor Mancuso informed the Board that at a meeting between the Mayor and the Board of Supervisors in the morning of March 6th, the Mayor told the members that in his opinion the adoption of the majority report of the Civil Service Commission would be met with a taxpayer's suit and that there was every likelihood that in the event the Board accepted the minority report presented by Civil Service Commissioner Charles, no suit would be filed; that the Mayor was asked how far he would go with respect to amending the minority report, certain groups were submitted to him for his consideration with respect to upward revision and the Mayor stated he would be glad to meet with the members of the Finance Committee at 1:45 in an effort to reach an amicable solution of the problem. The Committee met with the Mayor at the appointed hour and as a result of this meeting the Mayor went along with ten

suggestions and refused to go along with eight of them. Furthermore, the Mayor agreed to go along with all the recommendations on the "T" classification and to put back in status quo all the reductions that had been made in the minority report, namely in eleven classifications; the Mayor also agreed with the members of the Finance Committee to reduce the proposed salaries for 27 out of 29 of those positions in the higher brackets. The Mayor could not go along with increasing the hourly rate for streetcar men beyond the \$1.05 recommended in the Charles report.

Motion by Supervisor Mancuso.

Supervisor Mancuso concluded the statement above outlined by moving that the Charles minority report be submitted to the Civil Service Commission in accordance with Section 151 of the Charter, together with the attached proposed wage scales and that the Commission study the report and amendments thereto and be prepared to report on same on the morrow.

March 6, 1946.

To the Honorable, the Civil Service Commission,
City Hall, San Francisco.

Gentlemen:

By motion of the Board of Supervisors adopted at its meeting on Wednesday, March 6, 1946, there was referred to the Civil Service Commission for a report as provided in Section 151 of the Charter, the minority Civil Service Commission proposed salary standardization schedules (the Charles report), together with the following proposed amendments to the Charles report, with a request for information as to the effect of such amendments upon related classifications and the estimate of cost attendant upon enactment of the Charles recommendations as proposed to be amended herein:

Class No.	Class Title	Minority Civil Service Commission Recommendation	Rate Submitted by Board of Supervisors
G15	Property Auditor, Assessor's office . . .	\$235-280	\$270-325
G16	Supervising Personal Property Appraiser	290-350	325-390
L504	Emergency Hospital Surgeon	300	345
L602	Audiometer Technician	175-220	185-230
L152	Dental Hygienist	175-220	185-230
O210	Sewer Cleaner	11.60	12.50
I 254	Seamstress	125-155	135-165
B417	Executive Secretary to the Controller .	275-330	300-375
T2	Attendant, Juvenile Detention Home .	175-220	185-230
T12	Superintendent, Juvenile Detention Home	300-360	300-375
T13	Assistant Superintendent, Juvenile Detention Home	250-300	275-345
T20	Director of Boys' Ranch School	300-360	300-375
T22	Assistant Director, Boys' Ranch School	250-300	250-300
T24	Agricultural Instructor	175-220	185-230
T26	Ranch School Maintenance Man	175-220	175-230
T30	Director of Girls' School	270-325	300-375
T32	Group Supervisor, Girls' School	175-220	185-230
T33	Group Supervisor, Boys' Ranch School	175-220	185-230
T56	Probation Officer	225-270	220-275
T60	Senior Probation Officer	270-325	275-335
T70	Chief Adult Probation Officer	500	500
T72	Chief Juvenile Probation Officer	666.66	666.66

Class No.	Class Title	Minority Civil Service Commission Recommendation	Rate Submitted by Board of Supervisors
T140	District Coordinator	230-275	230-290
T157	Social Service Worker.....	200-250	200-250
T160	Senior Social Service Worker.....	250-300	250-300
T163	Director of Public Welfare.....	666.66	666.66
T165	District Supervisor	330-400	360-430
E117	Assistant Superintendent of Plant....	290-350	335-375
B20	Controller	1,250	1,111.11
B23	Director, Bureau of Accounts, Public Utilities Commission.....	750	650
B51	Chief Administrative Officer.....	1,500	1,333.33
B54	Director, Bureau of Public Service...	666.66	600
B66	Registrar of Voters.....	520-625	600
B76	Executive Secretary to Mayor.....	625	585
B81	Recorder	520-625	600
B93	Tax Collector	520-625	600
B95	Director of Finance and Records....	750	650
B169	County Clerk	520-625	600
B173	Public Administrator	520-625	600
F1	Manager of Utilities.....	1,500	1,333.33
F2	Director of Public Works.....	1,000	888.88
F9	Manager and Chief Engineer, Hetch Hetchy	900	888.88
F366	Chief, Department of Electricity.....	666.66-750	600-700
G60	Personnel Director	600-720	500-600
G62	Personnel Director and Secretary, Civil Service Commission.....	833.33	750
K12	Chief Attorney, Civil	900	800
K16	Special Counsel, Water Service.....	1,150	1,050
N10	Coroner	550-650	600
N358	Sealer of Weights and Measures	420-500	400-450
U44	General Manager and Chief Engineer	1,000	888.88
W2	Superintendent, Park Department...	666.66	650
X2	City Librarian	666.66	650
Y4	Director, M. H. deYoung Memorial Museum	750	650

In the recommendations contained in the Charles report, there are only nine proposals for wages less than the present schedule and it will be appreciated if you will supply the same information with respect to those classifications as is requested for the other classifications enumerated herein.

Attached hereto you will find four communications, one under date of March 4th from the Civil Service Commission, designated Enclosure A and two others from the Commission under date of March 6th, designated Enclosures B and C, and Enclosure D, dated February 28, 1946, in connection with which it is requested that you supply similar information for all the classifications set forth therein as is requested for other classifications herein designated.

It will be appreciated if we may have the information requested herein in time for consideration by the Board at its recessed meeting Thursday, March 7, at 10:00 p. m., and will you please incorporate a statement of the estimated cost necessary to effect the proposals herein contained.

Yours very truly,

DAVID A. BARRY,
Clerk of the Board.

Enclosure "A".

March 4, 1946.

The Board of Supervisors,
City Hall, San Francisco.

Gentlemen:

At meetings of the Civil Service Commission held on February 27, 1946, and March 4, 1946, several amendments were adopted changing the recommended schedules made by the Civil Service Commission and forwarded to the Board of Supervisors on Monday, February 25, 1946, class relationships or other factors.

These changes in the recommended salary schedules are occasioned by the receipt of approved new negotiated wage contracts.

It is therefore recommended that the salary schedules for O1 Chauffeur be withdrawn:

O1	Chauffeur, passenger	\$240
	Up to and including 2½-ton truck.....	8.00 day
	Power Mower Tractors.....	8.40
	Over 2½ and including street cleaning trucks...	9.15
	Tractors	13.60
	A Frame Truck Loader.....	12.00
	Locomotive Equipment	13.60
	Trax-cavators	16.00

and the following Chauffeur categories be substituted in lieu thereof:

O1	Chauffeur, passenger	\$240
	Under 4 yards capacity (water level).....	9.20 day
	4 yds. and under 6 yds. (water level).....	10.12
	6 yds. and under 8 yds. (water level).....	11.00
	8 yds. and over (water level).....	13.80
	Special equipment such as:	
	Eductor, Compressor mounted on truck, Flushers, Motor Brooms, Spray Trucks, and Water Truck	13.80
	Flat Rack Truck.....	9.78
	Power Mower Tractors.....	10.52
	A Frame Truck Loader.....	12.00
	Tractors	13.60
	Trax-cavators	16.00
	Locomotive equipment (under 10 tons).....	11.00
	Locomotive equipment (over 10 tons).....	13.60

It is further recommended that the salary schedules for the following classes be amended as indicated below:

		From	To
A62	Tile Setter	\$ 12.00	\$ 14.40
A202	Cement Finisher's Helper.....	11.00	13.00
A204	Cement Finisher	12.00	14.00
A206	Foreman Cement Finisher.....	13.00	15.00
A208	General Foreman Cement Finisher.	14.00	16.00
A364	Car and Auto Painter.....	12.00	13.00
A366	Foreman Car and Auto Painter....	13.00	14.00
A370	General Foreman, Car and Auto Paint Shop	14.00	15.00
A392	Plasterer	14.00	16.00

	From	To
A404 Plumber	13.60	15.00
A408 General Foreman Plumber.....	15.60	17.00
A412 Plumbing Inspector	275-330	300-365
A416 Chief Plumbing Inspector.....	330-400	365-430
A456 Sheet Metal Worker	12.00	14.00
A460 General Foreman Sheet Metal Worker.....	14.00	16.00
A504 Steamfitter	13.60	15.00
A506 General Foreman Steamfitter.....	15.60	17.00
E2 Line Inspector	275-330	300-365
E150 Lineman Helper	9.00	10.80
E154 Lineman	13.60	15.00
E160 Foreman Lineman	14.60	16.00
E161 General Foreman Lineman	15.60	17.00
E202 Senior Electrical Railway Shop Mechanic	10.00	12.00
E206 Sub-Foreman Electrical Railway Shop Mechanic	12.00	12.50
E208 Foreman, Electrical Railway Shop Mechanic	11.00	13.00
E210 General Foreman, Electrical Railway Shop Mechanic.....	12.00	14.00
J162 Electric Arc Welder	10.50	12.50
M2 General Foreman Machinist	13.12	14.80
M252 Machinist's Helper	8.40	9.60
M253 Machine Tool Operator	8.88	10.24
M254 Machinist	11.12	12.80
M255 Bracemaker	11.12	12.80
M260 Instrument Maker	12.24	14.08
M264 Foreman Instrument Maker.....	13.24	15.08
M268 Foreman Machinist	12.12	13.80
O166.1 Junior Operating Engineer.....	200	232
O168.1 Operating Engineer	250	290
O172 Chief Operating Engineer.....	312.50	360
O174 Chief Operator, Activated Sludge Plant.....	312.50	360
U112 Pipe Caulker	11.55	12.40
U114 Main Pipe Foreman	12.05	12.90
U115 Special Pipe Fabricator.....	13.60	15.00
U116 Serviceman	11.55	12.40
U118 Serviceman's Assistant	9.20	9.80
U120 Gateman	12.05	12.90
O210 Sewer Cleaner		12.50

The estimated additional increased annual cost for changes in wage rates for the foregoing classifications is approximately \$308,722.80.

Very truly yours,

CIVIL SERVICE COMMISSION,

WILLIAM L. HENDERSON,

Personnel Director and Secretary.

* * * * *

Enclosure "B"

March 6, 1946.

The Board of Supervisors,
City Hall, San Francisco.

Gentlemen:

At the Civil Service Commission meeting held on Wednesday,

March 6, 1946, the following amendments to the schedules recommended by the Civil Service Commission were approved:

Class		From	To
M154	Boilermaker's Helper	\$ 8.50	\$ 9.78
M156	Boilermaker	10.72	12.33
M158	Boiler Inspector	220-265	250-305

Very truly yours,
 CIVIL SERVICE COMMISSION,
 WILLIAM L. HENDERSON,
 Personnel Director and Secretary.

* * * * *

Enclosure "C"

March 6, 1946.

The Board of Supervisors,
 City Hall, San Francisco.

Gentlemen:

At the Civil Service Commission meeting held on Wednesday, March 6, 1946, the following amendments to the schedules recommended by the Civil Service Commission were approved:

Class		From	To
A252	Glazier	\$ 11.20	\$ 12.68
A254	Foreman Glazier	12.20	13.68
A302	Locksmith	12.00	14.00
A180	Cabinetmaker	12.00	14.00

The above recommended wage rates are occasioned because of new negotiated contracts affecting these classifications.

Very truly yours,
 CIVIL SERVICE COMMISSION,
 WILLIAM L. HENDERSON,
 Personnel Director and Secretary.

* * * * *

Enclosure "D"

February 28, 1946.

Board of Supervisors,
 City Hall, San Francisco.

Gentlemen:

We wish to inform you that the recommended schedule of compensation which is contained in the summary report which was transmitted to the Board of Supervisors on February 25, 1946, will require amendment as follows:

On page 6 of the summary report delete the word "Actuary" from class B82 Secretary-Actuary, Retirement System. The recommended salary range for this new class B82 Secretary, Retirement System, is \$385-460.

Amend the recommended salary schedules for class B83 Consulting Actuary by adding also "\$400 per month for part-time consulting service as required by the Retirement Board."

Delete class B244 Actuarial Clerk which appears on page 9 and

add in lieu thereof B245 Actuarial Statistician. The recommended salary standardization schedule for this class is \$315-375.

Amend class B310.2 Supervisor, Tabulating Bureau, Purchasing Department, by adding the words "and reproduction" immediately after the word tabulating.

The above amendments are occasioned by changes in the classified service because of reorganization in the office of the Retirement Board and consolidation of two bureaus in the Purchasing Department.

Very truly yours,

CIVIL SERVICE COMMISSION,

WILLIAM L. HENDERSON,

Personnel Director and Secretary.

Supervisor Mancuso concluded by stating that the amended minority report, if adopted, would grant raises to 85 per cent of the city employees instead of the 83 per cent as covered by the original Charles report, and that splendid cooperation has been shown between the Mayor and the Finance Committee to the end that a salary ordinance could be passed that would be approved by the Mayor.

Supervisor Christopher informed the Board that while he was agreeable to sending the proposed amendments, together with the Charles minority report to the Civil Service Commission for study and recommendation, he wanted the Board to know that such action could not be construed to interfere with his right to vote as he so desired when the report came before the Board for final action.

Re-reference to Committee.

Supervisor MacPhee moved that a resolution be prepared requesting the attendance of the City Attorney at all meetings of the Board.

Supervisor Colman objected, whereupon said motion was *referred to the Finance Committee.*

Discussion.

Supervisor Colman stated that the Board, in his opinion, should not pass a salary ordinance without first knowing exactly what the amount was going to be. The amount is not now available and that he would not vote in those instances where the amount is not known.

Supervisor Lewis, in explaining his stand, stated that the job done so far is not the best by a long shot, that he had sat down and gone over the various items and that by reason of the time element justice could not be done to all of the classifications. He believed that it should be mandatory that the Board be allowed at least two months' time during which to consider the salary ordinance, that the Board at this time is up against the gun that there is certainly a lot of room for improvement, but since the time element is of the assence, the only course would be to follow Supervisor Mancuso's suggestion.

Motion.

Whereupon Supervisor Mancuso again moved that the Board of Supervisors refer to the Civil Service Commission the foregoing proposed amendments to the compensation schedules heretofore submitted by the Civil Service Commission for a report as provided under Section 151 of the Charter. Seconded by Supervisor Brown.

No objection and so ordered.

Motion to Recess.

Supervisor MacPhee moved, seconded by Supervisor Mancuso, that the Board recess until 10:00 p. m., Thursday, March 7, 1946.

Whereupon the roll was called and the motion *carried* by the following vote:

Ayes: Supervisors Brown, Colman, Christopher, Lewis, MacPhee, Mancuso, Meyer, Sullivan—8.

Noes: Supervisors Gallagher, McMurray—2.

Absent: Supervisor Mead.

RECESS.

There being no further business, the Board, at the hour of 5:30 p.m., recessed, to reconvene to resume consideration of salary standardization on Thursday, March 7, 1946, at 10:00 p. m.

DAVID A. BARRY, Clerk.

THURSDAY, MARCH 7, 1946—10:20 P. M.

In Board of Supervisors, San Francisco, Thursday, March 7, 1946, 10:20 p. m.

The Board of Supervisors met in a recessed session.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Mancuso—1.

Quorum present.

Presiding, President Gallagher.

Supervisor Mancuso noted present at 10:25 p. m.

Communications.

The Clerk read communication from the majority members of the Civil Service Commission, Commissioners Wolff and Maxwell, in which they set forth their reasons for recommending the majority report to the Board of Supervisors and also explaining why, in their opinion, Commissioner Charles' report should not be adopted by the Board of Supervisors.

Supervisor Mead spoke against the agreement entered into between the members of the Board and the Mayor so that the Charles report would be adopted by the Board, with certain amendments that were agreeable to the Mayor and thus avoid a veto by his Honor, the Mayor.

Supervisor McMurray stated that he has not considered the so-called minority report.

Supervisor Gallagher stated that no agreement was made except to try to compromise the ordinance. At the present time there is nothing before us.

Supervisor Christopher asked whether or not any one was contacted in order to compromise the ordinance.

Supervisor Colman, in answer to the foregoing question, stated that it was his opinion that Supervisor Mancuso introduced various amendments to the Board and the Board approved the amendments and were therefore bound to go along with them.

Supervisor Brown stated that he felt the same way as Supervisor Colman with respect to the amendments introduced by Supervisor Mancuso.

Supervisor Mead then made the following motion: "That this Board consider the Civil Service Commission Report and move its adoption."

Seconded by Supervisors Meyer and Christopher.

Supervisor Brown stated that the only thing considered by the Board has been the majority report of the Civil Service Commission and that report is now before us tonight.

Supervisor Mead stated that he is completely satisfied with the Commission's report even though he has been advised in no uncertain terms that this report will be vetoed by the Mayor and that any amendment to the report will also be vetoed by the Mayor. He also stated that the Mayor is attempting to assume the responsibility of the Civil Service Commission and the Board of Supervisors and that, in Supervisor Mead's opinion, the Mayor should not assume this right.

Supervisor Brown stated that the Mayor did not call the meeting in his office. It was called by the Board of Supervisors and the Mayor informed that Board what his action would be should the Board take further steps.

Supervisor Mead stated that in his opinion the minority report cannot by any stretch of the imagination be called a compromise. The 15 per cent increase that is included in the majority report is still at least 2 per cent or 3 per cent under the lowest increase of salaries in the State of California.

He further stated that he hoped that the Board of Supervisors would not bring in a 6 to 4 vote for the adoption of the salary standardization ordinance but would cast at least an 8 to 3 vote thereon, because with that vote the Board would have sufficient votes to override the Mayor's veto and the Mayor will veto anything but the Charles report.

Supervisor Brown stated that he had followed the situation from the start and that the staff report increase provided for \$1,800,000 additional in the wages for city employees. The Charles report would provide for increase of approximately \$1,000,000 and the majority report would provide for an increase of \$5,800,000. In the "T Classification" amendments would be permitted that would amount to \$300,000. By accepting the Charles report, that would not be vetoed by the way, 85 per cent of the city employees would be assured of an increase in salaries.

Privilege of the Floor.

Supervisor Mead moved the privilege of the floor for anyone who desires to ask for it.

Seconded by Supervisor MacPhee.

Mrs. Carter of the San Francisco League of Women Voters stated that she believed the Supervisors were elected by the people and that they should represent the people as a whole.

Mr. Frank Hanon, representing the Municipal Conference, stated that he wanted to go on record that any action taken by the Board will go against Section 151 of the Charter.

Senator John Shelley, speaking in favor of the ordinance, stated that the AFL and the CIO are together tonight on this matter. The recommendation of the Civil Service Commission does not do all that it should. Organizations representing the employees of the city employ were not notified relative to any compromise between the Board of Supervisors and the Mayor. The only thing open for the members of the Board is to adopt the recommendation of the Civil Service Commission. It has been stated that approximately 85 per cent of the city employees would receive increases under the Charles report. That is not true. If you narrow it down you would see that very few of the employees would receive any increase at all. Only 14 per cent of the employees under \$200 per month would receive any increase under the Charles report.

Paul Schnur, representing the CIO, speaking in favor of the majority report of the Civil Service Commission, stated that the AFL and the CIO stand together on this matter. Believe that we are speaking in the best interest of the community as a whole to say that the recommendation of the Civil Service Commission be adopted. If the recommendation of the Civil Service Commission is adopted many of the employees will not receive as much as we would like to have them receive. Believe that the Civil Service Commission report should be adopted unanimously by the Board of Supervisors.

Mr. Harold B. Mills, representing the Chamber of Commerce, speaking against the Civil Service Commission recommendation, stated that the Chamber of Commerce will oppose the increase of \$4,220,000, as it is out of line.

Charles A. Christin, representing the Apartment House Association, speaking against the Civil Service Commission recommendations, stated that he is opposed to the increases as shown in the Civil Service Commission recommendation. He also stated that he was opposed to any increase in the tax rate and that the only report that would be acceptable to him would be the minority report.

Mr. Irving Breyer, attorney for the Board of Education, speaking on behalf of the Custodial Service, stated that the Board of Education, recognizing the fact that schools present a special problem of custodial care, hereby sets forth the personal and educational qualifications desirable for all those employed as custodians in the schools, and also restates the duties performed by the various classifications in janitorial service.

Examination of the requirements and job descriptions approved by the Board of Education and set forth in the Appendix indicates at least the following fundamental differences between these employees and janitors in private industry:

1. The municipal janitor comes in frequent daily contact with the public and must be prepared to conduct himself at all times to meet public approval. In private industry the necessity of meeting the public is very seldom a part of the job.

2. The city employee in the public schools must exercise certain supervisory functions over children. Although this is particularly true in the schools, the same responsibility exists to a lesser degree in all public buildings such as museums, galleries, and auditoriums where the public congregates. The janitor in private industry is in no way required to supervise children or anyone else.

3. The school janitor in public service must care for boilers, heating plants, ventilators, thermostats and similar mechanical equipment used in large public buildings. In private industry these duties are performed by the building engineer, and the janitor's activities are confined almost entirely to maintaining the physical order of rooms and hallways.

4. The janitor in city service is responsible for the maintenance of inventory reports and in many instances is responsible for the requisitioning of materials and repairs. The job duties of janitors in private industry do not include either of these responsibilities.

Mr. David E. Hardy, Assistant Superintendent of Schools, stated that he recommended approval of the report of the Civil Service Commission.

Dan Del Carlo, Public Utilities Commissioner, stated that he is in support of Senator Shelley's statements.

Harry K. Wolff, Civil Service Commissioner, explained why Commissioner Maxwell and himself presented the report that they did. He stated that on July 1, 1945, the employees of the Civil Service Commission staff started to make a report. After V-J Day the wages increased up to 22 per cent. The staff took only a percentage of the increase of the salaries given to most employees in private employment. The Commission went through the material thoroughly and had three meetings. The Commission considered the information relative to vacations. The State giving three weeks and the Federal Government giving four weeks, and the City and County of San Francisco giving only two weeks.

The United States Bureau of Statistics shows that the cost of living in San Francisco over Los Angeles is 10.7 per cent. Must add 11 per cent to the wages in Los Angeles to make a living wage in San Francisco. This the staff did not do. Commissioner Maxwell made the motion that the entire staff report be amended to bring into effect the living conditions as shown between Los Angeles and San Francisco.

On railway men in San Diego they gave the men \$1.05 an hour and time and one-half. In addition they gave overtime after 44 hours. We give overtime after 48 hours. Commissioner Maxwell and myself put our hearts and souls into this report.

On examinations for clerks we make them hard so that we will get only the cream of the crop and if we offer them \$150 a month we will not be able to get the capable men from downtown.

In Fresno they have given a \$50 a month bonus to every employee and it will continue as long as the cost of living is up.

If the Commission's report is passed it will mean only a 25-cent increase in the tax rate, the increase given the carmen will not be any increase in the tax rate as it will come out of revenue.

After the Commission received the staff report we called employees before us and asked them what was wrong with it. We held meetings for three nights and considered our report in conjunction with the staff report.

In private employment they pay bonuses that they do not tell us about because if they did we would stick it on to our salaries.

Supervisor MacPhee moved for a 10-minute recess. Seconded by Supervisor Meyer.

The Board reconvened at 12:30 a. m. and Supervisor Mancuso moved that the matter be taken into the hands of the Board.

Supervisor Mead then moved that his motion be considered.

Supervisor Brown stated that the matter had been amended the other day and now this matter should be considered as to specific matters.

Supervisor McMurray stated that he believed it was the problem of the Board to settle the matter before us and then send it to the Mayor for his approval or veto. No pressure group ever commands my vote. City employees are the only kind of people I know. I have never been in the \$500 class so that I have no sympathy for him. I know what a man is up against on trying to raise a family on \$200 a month. I am happy that the cost of living is higher in San Francisco than in some of our sister cities. I am not satisfied with the report of Commissioner Wolff; many employees of the lower grades should get much more money. I am not satisfied with the money that the employees of the hospital are receiving. I am going to try to amend the section of the Charter to have the staff bring the Board its data on what it costs for people to live in San Francisco.

Supervisor Lewis, explaining his position relative to the Salary Standardization Ordinance. At all times we must follow the law; we have considered data and not feelings in this matter. Believe that Supervisors should have time to go over the data submitted on each matter and then call the staff and present the data to them. Do not believe that it is a thing you can compromise. I felt guided by certain ones that this was the best thing to do for the city employees because if the Mayor vetoed this matter the employees would get nothing. Municipal employees have said that they are willing to take their chances and for us to do what we think right regardless of whether or not the Mayor vetoes it. If the Mayor does veto it they are still willing to take a chance. I am going to vote for the majority report tonight.

Regarding the talk about the legality of this ordinance. All we can do is take the word of the City Attorney and when the City Attorney renders a decision that is the law.

We are sitting as a legislative body. A document has come before us and I advise its enactment. I believe that it is legal. You have no right to say that I do not believe the City Attorney. If it is illegal it will go to the courts and the courts will decide that the City Attorney who rendered his opinion is wrong.

The Wolff and Maxwell report pointed out the overtime and vacation allowances for private employment. No one else gives us any data relative to the living conditions between San Francisco and Los Angeles. One places no faith or confidence in a commissioner who wants to cut wages today.

You will find in the Charles report there is no demand for an increase in the lower brackets but there is for the higher brackets and it costs just as much for a man in the \$100 or \$200 bracket to buy eggs in the store as it does for a man in the \$500 or \$600 bracket. When you find that an increase is requested in the \$500 or \$600 bracket and not in the lower bracket something is wrong with that report.

Wages are going up and have been ever since they have been frozen. I am going to vote for the majority report and hope that a majority of the members of the Board will see fit to go along with it.

Supervisor Christopher, speaking on the ordinance, said that he believed that each member of the Board has made up his mind as to how he is going to vote.

In explaining his vote he said that there are only three objections to the majority report, i.e., the Mayor's veto, the increase in the tax rate and the cost of increase by the majority report of the Civil Service Commission. The possibility of the Mayor's veto should not enter into the consideration of this matter at all. If the Mayor wants to veto this ordinance he will veto it and if we want to override his veto we will override it.

Supervisor Sullivan, in explaining why he was going to vote for the majority report, said that in voting for the majority report you are only giving the families a living wage.

Supervisor Colman, in explaining his reasons why he was going to vote against the ordinance, said that he did not question the legality of the City Attorney's decision but that he can differ with the matter even if it is legal.

He further stated that he was sorry that the matter of veto had to be brought into this question. The Mayor does not need any help from me in order to fight his battle. He is capable of standing on his feet. We went to him and asked him what he was going to do under certain conditions. The Mayor told members of the Board that any matter that came before him would receive his immediate attention and that he would not deprive this Board of any action they might desire to take on it. The Mayor said that he would veto the majority report and that he was inclined to favor the Charles report. Amendments were proposed to the Mayor and he said that he would consider going along with certain amendments to the Charles report. Nobody committed himself in the Mayor's office. The Mayor was willing to go along with the action of the committee that sat with him on this matter. We represent the city employees but we also represent the people who pay the city employees' salaries.

Supervisor Colman further stated that he might not have read all the data as thoroughly as Supervisors Lewis and Mancuso, but he had gone over the report of the staff and finds that the wages proposed in many classifications are greater than the highest wages paid in private employment for like duties performed.

Will go along with Mr. Brown and Mr. Mead if there are any agreements between the unions and our people that are in effect, as there is an amendment in our Charter that says we shall go along with those agreements.

In Mr. Wolff's statement he did not mention that San Diego operation was a one-man operation.

Believe with all my heart in the payment of the highest prevailing wage paid for like employment on the outside. Went and investigated myself three or four classifications to find out what was being paid in private employment and the ones I investigated carried out what I said tonight. I cannot go along with the majority report.

Supervisor MacPhee, in explanation of his vote, quoted from Elbert Hubbard, "Never explain, your friends do not need it and your enemies will never believe it."

Assistant City Attorney Dion Holm, in answer to question by Supervisor Mancuso, stated that the Salary Standardization Ordinance must be passed for second reading today in order to permit its final passage on March 11, 1946. Then it would go to the Mayor and he would have ten days in which to act upon it.

Supervisor Mancuso asked why the Salary Standardization Ordinance could not be passed for second reading tonight and then if any amendments are needed to it then the amendments could be made before final passage.

Assistant City Attorney Dion Holm said that if the ordinance were amended after passage for second reading it would have to be passed for second reading again. He further stated that if this ordinance was not finally passed by March 18th then it would be at the mercy of the Mayor if he held it ten days and then vetoed it.

Supervisor Mead said that the Mayor told him that he would either veto or approve this ordinance as soon as this matter is before him.

Supervisor Mancuso suggested that something be adopted tonight if we are going to do anything at all.

Supervisor Mead inquired of Mr. Holm as to whether or not it would be possible for us to adopt the commissioners' report and then with respect to the commissioners' report to recess to Saturday morning and then pass the Salary Standardization Ordinance for second reading.

Assistant City Attorney Dion Holm stated that that could be done.

Supervisor Sullivan then moved for a 5-minute recess.

Seconded by Supervisor McMurray.

At 1:30 a. m. the Board recessed for five minutes.

The Board reconvened at 1:50 a. m.

Supervisor Mead said that it was his desire at this time to withdraw motion before the Board of Supervisors for purpose of presenting another motion.

No objections and so ordered.

Supervisor Mead then made the following motion: "That the following schedules of compensations* be and the same are hereby approved and fixed as the standard of compensations to be paid the hereinafter designated employees of the City and County of San Francisco and non-certificated personnel of the San Francisco Unified School District, pursuant to the provisions of the Charter."

Seconded by Supervisor Meyer.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Noes: Supervisors Brown, Colman—2.

Supervisor Mead then moved "That we pass to second reading the Salary Standardization Ordinance, containing the schedules previously approved under Sections 151 and 151.1."

Seconded by Supervisor Christopher.

Motion carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Noes: Supervisors Brown, Colman—2.

Supervisor Brown then stated that in order for the ordinance to be passed for second reading it would require the unanimous consent of the members present, and with two Supervisors voting "No" it could not be passed for second reading unless it was a committee recommendation.

*The schedules of compensations are those contained in the majority report of the Civil Service Commission and specifically set forth in the Salary Standardization Ordinance hereinafter set out in length.

Supervisor Mancuso stated that it was a committee recommendation and had been in the Finance Committee for some time.

Supervisor Mead then moved that the Board rescind their action by which they passed for second reading the Salary Standardization Ordinance.

Seconded by Supervisor Meyer.

No objection and the motion carried.

Supervisor Mead then moved for a 3-minute recess.

Seconded by Supervisor Christopher.

At 2:03 a. m. the Board recessed for three minutes.

The Board reconvened at 2:07 a. m. and Supervisor Mancuso presented as a Finance Committee recommendation the Salary Standardization Ordinance.

Salary Standardization Ordinance.

Bill No. 3966, Ordinance No. . . . (Series of 1939), as follows:

An ordinance fixing and determining schedules of compensation to be paid municipal officers and employees and non-certificated employees of the San Francisco Unified School District whose offices and positions are allocated to classifications specified herein and compensations for which are subject to the provisions of Section 151 and Section 151.1 of the Charter; providing that the said schedules of compensation shall be effective beginning July 1, 1946.

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

Section 1. Adoption of Schedules of Compensation: Pursuant to the provisions of Section 151 and Section 151.1 of the Charter, the salaries and wages set forth herein for the respective classifications of employment, hereinafter referred to as the "schedules of compensation," shall be the salaries and wages paid for service in offices and positions allocated to the various classifications of employment in the San Francisco municipal service and in the San Francisco Unified School District when the compensations for such positions and offices are subject to the provisions of Section 151 and Section 151.1 of the Charter.

Section 2. Application of Schedules of Compensation: Officers and employees legally holding positions allocated by the Civil Service Commission to the classifications set forth herein which are subject to the provisions of Section 151 and Section 151.1 of the Charter shall be paid, beginning July 1, 1946, the amount set forth herein for the classification in which their respective positions are classified and allocated, and in accordance with the plan of seniority increment as set forth herein; provided that an employee or officer permanently appointed to a position in a promotive classification who received in his former position a salary equal to or more than the entrance salary provided under the said schedules of compensation for such promotive classification, shall enter such promotive classification at that salary fixed for such promotive class (including seniority increment) in the schedules of compensation which is immediately in excess of the salary which the employee received prior to his appointment to such promotive classification, and provided further that on the first of the month following each anniversary of the date of appointment of the employee to the promotive position, he shall receive one annual increment until he reaches the maximum pay fixed for the class.

Provided an employee under limited tenure appointment receiving a salary which includes seniority increment, who receives a probationary appointment to a permanent position of the same classification from a list of eligibles established by regular examination procedures pursuant to the provisions of Section 145 of the Charter shall be certified to such probationary appointment at a salary which includes the seniority increment theretofore paid, provided there was no interruption in the continuity of employment in the same class immediately prior to the probationary appointment. Further seniority increments will accrue from the date of such probationary appointment, and not from the date of original limited tenure appointment.

Provided that where a position in the municipal service has heretofore been exempt from the salary standardization provisions of the Charter and becomes subject thereto, or where a position becomes subject to salary standardization provisions of the Charter by reason of the acquisition of a public utility, the employee holding such position shall, for the purpose of determining the salary or wage to which such employee is entitled under the schedules of compensation, be credited with prior service had in such position immediately prior to such change in the status of the position, provided there was no interruption in the service of the employee at the time of such change in the status of the position.

Section 3. Deductions for Maintenance: The compensations specified herein are gross compensations. Charges and deductions for any and all maintenance, such as housing, meals, laundry, etc., furnished to and accepted by employees shall be indicated and made on time-rolls and payrolls in accordance with a schedule of charges for such maintenance fixed and determined in the annual salary ordinance.

Section 4. Normal Work Schedules; Exceptions; Holidays: Compensations fixed herein on a per diem basis are for 8 hours of work per day. Compensations fixed herein on a monthly basis are for a normal work schedule of 5 days' work of 8 hours each per week, or a total of 40 hours per week. Compensation for work in excess of 8 hours per day or 40 hours per week shall be as determined and provided in the annual salary ordinance. Specification and determination of holidays and premium pay therefor, night shifts and premium pay therefor, split shifts and premium pay therefor, and any exceptions to the normal work schedule and compensation therefor shall be as provided in the annual salary ordinance.

Section 5. Part Time and Consulting Service: Compensation for part time service shall be at a rate of pay based upon the full time rate of pay for the service, proportionate to the hours worked, with due regard to seniority of service; provided that this provision shall not apply to physicians employed on "per call" or consulting basis, or to consultants employed to render a consulting professional service.

Section 6. Seniority Increments: Wherever a minimum and a maximum rate of pay are specified in the schedules of compensation for a classification, it is hereby determined that the lower rate of pay is the entrance or beginning pay for the first year of service unless otherwise provided herein. Advancement from the minimum to the maximum rate of pay set forth herein shall be on the basis of service in the position and in accordance with the following schedule of increments, depending upon the amount of spread or range between the minimum and maximum salary for the particular classification. Increments accruing under the schedule below shall become due and payable on the first of the month following anniversary of permanent employment in the class unless otherwise provided herein. The schedule of seniority increments as set forth below is hereby made a part of the schedules of compensation:

Amount or range between entrance and maximum	Second year of service	Third year of service	Fourth year of service	Fifth year of service	Sixth year of service
\$ 10	\$10	\$	\$	\$	\$
15	10	5			
20	10	10			
25	10	10	5		
30	10	10	5	5	
35	10	10	10	5	
40	10	10	10	10	
45	15	10	10	10	
50	15	15	10	10	
55	15	15	15	10	
60	15	15	15	15	
65	20	15	15	15	
70	20	20	15	15	
75	20	20	20	15	
80	20	20	20	20	
85	20	20	20	15	10
90	20	20	20	15	15
95	20	20	20	20	15
100	20	20	20	20	20
105	25	20	20	20	20
110	25	25	25	25	10
115	25	25	25	25	15
120	25	25	25	25	20
125	25	25	25	25	25
130	30	30	30	30	10
133.33	30	30	30	30	30.33
140	30	30	30	30	20
150	30	30	30	30	30
155	35	30	30	30	30
175	35	35	35	35	35
183	40	40	40	40	23
200	40	40	40	40	40

Section 7. Conversion: In converting schedules of compensation established herein on a per diem basis for inclusion in the annual salary ordinance on a monthly basis, the conversion shall be made by using the factor 21.25 days for a 5-day week work schedule; 23.4 for a 5½-day week work schedule, and 25.6 for a 6-day week work schedule, all of which factors include allowance for six holidays presently observed by per diem employees. In converting compensation schedules established herein on a monthly basis for inclusion in the annual salary ordinance on a per diem basis, the conversion shall be made by using the factor 20.75 days for a 5-day week work schedule, which factor includes allowance for twelve holidays presently observed by monthly paid employees. In calculating conversions from per diem to monthly salary rates, figures shall be adjusted to the next highest half dollar.

Section 8. Savings Clause: If it shall be determined by any court of competent jurisdiction that any salary or wage rate of schedule of compensation fixed herein, or any provision hereof, is contrary to the provisions of Section 151 and Section 151.1 of the Charter, or of any provision of the Charter or law, such determination shall not affect

the validity of any other salary, wage or schedule of compensation or provision in this ordinance.

Section 9. The schedules of compensation for the respective classifications of employment subject to the provisions of Section 151 and Section 151.1 of the Charter are as follows:

(Rates specified are on a monthly basis for a normal work schedule of 5 days per week—8 hours per day except where a daily or hourly rate is specified.)

A—BUILDING TRADES SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
A6	Supervisor of Maintenance and Repair of School Buildings	\$435	\$520
A8	Assistant Superintendent of Maintenance and Repair of Public Bldgs.	435	520
A10	Superintendent of Maintenance and Repair of Public Buildings	505	605
A12	Supervisor of Maintenance and Repair, Hetch Hetchy Properties	375	450
A52	Hodcarrier		12.60 day
			(a) 14.00 day
			(b) 13.60 day
A56	Bricklayer		16.40 day
			(b) 17.40 day
A62	Tile Setter		14.40 day
A106	Building Inspector	280	340
A154	Carpenter		14.00 day
A155	Cribber		11.00 day
A156	Patternmaker		13.60 day
A160	Foreman Carpenter		15.00 day
A161	General Foreman Carpenter		16.00 day
A165	Stage Carpenter		15.00 day
A170	Stage Property Man		15.00 day
A180	Cabinet Maker		14.00 day
A202	Cement Finisher's Helper		13.00 day
A204	Cement Finisher		14.00 day
A206	Foreman Cement Finisher		15.00 day
A208	General Foreman Cement Finisher		16.00 day
A252	Glazier		12.68 day
A254	Foreman Glazier		13.68 day
A302	Locksmith		14.00 day
A354	Painter		14.00 day
A357	Foreman Painter		15.00 day
A358	General Foreman Painter		16.00 day
A359	Scenic Artist		2.25 hr.
A364	Car and Auto Painter		13.00 day
A366	Foreman Car and Auto Painter		14.00 day
A370	General Foreman Car and Auto Paint Shop		15.00 day
A392	Plasterer		16.00 day
A404	Plumber		15.00 day
A408	General Foreman Plumber		17.00 day
A412	Plumbing Inspector	300	365
A416	Chief Plumbing Inspector	365	430
A456	Sheet Metal Worker		14.00 day
A460	General Foreman Sheet Metal Worker		16.00 day
A504	Steamfitter		15.00 day
A506	General Foreman Steamfitter		17.00 day
A651	Ornamental Iron Worker		12.80 day

(a) indicates tending plasterer

(b) indicates underground

B—CLERICAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
B4	Bookkeeper	210	260
B6	Senior Bookkeeper	260	315
B8	Supervisor of Disbursements	385	460
B10	Accountant	315	375
B11	Cost Analyst	315	375
B14	Senior Accountant	385	460
B20	Controller		1,250
B21	Chief Assistant Controller	625	750
B22	Assistant Director, Bureau of Accounts, Public Utilities Commission	450	540
B23	Director, Bureau of Accounts, Public Utilities Commission	625	750
B25	Business Manager, Public Welfare De- partment	385	460
B26	Supervisor Budget Statistics	385	460
B27	Supervisor of Accounts and Reports ...	460	550
B28	Supervisor of General Audits	460	550
B30	Supervisor Utility Audits	460	550
B32	Business Manager, Recreation Dept. ...	385	460
B34	Supervisor of Accounts, Department of Public Works	450	540
B35	Administrative Assistant, Juvenile Court	360	430
B36	Business Manager, Department of Public Health	460	550
B37	Assistant Superintendent (Administra- tive) S. F. Hospital	350	420
B51	Chief Administrative Officer		1,500
B54	Director, Bureau of Public Service ...	550	660
B55	Assistant Director, Bureau of Public Ser- vice	400	480
B57	Secretary, Art Commission ..	300	375
B59	Secretary, Board of Trustees War Me- morial	300	375
B60	Secretary, Public Utilities Commission..	300	375
B61	Secretary, Board of Permit Appeals ...	345	415
B66	Registrar of Voters	550	660
B67	Secretary, Fire Commission	460	550
B68	Chief Clerk	360	430
B69	Secretary, Co-ordinating Council	345	415
B70	Secretary, Park Commission	360	430
B71	Secretary, Board of Trustees, M. H. de- Young Memorial Museum and Cali- fornia Palace of Legion of Honor ...	360	430
B72	Secretary, Library Department	335	405
B74	Confidential Secretary to Mayor		450
B76	Executive Secretary to Mayor		625
B76.1	Administrative Assistant to Mayor	600	720
B76.3	Administrative Analyst	420	500
B77	Executive Secretary to Manager of Utili- ties	385	460
B78	Secretary, City Planning Commission ...	315	375
B79	Secretary, Health Service Board	335	405
B81	Recorder	550	660
B82	Secretary, Retirement System	385	460
B83	Consulting Actuary		*50.00 day
B84	Under Sheriff	460	550
B87	Secretary-Attendant, Grand Jury	385	460
B88	Chief Assistant Clerk, Board of Super- visors	435	520

B—CLERICAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
B89	Director, Bureau of Licenses.....	360	430
B90	Clerk of Board of Supervisors.....	520	625
B91	Director, Bureau of Delinquent Revenue	360	430
B93	Tax Collector	550	660
B95	Director of Finance and Records.....	625	750
B95.1	Assistant Director of Public Works.....	500	600
B96	Managing Director, War Memorial.....	550	660
B97	Executive Secretary, Chief Administrative Officer	600	720
B98	Confidential Secretary to Sheriff.....	275	345
B99	Confidential Secretary to Assessor.....	315	375
B100	Supervisor of Real Property Records, Assessor's Office	360	430
B101	Supervisor of Personal Property Records, Assessor's Office	275	345
B102	Teller	230	290
B103	Cashier C	230	290
B104	Senior Teller	275	345
B105	Cashier B	315	375
B108	Cashier A	385	460
B120	Director of Accounts and Records, Assessor's Office	385	460
B152	Court Room Clerk.....	250	315
B160	Law Clerk	230	290
B162	Assistant Director, Bureau of Domestic Relations, District Attorney's Office..	230	290
B163	Director, Bureau of Domestic Relations	275	345
B164	Senior Law Clerk.....	275	345
B169	County Clerk	550	660
B173	Public Administrator	550	660
B180	Administrative Assistant, Board of Education	360	430
B210	Office Assistant	140	175
B213	Usher, Mayor's Office.....	185	230
B222	General Clerk	185	230
B228	Senior Clerk	230	290
B229	Dormitory Clerk	185	230
B230	Market Master	275	345
B234	Head Clerk	275	345
B235	Director of Service, Assessor's Office....	275	345
B236	Manager, Dormitories	275	345
B236.2	Supervisor of Activities, Hospitality House	275	345
B239	Statistician	250	315
B242	Blockbook Draftsman	230	290
B245	Actuarial Statistician	315	375
B247	Meter Reader	185	230
B252	Court Interpreter	185	230
B301	Payroll Machine Operator.....	185	230
B302	Addressing Machine Operator.....	185	230
B304	Senior Addressing Machine Operator....	230	260
B305	Voting Machine Adjuster.....	185	230
B306	Multigraph Operator	185	230
B308	Calculating Machine Operator.....	185	230
B309	Key Punch Operator	160	200
B310	Tabulating Machine Operator.....	190	240
B310.1	Senior Tabulating Machine and Key Punch Operator.....	240	290

B—CLERICAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
B310.2	Supervisor, Tabulating and Reproduction Bureau, Purchasing Department	315	375
B311	Bookkeeping Machine Operator	185	230
B312	Senior Bookkeeping Machine Operator	230	290
B325	Blueprinter	185	230
B327	Photostat Operator	185	230
B330	Photographer	230	290
B352	Storekeeper	185	230
B354	General Storekeeper	230	290
B355	Custodian, Voting Machines	275	345
B358	Assistant Stationery Buyer	250	315
B360	Printing and Stationery Buyer	300	375
B366	Assistant Purchaser of Supplies	300	375
B368	Chief Assistant Purchaser of Supplies	410	490
B374	Purchaser of Supplies	750	900
B380	Armorer, R.O.T.C.	185	230
B382	Supervisor, Equipment and Supplies	230	290
B408	General Clerk-Stenographer	185	230
B410	Legal Stenographer	200	250
B412	Senior Clerk-Stenographer	230	290
B413	Assistant Clerk, Board of Supervisors	275	345
B417	Executive Secretary to the Controller	300	375
B419.1	Secretary, Public Welfare Commission	250	315
B420	Phonographic Reporter	275	345
B423	Assistant to City Librarian	250	315
B424	Assistant to Director, M. H. deYoung Memorial Museum	230	290
B425	Assistant to Director, California Palace of the Legion of Honor	230	290
B454	Telephone Operator	185	230
B458	Chief Telephone Operator	230	290
B510	Braille Typist	185	230
B512	General Clerk-Typist	185	230
B516	Senior Clerk-Typist	230	290
B602	Receptionist, Hospitality House	160	190

*\$500 per month for part-time consulting service as required by the Retirement Board.

C—CUSTODIAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
C2	Assistant Superintendent of Auditorium	255	320
C4	Superintendent of Auditorium	385	460
C52	Elevator Operator	150	190
C101	Dressing Room Maid80 hr.
C102	Janitress	145	180
C103	Checkroom Attendant	145	180
C104	Janitor	155	195
C104.1	Car Cleaner	155	195
C107	Working Foreman Janitor	195	230
C108	Foreman Janitor	230	240
C109	Stage Hand		(a)
C110	Supervisor of Janitors	255	320
C111	Assistant Supervisor of Janitors	190	240

(a)—Grips, Cleaners, Lamp Operators and extra Flymen, \$7.00 per performance of 4 hours or less; Head Flymen, Front Light Operators, Bridge Light Operators, \$7.50 per performance of 4 hours or less.

C—CUSTODIAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
C152	Watchman	150	190
C160	Harbormaster	185	230
C162	Custodian, Coit Tower.....	160	200
C180	Gallery Attendant	150	190
C182	Assistant Head Gallery Attendant.....	190	200
C184	Head Gallery Attendant.....	200	230
C202	Window Cleaner	195	230
C204	Sub-Foreman Window Cleaner.....	230	240
C251	Supervisor of Opera House Attendants..		1.00 hr.
C252	Opera House Attendants.....		.75 hr.

D—DETENTION SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
D2	Bailiff	210	260
D4	Sergeant at Arms.....	210	260
D5	Detention Hospital Bailiff.....	230	290
D6	Special Officer	215	260
D52	Jail Matron	185	230
D54	Head Jail Matron.....	230	265
D60	Jailer	185	230
D64	Captain of Watch.....	230	265
D66	Superintendent of Jail.....	385	460
D102	Writ Server	210	260
D152	Keeper	160	200
D154	Head Keeper	210	260

E—ELECTRICAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
E2	Line Inspector	300	365
E4	Electrical Inspector	300	365
E8	Chief Electrical Inspector.....	365	430
E52	Fire Dispatcher	230	290
E54	Chief Fire Dispatcher.....	275	345
E104	Batteryman Electrician		15.00 day
E105	Armature Winder's Helper.....		8.80 day
E106	Armature Winder		12.00 day
E106.1	Foreman Armature Winder.....		13.00 day
E107	Power House Electrician.....		15.00 day
E107.1	Foreman Power House Electrician.....		16.00 day
E108	Electrician		15.00 day
E108.1	Foreman Electrician		16.00 day
E109	Stage Electrician		15.00 day
E110	Radio Maintenance Man.....		13.60 day
E111	General Foreman Electrician		17.00 day
E116	Superintendent of Plant.....	385	460
E117	Assistant Superintendent of Plant.....	300	375
E120	Governorman	190	240
E122	Power House Operator.....	230	290
E124	Senior Power House Operator.....	290	310
E128	Superintendent of Power House.....	360	430
E130	Elevator Mechanic		14.04 day
E150	Lineman Helper		10.80 day
E154	Lineman		15.00 day
E156	Cable Splicer		17.40 day
E160	Foreman Lineman		16.00 day
E161	General Foreman Lineman.....		17.00 day
E200	Electrical Railway Shop Mechanic.....		8.80 day

E—ELECTRICAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
E202	Senior Electrical Ry. Shop Mech.....		12.00 day
E206	Sub-Foreman Electrical Ry. Shop Mech..		12.50 day
E208	Foreman Electrical Ry. Shop Mech.....		13.00 day
E210	General Foreman Electrical Railway Shop Mechanic		14.00 day

F—ENGINEERING SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
F1	Manager of Utilities		1,500
F2	Director of Public Works		1,000
F4	Assistant City Engineer	550	660
F9	Manager & Chief Engineer, Hetch Hetchy		900
F10	City Engineer		833.33
F50	Maintenance Chief, S. F. Airport.....	275	345
F51	Airport Attendant	185	230
F52	Crew Chief, S. F. Airport	210	260
F61	Superintendent of Airport Operation...	435	520
F62	Manager, Airport Department		833.33
F75	Director, Bureau of Accident Prevention, Public Utilities Commission		500
F100	Junior Draftsman	210	260
F102	Draftsman	260	320
F104	Senior Draftsman	320	375
F108	Architect	415	500
F112	City Architect	550	660
F202	Inspector of Pub. Works Construction...	230	290
F220	General Superintendent of Streets.....	550	660
F256	Cartographer and Art Designer.....	255	320
F356	Electrical Engineering Inspector	300	375
F366	Chief, Department of Electricity.....	550	660
F372	Manager and Chief Engineer, Bureau of Light, Heat and Power.....	550	660
F401	Junior Engineer	255	320
F406	Assistant Engineer	360	430
F408	Public Health Engineer.....	400	480
F410	Engineer	435	520
F412	Senior Engineer	530	635
F414	General Superintendent of Track and Roadway, Municipal Railway.....	530	635
F523	Jr. Water Purification Engineer.....	210	260
F524	Water Purification Engineer	275	345
F526	Chief Water Purification Engineer.....	435	520
F527	Superintendent, Sewage Treatment Plant	435	520
F560	Superintendent, Bureau of Building Inspection	550	660
F604	Surveyor's Field Assistant.....	230	290
F610	Chief of Party.....	300	375
F654	Traffic Checker	205	255
F706	Chief Valuation Engineer.....	515	615
F800	City Planning Engineer		833.33
F801	Principal City Planner.....	480	575
F803	Senior City Planner.....	400	480
F804	City Planning Delineator.....	300	360
F810	Associate City Planner.....	335	400
F812	Assistant City Planner.....	270	335
F814	City Planning Aide.....	185	230

G—EXAMINING AND EVALUATION SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
G2	Land Appraiser	265	330
G4	Supervising Land Appraiser	330	400
G5	Chief Land Appraiser	400	480
G8	Building Appraiser	265	330
G10	Supervising Building Appraiser	330	400
G11	Chief Building Appraiser	400	480
G15	Property Auditor, Assessor's Office	250	315
G15.1	Warehouse and Probate Estates Appraiser	300	375
G16	Supervising Personal Property Appraiser	335	405
G17	Chief Personal Property Appraiser	410	490
G18	Assistant Marine Surveyor	250	315
G19	Marine Surveyor	335	405
G20	Chief Assistant Assessor	460	550
G21	Administrative Assistant, Assessor's Office	335	405
G31	Administrative Technician	300	375
G51	Personnel Assistant	210	265
G52	Senior Personnel Assistant	265	330
G54	Special Civil Service Examiner		20.00 day
G58	Civil Service Examiner	335	405
G59	Assistant Personnel Director	415	500
G59.1	Supervisor Wage Scales & Classifications	415	500
G59.2	Supervisor of Examinations	415	500
G60	Personnel Director	600	720
G62	Personnel Director and Secretary, Civil Service Commission	700	833.33
G65	Consulting Wage Rate Analyst		25.00 day
G80	Personnel Officer, Department of Public Health	335	405
G84	Director of Personnel, P. U. C.	500	600
G102	General Claims Agent, Municipal Ry.	500	600
G110	Compensation Claims Adjuster	325	390
G153	Adjuster, Tax Collector's Office	230	290
G154	Senior Inspector of Licenses	300	375
G202	Division Right-of-Way Agent	335	405
G204	Assistant Director of Property	460	550
G206	Director of Property	650	780
G300	Zoning Examiner	320	385

H—FIRE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
H42	Chief, Division of Fire Prevention and Investigation	460	550
H44	Supervising Inspector, Bureau of Fire Investigation	355	425
H152	Inspector of Fire Department Apparatus	240	300

I—INSTITUTIONAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
I 2	Kitchen Helper	120	155
I 6	Pastry Cook	175	210
I 7	Baker	175	210
I 10	Cook's Assistant	135	165
I 11	Griddle Cook	160	190
I 12	Cook	175	210
I 14	Junior Chef	210	230

I—INSTITUTIONAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
I 16	Chef	230	250
I 22	Butcher		260
I 24	Senior Butcher		281
I 52	Counter Attendant		161
I 54	Waitress	120	155
I 56	Waiter	120	155
I 58	Dining Room Steward	150	180
I 60	Housekeeper	145	185
I 106	Morgue Attendant	150	190
I 112	Supervisor, Ambulatory Inmates	210	265
I 116	Orderly	130	165
I 120	Senior Orderly	150	190
I 122	House Mother	145	185
I 152	Flatwork Ironer	120	155
I 154	Laundress	125	160
I 156	Starcher	125	160
I 158	Sorter	140	175
I 164	Marker and Distributor	140	175
I 166	Wringerman	160	200
I 167	Tumblerman	140	175
I 170	Washer	160	200
I 172	Head Washer	195	245
I 174	Supt. of Laundry, Laguna Honda Home ..	230	290
I 178	Supt. of Laundry, S. F. Hospital	275	345
I 204	Porter	125	160
I 206	Porter Sub-Foreman	140	175
I 208	Porter Foreman	145	185
I 210	Head Porter	165	205
I 254	Seamstress	140	175
I 256	Head Seamstress	165	205
I 302	Instructor in Occupational Therapy	160	200

J—LABOR SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
J4	Laborer		8.50 day
	When working on sandblasting		11.00 day
	Pneumatic Tool Operator		10.00 day
J10	Labor Sub-Foreman		9.00 day
J12	Labor Foreman		9.50 day
J54	Book Repairer	130	165
J56	Sub-Foreman Book Repairer	165	200
J64	Mower Maintenance Man		10.40 day
J66	Garageman		9.00 day
J68	Sub-Foreman Garageman		9.50 day
J70	Hostler		9.00 day
J74	Rodent Controlman	160	200
J78	Stockman	185	230
J80	Foreman Stockman	230	265
J90	Rigger		1.75 hr.
J108	District Director of Street Cleaning	275	345
J112	Supervisor of Street Cleaning	360	430
J152	Trackman		8.50 day
	When working as Thermit Welder		9.00 day
	When acting as Pneumatic Tool Operator ..		10.00 day
J156	Switch Repairer		9.00 day
J160	Track Welder		9.00 day
J162	Electric Arc Welder		12.50 day
J166	Track Foreman		9.50 day
J168	General Foreman Trackman		10.50 day

K—LEGAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
K4	Attorney, Civil		430
K6	Senior Attorney, Civil		545
K8	Principal Attorney, Civil		660
K10	Head Attorney, Civil		800
K12	Chief Attorney, Civil		900
K16	Special Counsel, Water Service		1,250
K52	Junior Attorney, Criminal		345
K54	Attorney, Criminal		430
K56	Senior Attorney, Criminal		545
K58	Principal Attorney, Criminal		660

L—MEDICAL AND SCIENTIFIC SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
L2	Assistant Superintendent (Medical), San Francisco Hospital	460	550
L6	Superintendent of San Francisco Hospital	625	750
L8	Assistant Superintendent, Laguna Honda Home	290	350
L9	Assistant Superintendent (Medical), Laguna Honda Home	460	550
L10	Superintendent, Laguna Honda Home ..	460	550
L16	Assistant Director of Public Health	550	660
L18	Director of Public Health	750	900
L19	Chief, Division of Public Health Education	350	420
L20	Public Health Educator	350	420
L52	Bacteriological Laboratory Technician ..	175	220
L54	Clinical Bacteriologist	175	220
L56	Bacteriologist	250	315
L58	Senior Bacteriologist	315	375
L64	Consultant Bacteriologist		50 day
L66	Clinical Technician, Blood Bank	230	290
L67	Assistant Clinical Technician, Blood Bank	185	230
L70	Physiotherapist	185	230
L72	Medical Laboratory Assistant	165	215
L102	Food Chemist Assistant	165	215
L104	Food Chemist	250	315
L106	Senior Food Chemist	315	375
L110	Toxicologist	335	405
L114	Engineering Chemist	300	360
L115	Assistant Superintendent and Chemist, Sewage Treatment Plant	335	405
L152	Dental Hygienist	185	230
L156	Dentist	325	390
L160	Director of Dental Bureau	385	460
L202	Dietitian	185	230
L206	Chief Dietitian	230	260
L252	Optometrist	275	345
L304	Pharmacist	230	290
L306	Senior Pharmacist	290	345
L352	Interne		100
L354	House Officer		175
L356	Senior House Officer		230
L357	Resident Physician		290
L359	Supervising Physician, Blood Bank		460
L360	Physician		460
L362	Supervisor of City Physicians	460	550

L—MEDICAL AND SCIENTIFIC SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
L363	Superintendent, Hassler Health Home..	460	550
L364	Physician Specialist		520
L368	Director of Bureau of Child Hygiene....	550	660
L371	Director of Bureau of Communicable Diseases	550	660
L375	Chief, Division of T. B. Control	500	600
L376	Chief, Division of Venereal Disease Control	500	600
L404	Psychologist	200	250
L406	Senior Psychologist	250	300
L452	X-Ray Technician	185	230
L456	Senior X-Ray Technician	230	290
L458	Roentgenologist		550
L502	Autopsy Surgeon		460
L504	Emergency Hospital Surgeon		345
L506	Assistant Chief Surgeon, Emergency Hospital		460
L508	Chief Surgeon, Emergency Hospital		600
L602	Audiometer Technician	185	230

M—METAL TRADES SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
M2	General Foreman Machinist		14.80 day
M6	Superintendent of Equipment and Overhead Lines	505	605
M8	General Superintendent of Shops	505	605
M20	Superintendent of Equipment	460	550
M22	Superintendent of Power & Lines	385	460
M53	Auto Mechanic		12.00 day
M54	Auto Machinist		13.00 day
M55	Foreman Auto Machinist		14.00 day
M56	Garage Foreman		15.00 day
M57	Sub-Foreman Auto Machinist		13.50 day
M60	Auto Fender and Body Worker		13.00 day
M70	Inspector of Automotive Equipment....	240	300
M72	Bus Dispatcher	185	230
M107	Blacksmith's Finisher		10.40 day
M108	Blacksmith		12.00 day
M110	Molder's Helper		8.72 day
M112	Molder		12.00 day
M154	Boilermaker's Helper		9.78 day
M156	Boilermaker		12.33 day
M158	Boiler Inspector	250	305
M252	Machinist's Helper		9.60 day
M253	Machine Tool Operator		10.24 day
M254	Machinist		12.80 day
M255	Bracemaker		12.80 day
M260	Instrument Maker		14.08 day
M264	Foreman Instrument Maker		15.08 day
M265	Meter Repairman		9.85 day
M266	Foreman Meter Repairer		10.85 day
M268	Foreman Machinist		13.80 day
M270	Superintendent Machine Shop and Equipment Utilities	335	405

N—MISCELLANEOUS INSPECTION SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
N4	Coroner's Investigator	230	290
N8	Coroner's Chief Investigator	300	375
N10	Coroner	550	660
N11	Senior Investigator, District Attorney's Office		400
N12	Investigator, D. A.'s Office	275	345
N53	Assistant District Supervisor	290	345
N54	District Supervisor	345	405
N56	Market and Food Inspectors	230	290
N60	Abattoir Inspector	230	290
N62	Veterinarian	275	345
N63	Chief Abattoir Inspector	345	405
N64	Dairy Inspector	250	315
N70	Chief Food and Sanitary Inspector	385	460
N102	Street Lighting Inspector	250	315
N154	Horticultural Inspector	230	290
N155	Senior Horticultural Inspector	290	345
N156	County Agricultural Commissioner	385	460
N204	Housing and Industrial Inspector	230	290
N354	Inspector of Weights and Measures	230	290
N356	Senior Inspector of Weights and Meas... ..	290	345
N358	Sealer of Weights and Measures	420	500
N403	Public Service Director, Mayor's Office	415	500
N404	Public Service Assistant	275	345
N410	Investigator	230	290
N420	Consumer's Complaint Investigator	275	345
N422	Investigative Reporter	360	430

O—MISCELLANEOUS TRADES SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
O1	Chauffeur, passenger		240
	Under 4 yds. capacity (water level) ..		9.20 day
	4 yds. and under 6 yds. (water level)		10.12 day
	6 yds. and under 8 yds. (water level)		11.00 day
	8 yds. and over (water level)		13.80 day
	Special equipment such as:		
	Eductor, Compressor mounted on truck, Flushers, Motor Broom, Spray Truck, and Water Truck		13.80 day
	Flat Rack Truck		9.78 day
	Power Mower Tractor		10.52 day
	A Frame Truck Loader		12.00 day
	Tractors		13.60 day
	Trax-cavators		16.00 day
	Locomotive Equipment (under 10 tons)		11.00 day
	Locomotive Equipment (over 10 tons)		13.60 day
O6	Ambulance Driver	190	240
O8	Morgue Ambulance Driver	190	240
O51	Farmer Sub-Foreman	200	230
O52	Farmer	160	200
O54	Foreman, Building and Grounds	210	260
O57	Tree Topper		9.00 day
O58	Gardener	150	200
O59	Insecticide Spray Operator	180	215
O60	Sub-Foreman Gardener	200	240
O60.1	Foreman Gardener	240	275
O61	Supervisor of Grounds	275	345

O—MISCELLANEOUS TRADES SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
O70	Supervisor of Maintenance	335	405
O74	Supervisor of Aboretum and Botanical Research	335	405
O76	Chief Nurseryman	275	345
O80	Nurseryman	190	240
O104	Moving Picture Operator	230	290
O108	Leatherworker		11.12 day
O116	Teamster—Two horse vehicle		9.00 day
O122	Window Shade Worker		9.70 day
O152	Engineer of Hoisting and Portable Engines		13.20 day
O158	Motor Boat Operator	205	260
O166.1	Junior Operating Engineer		232
O168.1	Operating Engineer		290
O172	Chief Operating Engineer		360
O173	Superintendent of Cable Machinery ...	335	405
O174	Chief Operator, Activated Sludge Plant.		360
O208	General Foreman, Sewer Connections and Repair	300	375
O210	Sewer Cleaner		12.50 day
O214	Assistant Superintendent, Bureau of Sewer Repair	385	460
O216	Superintendent, Bureau of Sewer Repair	550	660
O252	Dryer-Mixerman		11.60 day
O254	Foreman, Asphalt Plant		12.60 day
O260	Rammer		9.30 day
O264	Paver		10.30 day
O268	Granite Cutter		12.50 day
O276	Asphalt Worker		10.00 day
O278	Asphalt Finisher		10.50 day
O280	Sub-Foreman, Asphalt Finisher		11.00 day
O282	Foreman Asphalt Finisher		11.50 day
O294	General Foreman of Street Repair	275	345
O298	Supervisor of Street Repair	360	430
O304	Hydrant-Gateman	205	260
O308	Assistant Foreman Hydrant-Gateman ..	260	275
O310	Foreman Hydrant-Gateman	275	290
O360	Supervisor of Construction, Roads and Paths	275	345

P—NURSING SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
P2	Emergency Hospital Steward	190	240
P3	Senior Emergency Hospital Steward ...	240	290
P4	Chief Emergency Hospital Steward ...	290	345
P52	Public Health Nurse	190	230
P54	Supervisor, Public Health Nursing.....	230	290
P57	Assistant Director of Public Health Nursing	290	330
P58	Director of Public Health Nursing	330	400
P101	Senior Cadet Student Nurse		65
P102	Registered Nurse	165	200
P103	Special Nurse		*
P104	Head Nurse	200	240

*As fixed annually in Salary Ordinance by Board of Supervisors.

P—NURSING SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
P110	Assistant Superintendent of Nursing, S. F. Hospital	240	290
P111	Night Supervisor	240	265
P112	Superintendent of Nursing, Hassler Health Home	240	290
P116	Superintendent of Nursing, Isolation Division	250	315
P118	Superintendent of Nursing, Laguna Honda Home	250	315
P122	Director of Institutional Nursing	335	405
P204	Anaesthetist	200	240
P206	Senior Anaesthetist	240	290
P208	Operating Room Nurse	190	230
P210	Senior Operating Room Nurse	230	290
P212	Head Nurse, Specialist	210	260
P304	Instructor of Nursing	210	260
P306	Senior Instructor of Nursing	250	315

Q—POLICE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
Q25	Inspector of Motor Vehicles	240	300
Q28	Range Master	240	300

R—RECREATION

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
R2	Secretary, Recreation Commission	255	320
R3	Assistant Superintendent, Recreation Departments	350	420
R4	Superintendent, Recreation Department	530	635
R20	Assistant Director of Recreational Activities	335	405
R22	Director of Recreational Activities	460	550
R24	Supervisor of Restaurants and Play- grounds	275	345
R52	Locker Room Aide50 hr.
R54	Athletic Attendant75 hr.
R56	Playground Director	185	230
R58	Director-at-Large	230	290
R101	Camp Assistant		120
R102	Camp Manager	250	300
R105	Supervisor of Athletics	275	345
R106	Supervisor of Activities	275	345
R108	Head Lifeguard	190	240
R110	Lifeguard	150	190
R111	Lifeguard Watchman	150	190
R112	Matron, Swimming Pool	115	145
R114	Swimming Instructor	185	230
R118	Curator, Children's Museum	230	290
R130	Foreman, Recreational Activities	175	220
R132	Starter, Park Department	175	220

S—STREET RAILWAY SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
S5	General Manager, Municipal Railway Bureau		1,250
S56	Special Instructor, Municipal Railway ..	220	275
S60	Instructor, Municipal Railway	275	345
S102	*Conductor— 1st 6 months		1.00 hr.
	2nd 6 months		1.05 hr.
	Thereafter		1.10 hr.
S103	*Street Car Operator (Female)		
	1st 6 Months		1.00 hr.
	2nd 6 months		1.05 hr.
	Thereafter		1.10 hr.
S104	*Motorman— 1st 6 Months		1.00 hr.
	2nd 6 months		1.05 hr.
	Thereafter		1.10 hr.
S106	*Bus Operator—1st 6 months		1.05 hr.
	2nd 6 months		1.10 hr.
	Thereafter		1.15 hr.
S110	Inspector, Municipal Railway	220	275
S114	Claims Investigator	275	345
S115	Senior Claims Investigator	345	405
S120	Day Dispatcher	250	315
S122	Senior Inspector	250	285
S124	Supervisor of Schedules	270	340
S128	Division Superintendent, Municipal Railway	360	430
S130	Assistant Superintendent of Transportation, Municipal Railway	415	500
S132	Superintendent of Transportation, Municipal Railway	460	550
S134	General Superintendent of Transportation, Municipal Railway		600
	* Plus 10 cents per hour when instructing new employees when assigned by superintendent.		

T—WELFARE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
T2	Attendant, Juvenile Detention Home ...	185	230
T12	Superintendent, Juvenile Detention Home	300	375
T13	Assistant Superintendent, Juvenile Detention Home	275	345
T20	Director of Boys' Ranch School	300	375
T22	Assistant Director, Boys' Ranch School ..	230	290
T24	Agricultural Instructor	185	230
T26	Ranch School Maintenance Man	185	230
T30	Director of Girls' School	300	375
T32	Group Supervisor, Girls' School	185	230
T33	Group Supervisor, Boys' Ranch School..	185	230
T56	Probation Officer	220	275
T57	Psychiatric Social Service Worker	220	275
T60	Senior Probation Officer	275	335
T70	Chief Adult Probation Officer	435	520
T72	Chief Juvenile Probation Officer	585	700
T140	District Co-ordinator	230	290
T157	Social Service Worker	200	245
T160	Senior Social Service Worker	250	315
T163	Director of Public Welfare	550	660
T165	District Supervisor	360	430

U—WATER SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
U44	General Manager & Chief Engineer		1,000
U54	Special Collector	190	240
U63	Chief Adjuster	255	320
U80	Assistant Manager, Water Sales	385	460
U88	Manager, Water Sales	460	550
U108	Compressor Operator, Portable		11.60 day
U112	Pipe Caulker		12.40 day
U114	Main Pipe Foreman		12.90 day
U115	Special Pipe Fabricator		15.00 day
U116	Serviceman		12.40 day
U118	Serviceman's Assistant		9.80 day
U120	Gateman		12.90 day
U122	Consumer's Serviceman	190	240
U124	Special Complaint Inspector	230	290
U125	Hoseman, Ships and Docks	185	230
U127	Water Service Inspector	230	290
U128	Chief Water Service Inspector	290	345
U130	Reservoir Keeper	185	230
U136	General Foreman, Service and Meters	300	375
U140	General Foreman, Main Pipe	335	405
U142	Assistant Superintendent, City Distribution	435	520
U144	Superintendent, City Distribution	530	635
U206	Water Department Worker		8.50 day
U212	Ranger	175	220
U213	Special Agent		230
U227	General Maintenance Foreman	255	320
U228	Meterman, Country	210	260
U230	Maintenance Foreman	210	260
U231	Assistant Superintendent, Alameda District	230	290
U232	Superintendent, Alameda District	335	405
U236	Assistant Superintendent, Peninsula District	335	405
U246	Superintendent, Peninsula District	460	550

V—AGRICULTURE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
V30	Assistant Superintendent, Agriculture	240	300
V40	Superintendent, Agriculture	300	375

W—PARK SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
W2	Superintendent, Park Department		666.66
W4	Assistant Superintendent, Park Dept.	435	520
W18	Supervisor of Golf Course Maintenance	300	375
W106	Rides Attendant	160	200
W108	Rides Attendant Helper50 hr.
W150	Aquarium Attendant	165	215
W152	Aquatic Collector	190	240
W206	Animal Keeper	165	215
W208	Assistant Head Animal Keeper	215	240
W210	Head Animal Keeper	240	300
W212	Director of the Zoo	350	420

X—LIBRARY SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
X2	City Librarian		666.66
X12	Chief Librarian	300	375
X20	Head Librarian	250	315
X32	Reference Librarian	275	345
X40	Senior Librarian	230	270
X42	Librarian	185	230
X44	Station Keeper		150
X52	Library Page50 hr.

Y—MUSEUM SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
Y2	Director, M. H. deYoung Memorial Museum	675	800
Y4	Director, California Palace of the Legion of Honor	550	660
Y6	Organist		50.00 day
Y8	Curator A	335	405
Y10	Curator B	275	345
Y12	Curator C	230	290
Y20	Administrative Assistant, M. H. deYoung Memorial Museum	300	375
Y22	Restorer	275	345
Y30	Registrar	210	260
Y42	Chief Installer	210	260
Y43	Chief Repairer and Packer	210	260
Y44	Senior Museum Technician	185	230
Y46	Museum Technician	160	200
Y48	Publicity Clerk	185	230
Y51	Ceramist		per firing 25
Y100	Director, Steinhart Aquarium		550
Y102	Curator of Fishes	275	345
Y104	Curator of Aquatic Biology	335	405
Y106	Aquatic Biologist's Assistant	210	260

Supervisor Mead then moved "That we pass to second reading the Salary Standardization Ordinance containing the schedules previously approved under Sections 151 and 151.1."

Seconded by Supervisor Meyer.

The roll was then called and Bill 3966 was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Noes: Supervisors Brown, Colman—2.

ADJOURNMENT.

There being no further business, the Board, at the hour of 2:10 a. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors April 22, 1946.

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

DAVID A. BARRY,

Clerk of the Board of Supervisors,
City and County of San Francisco.

Vol. 41

NEW YORK
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No. 10

Monday, March 11, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MARCH 11, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, March 11, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, McMurray—2.

Quorum present.

President Dan Gallagher presiding.

Supervisor McMurray was noted present at 2:15 p. m.

Supervisor Brown was noted present at 2:22 p. m.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of January 28, 1946, was considered read and approved.

Presentation of Guests.

Mr. George Skaller of the Civic League of Improvement Clubs introduced Mr. Leo Halley, the new president of the Civic League of Improvement Clubs.

The Chair presented Councilman Krunk of Los Angeles.

Councilman Krunk thanked the members of the Board for the opportunity to appear before them and stated that he hoped he would have the honor of being able to present a member of the San Francisco Board of Supervisors at a meeting of the Los Angeles Board of Councilmen in the very near future.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From his Honor the Mayor, returning unsigned Proposal No. 5455 amending wage scales for private employment on public contracts.

Action rescinded; substitute resolution adopted.

From Associated General Contractors, protesting rates for truck drivers established by Proposal No. 5455.

Action on Proposal No. 5455 rescinded.

From R. A. Barclay and W. H. Mitchell, requesting removal of Canine Kitchen, manufacturers of dog food, at Ninth Avenue and Kirkham Street.

Referred to Public Health and Welfare Committee.

From San Francisco Garden Club, advising that it does not oppose maintenance of public benches so long as San Francisco Federation

of Arts controls the advertising thereon, and the city assumes responsibility for cleanliness of benches and surrounding areas.

Considered with matter on Calendar.

From San Francisco Center of the California League of Women Voters, recommending certain procedures in compilation of voter's pamphlets.

Acknowledged; referred to Judiciary Committee.

From San Francisco Women's Chamber of Commerce, requesting provision of transportation to California Palace of the Legion of Honor to connect with other service between 10 a. m. and 4 p. m.

Referred to Public Utilities Committee.

From Civic League of Improvement Clubs, presenting views on proposed issuance of weekly pass on Municipal Railway.

Referred to Public Utilities Committee.

From City Planning Commission, transmitting report and proposed ordinance governing lot sizes in San Francisco.

Referred to Public Buildings, Lands and City Planning Committee.

From Mrs. Robert Allen Kinzie, asking veto of ordinance regulating public benches.

Referred to the Mayor.

From Peninsula Division, League of California Cities, announcing dinner meeting March 21, 1946 at California Golf Club.

Members asked to notify Clerk if it is their desire to attend.

From Central Council of Civic Clubs, opposing proposed courtesy bench project.

Consider with matter on Calendar.

From Temple Emanu-El Guild, thanking Board for its recognition of their work on behalf of servicemen.

Ordered filed.

From American Shore and Beach Preservation Association, announcing annual meeting, March 21-22, 1946, Washington, D. C.

Referred to County, State and National Affairs Committee.

Privilege of the Floor.

The privilege of the floor was granted to Mrs. Kahn of the San Francisco Center of the California League of Women Voters, who stated that some immediate action should be taken by the Board of Supervisors with respect to the sample ballots that are distributed to the electorate in order that the people of San Francisco will know just what the proposed changes are in the Charter amendments.

SPECIAL ORDER—3:00 P. M.

Consideration Continued.

The following from Finance Committee, without recommendation was taken up:

Called out of Committee by Supervisor MacPhee.

Recommending That Chief Administrative Officer Be Requested to Make \$37,500 Available to State Department of Public Works for Study Concerning Additional Bridge Across San Francisco Bay.

Proposal No. 5336, Resolution No. . . . (Series of 1939), as follows:

Whereas, the imperative need for a second bay bridge crossing is recognized by all interests in the San Francisco Bay area, and

Whereas, a request has been made to the San Francisco Board of Supervisors by the State Department of Public Works for a contribution of Thirty-Seven Thousand Five Hundred (\$37,500) Dollars to permit the Toll Bridge Authority to conduct a study for an additional bridge across the San Francisco Bay; now, therefore, be it

Resolved, That this Board of Supervisors recommend that the Chief Administrative Officer be requested to make the sum of Thirty-Seven Thousand Five Hundred (\$37,500) Dollars available out of monies under his control to the State Department of Public Works, subject to the following conditions:

1. That such a study encompass all forms of crossings, including a low level bridge, a high level bridge, or an earth and rock filled causeway.
2. That such bridge or causeway be such as will provide for transcontinental train service entering San Francisco.

January 14, 1946—Re-referred to Finance Committee.

Discussion.

The Clerk read an editorial from the San Francisco "News" relative to a communication from Congressman Richard J. Welch setting forth his ideas on the construction of a second bay crossing.

Supervisor MacPhee stated that he was awaiting a report from Mr. Brooks.

Mr. Brooks reported that he had contacted a member of the Board of Supervisors of Alameda and that Alameda would be willing to contribute to the study of a bridge if the study would be made by the California State Highway Engineer. The Oakland Chamber of Commerce concurred in this matter.

Supervisor Colman said that he would like to support the statement of Congressman Welch. He further stated that the Board should pay a good deal of respect to Mr. Welch and his views on this subject.

Supervisor Gallagher declared that Senator Downey had recommended that a commission be appointed to study this matter.

Supervisor Meyer stated that he would be for the idea if they would make a survey of both a fill and low level bridge. He stated that we would never get any transcontinental trains into San Francisco with a high level bridge.

Supervisor Gallagher said that he did not believe that the Board should appropriate \$37,500 since a commission has already been appointed and San Francisco will get the survey free of charge.

Supervisor Christopher remarked that he was against the appropriation because he believes that the state would consider no other but a high level bridge.

Supervisor MacPhee stated that it was his understanding that the Board of Supervisors would sit down with the City Council of Oakland and the Alameda Board of Supervisors and discuss this matter. I believe that if we sat down and talked about it we would get much further. We should talk matter over with these people and decide what action should be taken and then do it. I suggest that the Regional Service Committee should arrange for such a meeting. The matter is of such importance that somebody should get together with somebody and make a decision. I do not believe that the Board should appropriate \$37,500 or vote against it until we can meet with the members from across the Bay.

Supervisor MacPhee then moved that the President of the Board make arrangements with the three interested groups in connection with proposed study by state of second bay crossing, so that an agreement may be reached before Board again considered proposed appropriation of \$37,500 therefor.

No objection and so ordered.

Supervisor MacPhee then moved that consideration on the foregoing matter be continued for two weeks.

No objection and so ordered.

Re-referred to Committee.

The following from Committee on County, State and National Affairs, without recommendation, was taken up:

Called out of Committee by Supervisor MacPhee.

Petitioning War Department to Approve Plans for Study as to Feasibility of Constructing a Trans-Bay Bridge from Vicinity of Hunters Point in City and County of San Francisco to Bay Farm Island in Alameda County.

Proposal No. 5241, Resolution No. . . . (Series of 1939), as follows:

Whereas, experience during the recent World War has demonstrated the tremendous strategic geographical importance of San Francisco and the San Francisco Bay area to national security; and

Whereas, the commercial, financial and economic development of the State of California and particularly the cities and counties located on the eastern and western shores of San Francisco Bay, require additional transportation facilities; and

Whereas, tentative plans have been prepared by a Joint Army and Navy Board pursuant to House Resolution 158, 77th Congress, 1st Session, directing that a study be made as to the feasibility of constructing a trans-bay bridge from the vicinity of Hunters Point in San Francisco County to Bay Farm Island in Alameda County, State of California, which plans are both practical and economical; now, therefore, be it

Resolved, That the War Department be respectfully petitioned to approve said plans, or correct and improve them, if necessary, and determine whether or not an automobile, truck and railroad bridge from the vicinity of Hunters Point in San Francisco County or other location approved by the War Department south of the San Francisco-Oakland Bay Bridge to Bay Farm Island in Alameda County, State of California, would be an undue hindrance and obstruction to navigation in said waters.

Discussion.

Supervisor MacPhee stated that the resolution before us provides for certain commitments by this Board. I believe the resolution before us requested a study of this program without tying it down to any definite type of crossing or location would be in sympathy with it and would foster it.

Supervisor Gallagher stated that Congressman Welch has introduced H. R. 529 to include the Reber Plan in survey.

Supervisor MacPhee, seconded by Supervisor Colman, moved that the Clerk of the Board be directed to prepare necessary legislation to place the Board of Supervisors on record as favoring Congressman Welch's H. R. 529.

No objection and motion carried.

Supervisor MacPhee, seconded by Supervisor Meyer, moved that Proposal 5241 be re-referred to the County, State and National Affairs Committee.

No objection and motion carried.

SPECIAL ORDER—3:00 P. M.

McLaren Park Boundaries.

Pursuant to motion of Supervisor MacPhee, duly carried at the meeting of February 25, 1946, matter of report from the City Planning Commission on proposed change in boundaries of McLaren Park is called out of Finance Committee.

November 20, 1944—Re-referred to Finance Committee.

Discussion.

Supervisor MacPhee stated that it is now 20 years since the boundaries have been proposed for McLaren Park and they have never been established by the Board of Supervisors. The people who own property there are still paying taxes on the property. The Navy has requested that the boundaries be set up for McLaren Park because they might build a naval hospital there. I believe that boundaries should be set up so that the land outside of McLaren Park could be sold in order to permit building of houses to provide for the population of San Francisco.

Supervisor MacPhee then moved that the President of the Board set a special hour to hear this matter four weeks from today and the Clerk be instructed to notify the Navy Department that we are going to go ahead and set boundaries for McLaren Park, Park Department be notified that we are going to fix the boundaries and the Real Estate Department also be notified.

Seconded by Supervisor Meyer.

Supervisor Colman, seconded by Supervisor Meyer, moved as a substitute motion that matter be referred to committee and be heard there.

No objection and motion carried.

Referred to Public Buildings, Lands and City Planning Committee.

SPECIAL ORDER—3:00 P. M.

Telegraph Hill Height Limitation.

Pursuant to motion of Supervisor Colman duly carried at meeting of March 4, 1946, the Public Buildings, Lands and City Planning Committee to present report on proposed height limitation regulations in industrial zone at foot of Telegraph Hill.

Consideration Continued.

The following recommendation of Public Buildings, Lands and City Planning Committee was taken up:

Ayes: Supervisors Colman, Christopher.

No: Supervisor Mead.

Limiting The Heights of Buildings or Structures Hereafter to be Erected in a Certain District in The City and County of San Francisco and Establishing the Boundaries of Said District and Providing Penalties for the Violation of Its Provisions.

Bill No. 3311, Ordinance No. . . . (Series of 1939), as follows:

Amending Article 8, Chapter I, Part II, of the San Francisco Mu-

municipal Code, by adding thereto a new section to be designated Section 234, limiting the heights of buildings or structures hereafter to be erected in a certain district in the City and County of San Francisco and establishing the boundaries of said district and providing penalties for violation of its provisions.

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

Section 1. Amending Article 8, Chapter I, Part II, of the San Francisco Municipal Code, by adding thereto a new section to be designated Section 234, as follows:

SEC. 234. Height Limits—Special District No. 2. (a) No building or structure or part thereof, except as hereinafter provided, shall be erected to a height greater than eighty four (84) feet within the hereinafter described areas:

Commencing at the southwesterly intersection of Grant Avenue and the Embarcadero, thence southerly along the easterly line of Grant Avenue to a point one hundred eighty-five (185) feet southerly from the southerly line of Francisco Street, thence easterly two hundred seventy-five (275) feet easterly from the easterly line of Grant Avenue, thence easterly to the easterly line of Winthrop Street, thence southerly along the easterly line of Winthrop Street to the southerly line of Lombard Street, thence easterly along the southerly line of Lombard Street to the westerly line of Montgomery Street, thence southerly along the westerly line of Montgomery Street to the southerly line of Greenwich Street, thence easterly along the southerly line of Greenwich Street to a point two hundred seventy-five feet easterly from the easterly line of Montgomery Street, thence southerly along a line parallel and distant one hundred thirty-seven and one-half (137.5) feet westerly from the westerly line of Sansome Street to a point fifty feet (50) northerly of the northerly line of Broadway, thence easterly along a line parallel and distant Fifty (50) feet northerly from the northerly line of Broadway to the westerly line of the Embarcadero, thence along the westerly line of the Embarcadero to the point beginning at the southeasterly intersection of Grant Avenue and the Embarcadero.

(b) No addition to or alteration or improvement of any building within the above described district shall be made which shall increase the height of any building or structure as limited by this Section.

(c) Towers, gables, penthouses, cupolas, water tanks, cooling towers, stacks, chimneys, or other necessary incidental mechanical appurtenances may be erected to a height greater than eighty-four (84) feet, provided that no such exception shall cover at any level more than fifteen (15) percent of the area of the building or have an area at the base greater than one thousand six hundred (1600) square feet; provided, further that no such exception shall be used for sleeping or eating purposes or for any purpose other than such as may be purely incidental to the permitted use of the main building; provided, further, that in such exception, together with the building on which it is situated, shall exceed one hundred and twenty-six (126) feet in height.

(d) The method of determining heights of buildings or structures for the purpose of this section shall be the same as provided in Section 238 of this Article.

(e) No building permit shall be issued for the erection or alteration of any building or structure or part thereof con-

trary to the provisions of this section, and any permit so issued shall be void.

(f) Any person, firm or corporation violating any provision of this section shall be guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine not exceeding Five Hundred (\$500) Dollars or by imprisonment for a term of not exceeding six months, or by both fine and imprisonment. Such persons, firm or corporation shall be deemed guilty of a separate offense for each and every day during any portion of which any violation of this section is committed, continued or permitted by such person, firm or corporation, as herein provided.

(g) None of the provisions of this section shall be deemed to repeal or nullify any of the provisions established in Section 232 of this article.

Approved as to form by the City Attorney.

Discussion.

Supervisor Colman stated that the original height limitation for Telegraph Hill affected certain parts of Telegraph Hill. People living in that area have requested that height limitations be placed on the Light Industrial District at the base of Telegraph Hill. I do not believe that either side is pleased with the proposed height limitations.

L. Deming Tilton, Director of Planning, stated that the City Planning Commission recommended a limitation of 40 feet for the top of the hill because it was First Residential District. The property owners on the hill asked for additional protection to prohibit any building of structures that would spoil their view.

Mr. H. Pickard speaking against the ordinance said that in his opinion the height limitation should be 70 feet with penthouses or chimneys allowed to go up to 100 feet.

George Gerhard, secretary of the Central Council of Civic Clubs, stated that he did not believe that any height limitation should be placed on the Light Industrial District but that industrial establishments should be allowed to build to whatever height is necessary for the improvement of their business.

Mr. Campbell of the Fiber Company stated that in his opinion the height limitation should be on a graduating scale. If a graduating scale is not possible he would have to oppose the present ordinance. At the present time he has no plans for the enlargement of his plant but when he does want to build he does not want a height limitation placed upon him.

Supervisor Mead presenting a minority report stated that it is fine for people to want a restricted neighborhood for the construction of nice homes, but without an industrial district you will not have any city. I believe that the error was made when the heights on the hill were placed at 40 feet. If we now place a height limitation of 84 feet on the industrial area at the bottom of the hill those firms who plan to build in San Francisco will go to another city. In order for San Francisco to grow it must have payrolls and the only way that we can have payrolls is for the building of office buildings, etc.

Many eastern firms have been making surveys throughout the City and County of San Francisco for purpose of coming into the Bay Area. Too many industries have gone across the bay. We do not induce people to come into San Francisco, we are driving them out of San Francisco; we have driven them into an area where they get railroad service, water service and more room and thus obviate the necessity of building skyscrapers in San Francisco.

Because we made an error in limiting the heights on top of the hill is no reason for making another one by limiting areas at the bottom of the hill. I believe that we should make certain changes to provide for higher buildings on top of the hill.

Certain areas must be set aside for industry and home builders will have to go to other parts of town.

Mr. Lancaster stated that he favored the 40 foot height limitation because all the people on the hill want to preserve their view, and believe that industry should go elsewhere.

Supervisor Colman stated that the committee discussed the matter with the City Planning Commission and it was their opinion that the growth of industry would not be retarded by allowing a six-story building because industry wants more area and not so much height.

L. Deming Tilton, Director of Planning, stated that he did not believe that you would be driving industry from San Francisco by putting a height limitation on buildings.

Mr. Campbell, answering Supervisor Colman, stated that he believed that industry would rather expand on a one- or two-story building plan provided you have the ground area.

Supervisor Lewis, seconded by Supervisor Sullivan, moved that before we pass this ordinance that this Board of Supervisors ask the City Attorney for legal opinion as to whether or not there would be spot zoning if the Board passed this ordinance.

No objection and motion carried.

Supervisor Christopher stated that he believes that we should look into the possibility of making two ordinances out of this matter. He would like to do the most good for the most people. The committee considered the matter of spot zoning but did not approve because of its legality. I urge each member of the Board to visit this area so that they all will be informed on the matter.

Supervisor Colman then moved that the matter stay on the Calendar for two weeks and be made a Special Order of Business for 3:00 p. m.

No objection and motion carried.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee heretofore Passed for Second Reading were taken up:

Authorizing Compromise of the Claim of Herman De Piero Injuries Sustained by Defect in Street.

Bill No. 3918, Ordinance No. 3702 (Series of 1939), as follows:

Authorizing compromise of the claim of Herman De Piero injuries sustained by defect in street.

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled "Herman De Piero v. Steve J. Roche, also known as Steve J. Roach, also known as Stephen J. Roche, also known as First Doe, CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation, SECOND DOE, THIRD DOE, FOURTH DOE and FIFTH DOE, a corporation" be settled and com-

promised by the payment of Three Hundred (\$300) Dollars to the plaintiff in said action, in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Herman De Piero by the payment of Three Hundred (\$300) Dollars in full payment and satisfaction of all demands arising on account of said accident.

- Approved as to form by the City Attorney.
- Approved by the Director of Public Works.
- Approved by the Chief Administrative Officer.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Board of Education, by Adding 6 Gardeners and 1 Supervisor of Grounds to List of Employments Authorized to Work in Excess of 40 Hours a Week.

Bill No. 3920, Ordinance No. 3703 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.35.1 BOARD OF EDUCATION by adding six 058 Gardener and one 061 Supervisor of grounds to list of employments authorized to work in excess of 40 hours a week.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.35.1 is hereby amended to read as follows:

Section 1.35.1. BOARD OF EDUCATION

Classification	No. Positions	No. Hours
B408 General Clerk-Stenographer	1	4
C104 Janitor	2	4
C104 Janitor	1	8
C110 Supervisor of Janitors	1	4
O58 Gardener	6	8
O61 Supervisor of Grounds	1	8

- Approved as to classification by the Civil Service Commission.
- Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Sale of Certain Water Department Land in San Mateo County, Near Belmont.

Bill No. 3922, Ordinance No. 3704 (Series of 1939), as follows:

Authorizing sale of certain Water Department land in San Mateo County, near Belmont.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demand the sale of that certain City owned real property situated in the County of San Mateo, State of California, and being a portion of Parcel 37, Belmont Reservoir Tract, San Mateo County Lands, as said Parcel is described in deed from Spring Valley Water Company to City and County of San Fran-

cisco, dated March 3, 1930, and recorded March 3, 1930, in Volume 491, at page 1, Official Records of San Mateo County, more particularly described as follows:

Commencing at the most southerly corner of said Parcel 37, said point being on the northeasterly line of the county road leading from San Jose to San Francisco; running thence along the southwesterly boundary line of said Parcel 37, said boundary line being also the northeasterly line of said county road, north 43° 30' west 1239.80 feet to a point distant 50 feet measured southeasterly along said boundary line from the most westerly corner of said Parcel 37; thence leaving said southwesterly boundary line and running along a line measured 50 feet at right angles southeasterly from the northwesterly boundary line and 50 feet at right angles southwesterly from the northeasterly boundary lines of said Parcel 37, respectively, the following courses and distances: North 46° 30' east 784.81 feet, south 70° 13' east 995.84 feet and south 49° 39' 30" east 344.72 feet to a point on the southeasterly boundary line of said Parcel 37; thence along said last mentioned boundary line south 46° 10' 30" west 1269.34 feet to the point of commencement. Containing 30.54 acres, more or less.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco, and may be sold in subdivided units.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Recommended by the Real Estate Department.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Sale of Certain San Francisco Water Department Land Near Belmont, San Mateo County, on the West Side of El Camino Real.

Bill No. 3923, Ordinance No. 3705 (Series of 1939), as follows:

Authorizing sale of certain San Francisco Water Department land near Belmont, San Mateo County, on the west side of El Camino Real.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the County of San Mateo, State of California:

All that portion of San Mateo County Parcel 35 as said parcel is described in deed from Spring Valley Water Company to City and County of San Francisco, a municipal corporation, dated March 3, 1930, and recorded March 3, 1930, in Volume 491 at Page 1 Official Records of San Mateo County, lying westerly of the State Highway known as El Camino Real.

Excepting therefrom all City owned improvements located thereon and also excepting the necessary land or easements required for said improvements.

Subject to all existing easements,

Section 2. The above described real property shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco and may be sold as a whole or subdivided.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$200,000, Municipal Railway, for Payment of Passenger and Damage Claims to June 30, 1946.

Bill No. 3927, Ordinance No. 3706 (Series of 1939), as follows:

Appropriating the sum of \$200,000 from the surplus existing in Appropriation No. 65.990.00, Municipal Railway Surplus Fund, to the credit of Appropriation No. 565.804.99, to provide additional funds required for payment of passenger and damage claims to June 30, 1946.

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

Section 1. The sum of \$200,000 is hereby appropriated from the surplus existing in Appropriation No. 65.990.00, Municipal Railway Surplus Fund, to the credit of Appropriation No. 565.804.99, to provide additional funds required for payment of passenger and damage claims to June 30, 1946.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$6,000, Park Department, for Compensation of 10 Gardeners at \$150 Per Month.

Bill No. 3931, Ordinance No. 3707 (Series of 1939), as follows:

Appropriating the sum of \$6,000 out of the surplus existing in the Park Fund Compensation Reserve to provide funds for the compensation of 10 Gardeners at \$150 per month in the Park Department.

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

Section 1. The sum of \$6,000 is hereby appropriated out of the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to the credit of Appropriation No. 512.110.01, to provide funds for the compensation of 10 058 Gardeners at \$150 per month in the General Division, Park Department.

Section 2. The funds herein appropriated shall be subject to the

provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Park Superintendent.

Approved by the Park Commission.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Final Passage.

The following recommendations of Judiciary Committee heretofore Passed for Second Reading were taken up:

An Ordinance Providing for Bonding of Employees of the City and County of San Francisco.

Bill No. 3932, Ordinance No. 3708 (Series of 1939), as follows:

Providing for the bonding of employees of the City and County of San Francisco for the faithful performance of their respective duties and for the amount for which each such employee shall be bonded; providing for the conditions, approvals, filing, custody and term thereof, changes therein, and the payment of premiums thereon; and providing for the establishment of rules and regulations for carrying into effect the provisions and purposes of this ordinance.

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

Section 1. Employees to be Bonded. Pursuant to the provisions of the Charter of the City and County of San Francisco, the incumbents of the positions and employments of the City and County of San Francisco as shall be enumerated by ordinance of the Board of Supervisors of said City and County, shall each be bonded to the City and County of San Francisco as hereinafter provided.

Section 2. Master Official Bond. A master official bond shall be used with a schedule attached containing the names of the incumbents of said positions and employments required to be bonded and the amount for which each such person shall be bonded. Said master bond shall be payable to the City and County of San Francisco.

Section 3. Bond to Inure to Benefit of Officers and City and County. Any bond or suretyship given for any employee pursuant to this ordinance shall inure to the benefit of the officer or officers liable for the acts or omissions of said employee, as well as to the City and County of San Francisco.

Each such officer or the City and County of San Francisco may bring suit on the bond of each such employee.

Section 4. Surety. The surety or sureties of said bond shall be a duly organized surety company or companies authorized to do surety business in the State of California in the manner provided by law.

Section 5. Term of Bond. The term of the master official bond shall not exceed one year. A new master official bond shall be provided for each such term.

Section 6. Conditions. The condition of the bond shall be that each of the incumbents of the positions and employments specified in any ordinance adopted pursuant to Section 1 of this ordinance shall well, truly, honestly and faithfully perform each and all official

duties required of him by him by law at the time the bond is executed and also all such additional duties as may be imposed upon or required of him by any existing law or law enacted subsequently to the execution of the bond; and that if within the term of the bond his employment shall be terminated for any reason whatsoever he shall surrender to his immediate superior or to the head of the office, bureau or division in which he has been employed, all books, papers, records, writings, documents, moneys, effects and property appertaining or belonging to his position or employment or in his custody as such employee.

Section 7. Premium. The premium or charge for the bond furnished under the provisions of this ordinance shall be paid by the City and County of San Francisco; provided, however, that such premium or charge shall not exceed the rate of one-half of one per cent per annum of the amount for which the incumbents of the positions and employments herein specified are bonded.

The money required to pay the premium on the master official bond shall be provided in accordance with the budget and fiscal provisions of the Charter of the City and County of San Francisco.

Section 8. Approvals. The master official bond shall be approved as to form by the City Attorney, and as to the sufficiency and solvency of the surety or sureties thereon, by the Controller.

Section 9. Filing and Custody. The master official bond shall be filed with the Controller, who shall be its custodian.

Section 10. Bond to be Available for Public Inspection. The master official bond, and all riders and endorsements thereto, shall be available at all times for public inspection, and there need be no recording of said master official bond or its amendments.

Section 11. Bond Riders and Endorsements. The master official bond in effect at the time of the adoption of any ordinance pursuant to the provisions of Section 1 of this ordinance shall be amended to conform to the provisions of this ordinance.

The master official bond given pursuant to this ordinance shall be amended as may be necessary to reflect changes in the occupancy of the positions and employments specified in said bond.

Section 12. Rules and Regulations. The Purchaser of Supplies shall establish rules and regulations as to procedure and shall prescribe forms to be used by officers, boards and commissions of the City and County in giving notice of changes in occupancy and requisitioning coverage of new appointees by said master official bond and otherwise carrying into effect the provisions of this ordinance. Such rules, regulations and forms shall be subject to approval of the Chief Administrative Officer.

Section 13. State Law Applicable. As to all subject matters relating to official bonds other than those specifically covered in this ordinance and the Charter, the provisions of the law of the State of California shall be complied with and be applicable to bonds of employees given pursuant to the provisions of this ordinance.

Section 14. Blanket Bond. Notwithstanding any of the provisions of this ordinance the Board of Supervisors may provide that the employees of the City and County of San Francisco may be bonded by a blanket bond covering all employees of the City and County of San Francisco without designating their names or positions.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Providing for Bonding of Certain Officers of the City and County of San Francisco Who Are Not Specifically Required by the Charter to Give Bond for Faithful Performance of Duties.

Bill No. 3933, Ordinance No. 3709 (Series of 1939), as follows:

Providing for the bonding of certain officers of the City and County of San Francisco who are not specifically required by the Charter to give bond for the faithful performance of their respective duties, and for the amount of the bonds of such officers; providing for the conditions, approvals, recording, filing, custody, terms and procurement of their bonds, changes therein, and the payment of premiums thereon; applicability of provisions of law of the state thereto; and providing for the establishment of rules and regulations for carrying into effect the provisions of this ordinance.

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

Section 1. Officers to be Bonded. Pursuant to the provisions of the Charter of the City and County of San Francisco, the incumbents of the offices of the City and County of San Francisco as shall be enumerated by ordinance of the Board of Supervisors of said City and County shall each give and execute an official bond to the City and County of San Francisco as hereinafter provided. Each such bond shall be in the amount specified by said ordinance.

Section 2. Individual Official Bonds. Each of the officers required to give bond shall give an individual official bond. All such official bonds shall be signed by the principal and the surety, and be in form joint and several.

Section 3. Surety. The surety or sureties on said bonds shall be a duly organized surety company or companies authorized to do surety business in the State of California in the manner provided by law.

Section 4. Term of Bond. The term of any individual official bond shall not exceed one year. A new bond shall be given for each such term.

Section 5. Conditions. The condition of every official bond shall be that the principal will well, truly, honestly and faithfully perform each and all official duties required of him by law at the time the bond is executed, and also such additional duties as may be imposed upon or required of him by any existing law or law enacted subsequently to the execution of the bond; and upon his resignation or removal from office, or upon the expiration of his term of office, or upon his otherwise vacating the office, during the term of the bond, he shall surrender to his successor, immediate superior, board or commission or other person entitled thereto, all books, papers, records, writing, documents, moneys, effects and property appertaining or belonging to his office or in his custody as such officer.

Every official bond executed by any officer pursuant to this ordinance shall be in force and obligatory upon the principal and sureties therein for any and all breaches of the conditions thereof committed during the time such bond shall be in effect, whether such breaches are committed or suffered by the principal officer, his deputy, or clerk.

Section 6. Premium. The premium or charges for all bonds furnished under the provisions of this ordinance shall be paid by the City and County of San Francisco; provided, however, that such premiums or charges shall not exceed the rate of one-half of one per cent per annum of the amounts for which the officers herein specified are bonded.

The money required to pay the premium of said bonds shall be provided in accordance with the budget and fiscal provisions of the Charter of the City and County of San Francisco.

Section 7. Approval. All bonds shall be approved as to form by the City Attorney, and shall be approved as to sufficiency and solvency of surety by the Controller.

Section 8. Recording. Before filing of bonds as herein provided, all bonds shall be recorded in the office of the County Recorder, who shall charge no recording fee.

Section 9. Filing and Custody. The Controller shall be the custodian of all official bonds. All bonds shall be filed with the Controller within thirty days after the officer has received the certificate or commission of his election or appointment, or before the expiration of fifteen days from the commencement of his term of office or incumbency when no certificate or commission has been received, or prior to the expiration date of the then existing bond of any officer. In the event of an officer's refusal or neglect to file his official bond within the time prescribed herein, the office shall become vacant.

All bonds, and all riders and endorsements thereto, shall be available at all times for public inspection.

Section 10. Procurement of Bonds. It shall be the duty of each elective officer required to give bond, upon his election, to file forthwith a requisition with the Purchaser of Supplies to procure the bond required of such officer.

It shall be the duty of the officer, board or commission appointing any of the officers required to give bond to file forthwith a requisition with the Purchaser of Supplies to procure the bond required of such officer.

It shall be the duty of each officer required to give bond to requisition the Purchaser of Supplies thirty days prior to the expiration date of his then existing bond to procure the bond required for the next ensuing term as defined in Section 4 hereof.

Section 11. Rules and Regulations. The Purchaser of Supplies shall establish rules and regulations as to procedure and shall prescribe forms to be followed by officers, boards and commissions of the City and County in requisitioning bonds. Such rules, regulations and forms shall be subject to the approval of the Chief Administrative Officer.

Section 12. Existing Bonds of Officers. All bonds theretofore given by any incumbent of the offices specified in any ordinance adopted by the Board of Supervisors pursuant to Section 1 of this ordinance are hereby declared to be bonds given in conformity with the provisions of this ordinance; provided, however, that no such bond shall continue in effect for a period exceeding one year from the effective date of such ordinance adopted pursuant to Section 1, and that any such bond may be amended to conform to the provisions hereof.

Section 13. Bond Riders and Endorsements. All riders and endorsements shall be requisitioned, executed, approved, recorded and filed in the manner provided for bonds.

Section 14. State Statutes Applicable. As to all subject matters relating to official bonds other than those specifically covered in this ordinance and the Charter, the provisions of the law of the State of California shall be complied with and be applicable to bonds of officers given pursuant to the provisions of this ordinance.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Providing for Bonding of Certain Officers of the City and County of San Francisco Who Are Specifically Required by the Charter or State Law to Give Bond for Faithful Performance of Duties.

Bill No. 3934, Ordinance No. 3710 (Series of 1939), as follows:

Providing for the bonding of certain officers of the City and County of San Francisco who are specifically required by the Charter or General Statutes of the State of California to give bond for the faithful performance of their respective duties, and for the amount of the bond of such officers; providing for the conditions, approvals, recording, filing, custody, terms and renewal of their bonds, and the payment of premiums thereon; applicability of state statutes thereto; and providing for the establishment of rules and regulations for carrying into effect the provisions and purposes of this ordinance.

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

Section 1. Officers to be Bonded. Pursuant to the provisions of the Charter of the City and County of San Francisco and the general statutes of the State of California, the incumbents of the offices of the City and County of San Francisco as shall be enumerated by ordinance of the Board of Supervisors of said City and County shall each give and execute an official bond to the City and County of San Francisco and the State of California as hereinafter provided. Each such bond shall be in the amount specified by said ordinance.

Section 2. State Statutes Applicable. The general statutes of the State of California relating to official bonds shall be complied with and be applicable to the bonds of officers given pursuant to the provisions of this ordinance. In aid and furtherance of said statutes additional provisions are herein provided for the purpose of supplementing said statutes.

Section 3. Term of Bond and Renewal. The term of any individual official bond shall not exceed one year. A new bond shall be given for each such term.

Section 4. Premiums. The premiums or charges for all bonds furnished under the provisions of this ordinance shall be paid by the City and County of San Francisco; provided, however, that such premiums or charges shall not exceed the rate of one-half of one per cent per annum of the amounts for which the officers herein specified are bonded.

The money required to pay the premium of said bonds shall be provided in accordance with the budget and fiscal provisions of the Charter of the City and County of San Francisco.

Section 5. Approval. In addition to the approvals required by state statutes, all bonds shall be approved as to form by the City Attorney and shall be approved as to sufficiency and solvency of surety by the Controller.

Section 6. Recording. Before filing of bonds, as herein provided, all bonds shall be recorded in the office of the County Recorder, who shall charge no recording fee.

Section 7. Filing and Custody. The bond of the Controller shall be filed with the Mayor, who shall be the custodian thereof. All other bonds shall be filed with the Controller, who shall be the custodian thereof. Prior to the expiration date of the then existing bond of any officer, a new bond as required by Section 3 hereof shall be filed as herein provided.

Section 8. Rules and Regulations. The Purchaser of Supplies shall establish rules and regulations as to procedure and shall prescribe forms to be used by officers, boards and commissions of the City and County in requisitioning bonds. Said rules, regulations and

forms shall be subject to the approval of the Chief Administrative Officer.

Section 9. Existing Bonds of Officers. All bonds theretofore given by any incumbent of the offices specified in any ordinance adopted pursuant to the provisions of Section 1 of this ordinance are hereby declared to be bonds given in conformity with the provisions of this ordinance, provided that no such bond shall continue in effect for a period exceeding one year from the effective date of such ordinance adopted pursuant to Section 1 and that all such bonds may be amended to conform to the provisions hereof.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Final Passage.

The following recommendations of Police Committee, heretofore Passed for Second Reading were taken up:

Repealing Sections 38½, 78, 131 and 132 of the Municipal Traffic Code.

Bill No. 3881, Ordinance No. 3699 (Series of 1939), as follows:

An ordinance repealing the following sections of Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code: Section 38½, providing penalties for violation of Section 38(b) of said Traffic Code; Section 78, regulating right-hand turns; and Sections 131 and 132, providing penalties for particular violations.

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

Section 1. The following sections of Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, are hereby repealed: Sections 38½, 78, 131 and 132.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Regulating Stopping in Yellow Zones and Providing for Penalty for Violation.

Bill No. 3882, Ordinance No. 3700 (Series of 1939), as follows:

An ordinance amending subdivision (b) of Section 38, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, regulating stopping in yellow zones and providing for a penalty for violation thereof.

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

Section 1. Subdivision (b) of Section 38, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, is hereby amended to read as follows:

(b) Yellow shall indicate stopping only for the purpose of loading or unloading passengers or freight between the hours of 7 o'clock a. m. and 6 o'clock p. m. every day except Saturday afternoons, Sundays and holidays and in any such event the stopping shall be limited to a maximum period of three (3) minutes for passenger vehicles or thirty (30) minutes for commercial vehicles.

Passenger vehicles shall not be stopped in these zones under any circumstances between the hours specified except while the operator is in attendance.

Any person violating the provisions of this subdivision shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than Five (\$5.00) Dollars nor more than Fifty (\$50.00) Dollars, or by imprisonment in the County Jail for a term not exceeding ten (10) days, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

Discussion.

Mr. George Skaller of the Civic League of Improvement Clubs stated that he believes that a fine of \$5.00 was excessive. The Civic League of Improvement Clubs has received many complaints against the law that enacted the \$5.00 fine.

I believe that when a legislative body passes an ordinance it should always have in mind what would people do if they were called to vote upon this. People would not approve any ordinance that would permit a \$5.00 fine. We should bear in mind that the will of the people is the highest law. I request that amendment be made to reduce the fine to \$2.00.

Supervisor McMurray stated that in the future he was going to refuse the privilege of the floor on these matters that have been heard three or four times in Committee.

Deputy Chief Riordan stated that overtime parking has always been \$1.00. On Number 12 on the Calendar in subdivision c you will find the \$1.00 fine, in subdivision b, where parking is prohibited from 7 a. m. to 6 p. m. you will find the \$2.00 fine. These ordinances have always been in effect. On the \$5.00 fine, as provided by subdivision a, this fine is applicable to those streets where no stopping is permitted.

The fine in number 11 on the Calendar is for parking in yellow zones by other than a commercial vehicle or a passenger car loading or unloading passengers. Yellow zones are intended to get the commercial vehicle off the street. If you do not have space at the curb for the commercial vehicle it must double park. Have instructed officers not to issue a traffic tag to the driver of any commercial vehicle who is forced to double park because a passenger car is in a yellow zone.

Lloyd Taylor of the Down Town Association stated that for a number of years the traffic in downtown San Francisco has been a disgrace. Under the present setup we find people moving as they have never moved before out Post, Pine and California streets. This was never possible until the Board of Supervisors passed legislation prohibiting stopping on these streets. Since the \$5.00 fine there has been a great lessening of the use of yellow zones by passenger cars.

Supervisor Lewis stated that at this time we should try to help the motorist who has to take his machine downtown, instead of fixing a heavy fine on him because he cannot find parking space except in a yellow zone or because he has an emergency appointment with the doctor and must park for a few minutes where the "No Stopping" law is effective.

Supervisor Lewis then moved that the proposed bills No. 11 and 12 on the Calendar where it mentions \$5.00 that it be amended to read \$2.00. Seconded by Supervisor Sullivan.

The roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Gallagher, Lewis, McMurray, Meyer, Sullivan—5.

Noes: Supervisors Brown, Christopher, Colman, MacPhee, Mancuso, Mead—6.

Supervisor MacPhee then asked Deputy Chief Riordan if the establishment of these fines will assist the people who ride street cars and buses getting home any sooner.

Deputy Chief Riordan stated that it would.

Supervisor McMurray stated that if the fines were reduced there would be people parked in the downtown area from 6:30 a.m. to late at night. The Board would repeal the ordinance if it worked a hardship on a great number of people. Believe that instead of a \$5.00 fine the fine should be \$10.00.

Supervisor MacPhee then moved the previous question. Seconded by Supervisors Brown and Meyer.

No objections and the motion carried.

Thereupon the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Noes: Supervisors Lewis, Sullivan—2.

Final Passage.

Amending Section 32 of the Traffic Code by Providing That the Board of Supervisors Shall Designate Streets Upon Which Parking or Stopping is Prohibited, and Time Period Applicable Thereto, and Penalties for Violation.

Bill No. 3884, Ordinance No. 3701 (Series of 1939), as follows:

An ordinance amending Section 32, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, by providing that the Board of Supervisors shall designate, by resolution, those streets upon which parking or stopping is prohibited and the time period applicable thereto, and providing for penalties for a violation thereof.

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

Section 1. Section 32, Article 3, Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code, is hereby amended to read as follows:

SEC. 32. Parking Control. After a survey of parking conditions and a public hearing, the Board of Supervisors shall designate, by resolution, those streets or alleys upon which parking is prohibited or restricted and the time period applicable thereto, and those streets or alleys upon which stopping is prohibited.

The Police Commission shall erect, or cause to be erected, appropriate signs giving notice thereof.

Any person violating the provisions of any resolution now in effect, or hereafter enacted, shall be guilty of a misdemeanor, and upon conviction thereof shall be subject to:

(a) Resolution prohibiting stopping on any street or alley. Fine of not less than five (\$5.00) dollars, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for a term not exceeding ten (10) days, or by both such fine and imprisonment.

(b) Resolution prohibiting parking on any street or alley between the hours of 7:00 a. m. and 6:00 p. m. Fine of not less than two (\$2.00) dollars, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for a term not exceeding five (5) days, or by both such fine and imprisonment.

(c) Resolution prohibiting parking on any street or alley for a longer period of time than permitted in said resolution. Fine of not less than one (\$1.00) dollar, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for a term not exceeding five (5) days, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

No: Supervisor Lewis—1.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Cancellation of Tax Sales and Penalties on Certain Property Sold to The State.

Proposal No. 5458, Resolution No. 5308 (Series of 1939), as follows:

Whereas, the Tax Collector has reported that on June 29, 1945

Lot 21, Block 4268

Lot 23, Block 5660

were sold to the State for delinquent taxes of 1944; and

Whereas, these sales should be cancelled as taxes had been paid but through error had not been credited; and

Whereas, the City Attorney has consented; now, therefore be it

Resolved, That the Controller be and he is hereby authorized to cancel the sales and penalties in conformity with Section 4991 of the Revenue and Taxation Code.

Approved by the Tax Collector.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Refunds—Erroneous Payments Taxes.

Proposal No. 5459, Resolution No. 5309 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund.

- 1. Ed Stahl, Lot 15, Block 441-B, first installment, fiscal year 1945-46\$244.40
- 2. John W. Walton, Lot 15, Block 806, first installment, fiscal year 1945-46 48.78

3. Al Silverstein, Lots 12, 13, Block 860, first installment, fiscal year 1945-46	113.75
4. Eva M. Lilygren, Lot 4, Block 973, first installment, fiscal year 1945-46	246.81
5. S. F. Savings & Loan Assn., Lot 3, Block 1251, first installment, fiscal year 1945-46	24.15
6. Thomas J. League & Lucille R., Lot 35, Block 2088, first installment, fiscal year 1945-46	19.80
7. Bank of America N. T. & S. A., Lots 1, 2, Block 2656, first installment, fiscal year 1945-46	55.79
8. M. O. Bredeson, Lot 2-B, Block 3014, first installment, fiscal year 1945-46	43.47
9. Chas. L. Harney, Lot 6, Block 6322, first installment, fiscal year 1945-46	5.55

Approved as to form by the City Attorney.

Approved as to funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Approval of Recommendations, Public Welfare Department.

Proposal No. 5461, Resolution No. 5310 (Series of 1939), as follows:

Resolved, That the recommendations of the Public Welfare Department containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, increases, discontinuances and other transactions effective, April 1, 1945, June 1, 1945, September 1, 1945, February 1 and March 1, 1946 or as noted, are hereby approved;

Further Resolved, That the Public Welfare Department recommendations for care of Needy Aged Persons in County Hospital, and for discontinuance of such care, as provided under Section 2160.7, Welfare and Institutions Code, State of California, effective as noted, are hereby approved;

Further Resolved, That the Public Welfare Department recommendations for care of Needy Blind in County Hospitals, as provided under Section 3044.1, Welfare and Institutions Code, State of California, are hereby approved;

Further Resolved, That the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Transferring a Portion of Lot 1 in Assessor's Block 3179 from Board of Park Commissioners to the San Francisco Unified School District.

Proposal No. 5642, Resolution No. 5311 (Series of 1939), as follows:

Whereas, the City and County of San Francisco, a municipal corporation, is the owner of certain land situated in San Francisco, California, under the jurisdiction of the Board of Park Commissioners, which land is undeveloped, and

Whereas, the Board of Education desires that said land be transferred, without limit, to the San Francisco Unified School District as an addition to the Junior College site, and

Whereas, the Board of Park Commissioners has consented to such

proposed transfer upon the condition that the sum of \$80,000 shall be paid by the Board of Education to the Land Reserve Fund of the Park Department, and

Whereas, the Director of Property has reported to the Mayor that the present estimated value of said land is \$80,000, and

Whereas, it is the opinion of the Director of Property that said land can be more advantageously used by the San Francisco Unified School District, and

Whereas, the Mayor has recommended the proposed transfer of said parcel of land, subject to the conditions of this Resolution, and

Whereas, in accordance with the foregoing, this Board hereby determines that said undeveloped land is no longer necessary and advantageous to the Board of Park Commissioners and can be advantageously used by the San Francisco Unified School District, now, therefore be it

Resolved, That said land be and it is hereby transferred, without limit, to the San Francisco Unified School District. Be it

Further Resolved, That the Controller and the Treasurer be and they are hereby authorized and directed to pay the sum of \$80,000 from the Board of Education Appropriation No. 570.600.00 to the credit of the Land Reserve Fund of the Park Department in consideration for said property.

Said land is particularly described as follows:

Commencing at the point of intersection of the easterly line of Phelan Avenue with the southerly line of Judson Avenue; running thence easterly along the southerly line of Judson Avenue 1043.818 feet; thence deflecting 0° 25' 15" to the right and continuing easterly along said southerly line 188.546 feet; thence southeasterly on a curve to the right, tangent to the preceding course, radius 48.667 feet, central angle 44° 32' 57", an arc distance of 37.84 feet; thence southeasterly, tangent to the preceding curve, 21.205 feet; thence deflecting 45° 20' 02" to the right, leaving the southerly line of Judson Avenue, and running southerly 591 feet 0-⁷/₈ inch to a point on the southerly line of Havelock Street; thence deflecting 89° 49' 11" to the right and running westerly along the westerly extension of the southerly line of Havelock Street 1279.36 feet more or less to a point on the easterly line of Phelan Avenue; thence deflecting 89° 52' 32" to the right and running northerly along last named line 618.918 feet to the southerly line of Judson Avenue and the point of commencement.

Containing 18.1 acres more or less.

Recommended by the Director of Property.

Recommended by the Mayor.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Passed for Second Reading.

Amending Annual Salary Ordinance, M. H. DeYoung Memorial Museum, by Adding 1 Curator B at \$250-300.

Bill No. 3919, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 21.1 M. H. DeYOUNG MEMORIAL MUSEUM, by increasing the number of employments under item 15 from 2 to 3 Y10 Curator B at \$250-300.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 21.1 is hereby amended to read as follows:

Section 21.1. M. H. de YOUNG MEMORIAL MUSEUM
(Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
14	1	Y2	Director, M. H. de Young Memorial Museum	\$650-750
15	3	Y10	Curator B	250-300
15.1	1	Y10	Curator B (part time)	245
16	1	Y12	Curator C	200-250
17	1	Y20	Administrative Assistant, M. H. de Young Memorial Museum...	275-325
17.1	1	Y22	Restorer	250-300
18	1	Y30	Registrar	200-225

Approved as to Funds Available by the Controller.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Board of Education, by Adding 1 General Clerk-Stenographer (Part-Time) at \$4.82 Per Day.

Bill No. 3921, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 83.1 BOARD OF EDUCATION—NON-CERTIFICATED EMPLOYEES, by adding new item 21.2, 1 B408 General Clerk-Stenographer (part time) at \$4.82 per day.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 83.1 is hereby amended to read as follows:

Section 83.1. BOARD OF EDUCATION—NON-CERTIFICATED EMPLOYEES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A6	Supervisor of Maintenance and Repair of School Buildings.....	\$400-450
2	6	A154	Carpenter	12.00 day
3	1	A160	Foreman Carpenter	(h) 304.50
4	5	A354	Painter	12.00 day
5	6	B4	Bookkeeper	175-225
6	6	B6	Senior Bookkeeper	225-275
6.1	1	B10	Accountant	275-325
7	2	B14	Senior Accountant	325-400
8	1	B58	Secretary, Board of Education....	400-500
9	1	B180	Administrative Assistant	300-375
10	3	B210	Office Assistant	125-150
11	2	B222	General Clerk	160-200
12	1	B228	Senior Clerk	200-250
13	6	B308a	Calculating Machine Operator (key drive)	150-190
14	2	B311	Bookkeeping Machine Operator...	160-200
15	30	B352	Storekeeper	160-200
16	1	B354	General Storekeeper	200-250
17	1	B380	Armorer, R.O.T.C.	160-200
18	3	B408	General Clerk-Stenographer ... (a	215
19	108	B408	General Clerk-Stenographer	160-250

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
20	12	B408	General Clerk-Stenographer (part time), \$2.89 to \$3.62 for actual evenings served	
21	16	B408	General Clerk-Stenographer, \$7.71 to \$9.64 per day for actual days served	
21.1	14	B408	General Clerk-Stenographer, 7 hours per day, \$6.75 to \$8.44 per day for actual days served.....	
21.2	1	B408	General Clerk-Stenographer (part time)	4.82 day
22	5	B412	Senior Clerk-Stenographer	200-250
23	3	B454	Telephone Operator	160-200
24	1	B512	General Clerk-Typist	(a) 215
25	16	B512	General Clerk-Typist	160-200
26	155	C102	Janitress	130-155
27	1	C102	Janitress (part time).....	15
28	5	C102	Janitress (part time) at rate of...	130-155
29	210	C104	Janitor	140-170
29.1	1	C104	Janitor	(k) 164
30	5	C104	Janitor (part time) at the rate of \$140 to \$170 per month prorated	
31	2	C104	Janitor (part time)	25
32	23	C107	Working Foreman Janitor	170-200
33	1	C110	Supervisor of Janitors.....	225-280
33.1	1	C111	Assistant Supervisor of Janitors...	175-210
34	1	C152	Watchman (part time)	75
35	4	I 12	Cook	9.00 day
37	3	I 2	Kitchen Helper (part time) at rate of.....	110-135
38	20	J78	Stockman	170-200
39	1	J78	Stockman	(k) 199
40	1	J80	Foreman Stockman	200-230
41	1	L360	Physician (part time)	200
42	1	O1	Chauffeur	210
43	1	O1	Chauffeur	8.00 day
44	13	O58	Gardener	150-175
45	1	O61	Supervisor of Grounds	250-300
46	1	O104	Moving Picture Operator.....	200-250
47	2	O122	Window Shade Worker.....	(g) 206.50
48	17	O168.1	Operating Engineer	250
49		O168.1	Operating Engineer (part time relief).....	125
50	1	O172	Chief Operating Engineer.....	(a) 325
50.1	1	Y51	Ceramist (part time) at the rate of \$25 per firing, not to exceed \$75 per month	
51			Referees and Umpires, \$1 to \$3 per game (as needed).....	
53			Temporary evening school clerks as needed, \$3 per evening.....	
54			Part time employment as needed at pro rata of rates fixed in Salary Standardization Ordinance	
TRUCK RENTAL—CONTRACTUAL				
55			Trucks (as needed) at rates established by Purchaser's contract.	

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Compromise of Claim of Dora Bradley Carle Against City and County of San Francisco.

Bill No. 3939, Ordinance No. . . . (Series of 1939), as follows:

Authorizing compromise of claim of Dora Bradley Carle against the City and County of San Francisco.

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

Section 1. The City Attorney having recommended that the following pending action entitled: Dora Bradley Carle v. City and County of San Francisco, Superior Court Number 331957, be settled and compromised by the payment of Four Thousand (\$4,000) Dollars to the plaintiff in said action in full payment and satisfaction of all claims that the above named plaintiff has by reason thereof:

Now, therefore, said City Attorney is hereby authorized to compromise and settle the claim of said plaintiff by the total payment of Four Thousand (\$4,000) Dollars in full payment and satisfaction of all claims and demands of said plaintiff arising out of said action.

Recommended and approved by the Board of Fire Commissioners.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

March 4, 1946—*Consideration continued until March 11, 1946.*

Discussion.

Supervisor MacPhee stated that he had previously requested the bill go over for one week. Man was killed by a car in the service of the Fire Department. The siren on the car was blowing and people tried to stop the man but he walked right in front of the machine. Believe that compromise is in error and that either the City is responsible for amount filed for or nothing at all. Proposal to compromise claim in \$4,000 is not in order because cannot see how any claim can be filed against the City when a vehicle is in line of duty. Am sorry but will have to vote against this matter.

Supervisor Lewis said that he would like to see the depositions in this matter. Have to differ with Supervisor MacPhee when he says either the City should pay the entire amount or nothing at all. People are always suing for a larger amount and then settle for a lesser amount. Feel that we must rely upon the City Attorney in this matter.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

No: Supervisor MacPhee—1.

Passed for Second Reading.

Amending Annual Salary Ordinance, Retirement System, by Deleting 1 Secretary-Actuary (Part Time) at \$450 and 1 Actuarial Clerk at \$250-300; and by Adding 1 Secretary, Retirement System, at \$385-460, 1 Consulting Actuary (Part Time) at \$400, 1 Actuarial Statistician at \$315-375, and 1 Accountant at \$275-325.

Bill No. 3944, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 85 RETIREMENT SYSTEM, by deleting item 1, 1 B82 Secretary-Actuary, Retirement System (part time) at \$450, and adding

new item 1, 1 B82 Secretary, Retirement System at \$385-460; by adding new item 1.1 B83 Consulting Actuary (part time) at \$400; by deleting item 4 1 B244 Actuarial Clerk at \$250-300, and adding new item 4, 1 B 245 Actuarial Statistician at \$315-375; and by adding item .1, 1 B10 Accountant at \$275-325.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 85 is hereby amended to read as follows:

Section 85. RETIREMENT SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
.1	1	B10	Accountant	\$275-325
1	1	B82	Secretary, Retirement System	385-460
1.1	1	B83	Consulting Actuary (part time) ...	400
2	1	B222	General Clerk	160-200
3	1	B234	Head Clerk	250-300
4	1	B245	Actuarial Statistician	315-375
4.1	1	B302	Addressing Machine Operator.....	150-190
5	4	B308a	Calculating Machine Operator (key drive)	150-190
6	6	B408	General Clerk-Stenographer	160-200
7	1	B412	Senior Clerk-Stenographer	200-250
7.1	2	B512	General Clerk-Typist	160-200
7.2	1	G110	Compensation Claims Adjuster....	300-375
8	1	L360	Physician (part time).....	350
8.1	1	L360	Physician (part time).....	150
9	1	N410	Investigator	200-250
10			Medical examiners and medical testimony as needed at fees fixed by Retirement Board.....	
11		B83	Consulting Actuary (as needed)...	50 day
12		B421	Court Reporter (as needed) at \$12.50 per day plus transcrip- tions.	

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Discussion.

Mr. Nelson, Secretary-Actuary of the Retirement System, in explaining the necessity for the passage of the ordinance, stated that this matter comes up as a result of his resignation last year. Have reached a point where cannot go on any further. Have already informed Board that they must employ a staff that is well balanced and technically trained so that the office can carry on in case something should happen to some of the employees.

Supervisor Colman praised Mr. Nelson for the fine job that he has performed as Secretary-Actuary of the Retirement System and wished him every success in his new position. Supervisor Colman then moved that the Clerk of the Board be instructed to prepare a resolution complimenting Mr. Nelson on the fine job he has performed.

No objection and motion carried.

This motion was withdrawn after it was explained that Mr. Nelson would carry on as a Consulting Actuary to the Retirement Board.

Thereupon the roll was called on the foregoing bill and it was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Passed for Second Reading.

Amending Annual Salary Ordinance, Health Service System, by Adding 1 General Clerk-Typist at \$160-200.

Bill. No. 3945, Ordinance No., (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 86a HEALTH SERVICE SYSTEM, by increasing the number of employments under item 11 from 4 to 5 B512 General Clerk-Typist.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 86a is hereby amended to read as follows:

Section 86a. HEALTH SERVICE SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Medical Director	(e) \$600
2	1	B79	Secretary	275-350
3	1	B222	General Clerk	160-200
4	1	B228	Senior Clerk	200-250
5	1	B234	Head Clerk	250-300
6	2	B310	Tabulating Machine Operator	175-210
7	1	B310.1	Senior Tabulating Machine Operator	210-250
8	1	B408	General Clerk-Stenographer	160-200
9	1	B412	Senior Clerk Stenographer	200-250
10	1	B454	Telephone Operator	160-200
11	5	B512	General Clerk-Typist	160-200
12	2	L70	Physiotherapist	165-200

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$2,275, Department of Electricity, For Two New Positions of Electrical Inspector at \$260-325 Hereby Created.

Bill No. 3956, Ordinance No. (Series of 1939), as follows:

Appropriating the sum of \$2,275 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the compensation of 2 E4 Electrical Inspectors at \$260-325 per month in the Department of Electricity, which positions are created.

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

Section 1. The sum of \$2,275 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 549.110.01, to provide funds for the compensation of 2 E4 Electrical Inspectors at \$260-325 per month in the Department of Electricity.

Section 2. The positions of 2 E4 Electrical Inspectors at \$260-325 per month are hereby created in the Department of Electricity.

Section 3. The funds herein appropriated are subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Chief, Department of Electricity.

Approved by the Chief Administrative Officer.

Approved as to Funds Available by the Controller.

Approved as to form by the City Attorney.
 Approved by the Civil Service Commission.
 Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Department of Electricity, by Adding 2 Electrical Inspectors at \$260-325.

Bill No. 3960, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 53.1 DEPARTMENT OF ELECTRICITY (Continued), Inspection Bureau, by increasing the number of employments under item 7 from 9 to 11 E4 Electrical Inspector.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 53.1, is hereby amended to read as follows:

Section 53.1. DEPARTMENT OF ELECTRICITY (Continued)

INSPECTION BUREAU

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	1	B222	General Clerk	\$160-200
5	1	B408	General Clerk-Stenographer	160-200
6	1	E2	Line Inspector	260-325
7	11	E4	Electrical Inspector	260-325
8	1	E8	Chief Electrical Inspector	325-375

Approved as to classification by the Civil Service Commission.
 Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Re-referred to Finance Committee.

Appropriating \$1,500, Public Welfare Department, for Payment of Overtime to Monthly Employees.

Bill No. 3957, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$1,500 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the payment of overtime to monthly employees of the Public Welfare Department.

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

Section 1. The sum of \$1,500 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 556.111.00, to provide funds for the payment of overtime to monthly employees of the Public Welfare Department.

Recommended by the Director of Public Welfare.
 Approved by the Public Welfare Commission.
 Approved as to funds available by the Controller.
 Approved as to form by the City Attorney.
 Approved by the Mayor.

Supervisor Mancuso moved that the foregoing bill be re-referred to the Finance Committee.

No objection and so ordered.

Passed for Second Reading.

Appropriating \$2,000, Director of Property, for Maintenance and Repairs to Auditorium and Materials and Supplies.

Bill No. 3959, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$2,000 out of the surplus existing in the accrued revenues of the General Fund (Auditorium) to provide funds for the maintenance and repairs to building and materials and supplies for the balance of the fiscal year.

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

Section 1. The sum of \$2,000 is hereby appropriated out of the surplus existing in the accrued revenues of the General Fund (Auditorium) to the credit of the following appropriations of the Civic Auditorium:

<i>Appropriation No.</i>	
535.200.00	Contractual Services (Repairs to Public Bldgs.) \$1,000
535.300.00	Materials & Supplies 1,000

to provide funds for maintenance and repair to building and materials and supplies for the balance of the fiscal year.

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

- Recommended by the Director of Property.
- Approved by the Chief Administrative Officer.
- Approved as to form by the City Attorney.
- Approved as to Funds Available by the Controller.
- Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Re-referred to Finance Committee.

Authorizing Sale of Lot 34 in Assessor's Block 161.

Bill No. 3961, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of Lot 34 in Assessor's Block 161.

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

Section 1. In accordance with the recommendation of the Board of Fire Commissioners the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Broadway, distant thereon 171 feet 10-½ inches westerly from the westerly line of Grant Avenue; running thence westerly along said southerly line of Broadway 22 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 22 feet; thence at a right angle northerly 137 feet 6 inches to said southerly line of Broadway and the point of commencement. Together with the improvements thereon.

Subject to that certain lease dated June 15, 1945 between the City

and County of San Francisco as lessor and Paulino Sanchez as lessee which lease expires June 14, 1950.

Section 2. The above described real property shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Supervisor Mancuso moved that the foregoing bill be re-referred to the Finance Committee.

No objection and motion carried.

Passed for Second Reading.

Authorizing Sale of Lot 9 in Assessor's Block 1424.

Bill No. 3962, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of Lot 9 in Assessor's Block 1424.

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

Section 1. In accordance with the recommendation of the Board of Fire Commissioners, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the westerly line of 9th Avenue, distant thereon 285 feet southerly from the southerly line of California Street, running thence southerly along the westerly line of California Street 30 feet; thence at right angles westerly 120 feet; thence at right angles northerly 30 feet; thence at right angles easterly 120 feet to the point of commencement.

Being a portion of Outside Land Block No. 173.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the charter of the City and County of San Francisco.

Recommended by the Board of Fire Commissioners.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Re-referred to Finance Committee.

Appropriating \$38,000, Public Welfare Department, for Alterations to Building at Bush and Stockton Streets; an Emergency Ordinance.

Bill No. 3958, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$38,000 from the Emergency Reserve Fund, and the sum of \$22,000 from the surplus existing in Appropriation No. 556.840.02, Aid to Needy Aged, to provide funds for alterations to building at Bush and Stockton Streets occupied by the Public Welfare Department; an emergency ordinance.

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

Section 1. The sum of \$38,000 is hereby appropriated out of the Emergency Reserve Fund, and the sum of \$22,000 is hereby appropriated out of the surplus existing in Appropriation No. 556.840.02, Aid to Needy Aged to the credit of Appropriation No. 556.213.00 to provide funds for the purpose of making alterations to the building at Bush and Stockton Streets, property of the Board of Education, but now occupied by the Public Welfare Department under terms of five year transfer agreement with the Board of Education approved by action of the Board of Supervisors, September 22, 1941 (Resolution No. 2114).

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: The alterations to this building are required to be made by the Public Welfare Department in order to comply with the terms of the above-mentioned transfer agreement, as well as to meet the safety requirements of the Fire Marshal in the protection of life and property. There are no other funds available for this work.

Recommended by the Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Supervisor Mancuso moved that the foregoing bill be re-referred to the Finance Committee.

No objection and motion carried.

Final Passage.

Appropriating \$7,200, Recorder, for Employment of 11 Typists and 4 Clerks from April 1 to June 30, 1946; an Emergency Ordinance.

Bill No. 3965, Ordinance No. 3711 (Series of 1939), as follows:

Appropriating the sum of \$7,200 out of the surplus existing in the General Fund Compensation Reserve Fund to provide funds for the employment of 11 Typists and 4 General Clerks in the Office of the Recorder for the period April 1, 1946, to June 30, 1946; an emergency ordinance.

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

Section 1. The sum of \$7,200 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 530.120.00, to provide funds for the employment of 11 typists and 4 clerks in the office of the Recorder for the period April 1, 1946, to June 30, 1946.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective immediately, the nature of the emergency being: The heavy flow of normal recording work, plus the extraordinary demands by discharged veterans for recording discharges, and certified copies of discharges, in the office of the

Recorder, has exhausted the funds heretofore provided for the purpose. The appropriation herein requested will dispose of the large accumulation of uncopied work and enable the Recorder to give prompt and uninterrupted service to these veterans and to the public.

Recommended by the Director of Finance and Records.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$4,812.50, Retirement System, for Newly Created Positions of 1 Accountant at \$275, 1 Secretary, Retirement System, at \$385, 1 Consulting Actuary (Part Time) at \$400, and 1 Actuarial Statistician at \$315; Abolishing 1 Secretary-Actuary (Part Time) at \$450 and 1 Actuarial Clerk at \$280; an Emergency Ordinance.

Bill No. 3967, Ordinance No. 3712 (Series of 1939), as follows:

Appropriating the sum of \$4,812.50 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the compensation of the following employments in the Employees' Retirement System, which positions are created: 1 B10 Accountant at \$275 per month; 1 B82 Secretary, Retirement System at \$385 per month; 1 B83 Consulting Actuary (part time) at \$400 per month; 1 B245 Actuarial Statistician at \$315 per month. Abolishing the following positions in the same department: 1 B82 Secretary-Actuary, Retirement System (part time) at \$450 per month; 1 B244 Actuarial Clerk at \$280 per month; an emergency ordinance.

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

Section 1. The sum of \$4,812.50 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 932.110.00-5, to provide for the compensation of the following positions in the Employees' Retirement System, which positions are hereby created: 1 B10 Accountant at \$275 per month; 1 B82 Secretary, Retirement System at \$385 per month; 1 B83 Consulting Actuary (part time) at \$400 per month; 1 B245 Actuarial Statistician at \$315 per month. The following positions are hereby abolished in the Employees' Retirement System: 1 B82 Secretary-Actuary, Retirement System (part time) at \$450 per month; 1 B244 Actuarial Clerk at \$280 per month.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective immediately, the nature of the emergency being: Lack of office space as well as a proper staff has hampered the efficient performance of work in the office of the Retirement System. At the present time the General Audits Division of the Controller's Office is engaged in completing the accounting records of the Retirement System for the fiscal year ending June 30, 1945, and in bringing up-to-date the records of the current fiscal year. The establishment of the foregoing positions is part of the pro-

gram in the reorganization of the work in the office of the Retirement System and are immediately necessary to its uninterrupted operation.

Recommended by the Secretary-Actuary, Employees' Retirement System.

Approved by the Civil Service Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Refused Passage.

The following, from Finance Committee without recommendation, was taken up:

Present: Supervisors Mancuso, Lewis, Mead. Supervisor Lewis voted against reference to Board without recommendation.

Regulating Street Benches Used for Advertising Purposes.

Bill No. 3865, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending Chapter X (Public Works Code), Part II, of the San Francisco Municipal Code, by adding thereto a new article numbered 16, including title and table of contents, Sections 800 to 814, inclusive, thereof; providing procedure for regulating the installation and maintenance of benches used for public convenience and advertising purposes along public streets, and providing fees therefor.

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

Section 1. Chapter X (Public Works Code), Part II, of the San Francisco Municipal Code, is hereby amended by adding thereto a new article numbered 16, including title and table of contents, Sections 800 to 814, inclusive, thereof, to read as follows:

ARTICLE 16

BENCHES ALONG PUBLIC WAYS

- Sec. 800. Definitions.
- Sec. 801. Permit required.
- Sec. 802. Benches—Where prohibited.
- Sec. 803. Application for permit—Fees.
- Sec. 804. Permittee to furnish insurance policy or bond—Conditions.
- Sec. 805. Liability under insurance policy or bond.
- Sec. 806. Permit—Fees—Expiration Date.
- Sec. 807. Denial or revocation of permit.
- Sec. 808. Removal of benches.
- Sec. 809. Installation and maintenance of benches.
- Sec. 810. Advertising and signs on benches.
- Sec. 811. Renewal of permit—Fees.
- Sec. 812. Refunds not permitted—Exception.
- Sec. 813. Enforcement.
- Sec. 814. Permit not exemption from any other provision of Code.

SEC. 800. **Definitions.** As used in this Article, the following words shall have the following respective meanings:

(a) "Bench" shall mean a seat located upon public property along any public way for the accommodation of passers-by or persons awaiting transportation.

(b) "Street" shall mean any public thoroughfare or way, including the sidewalk, the parkway, and any other public property bordering upon a public way.

(c) "Person" shall mean any corporation, association, joint stock company, partnership, club, Massachusetts business or common law trust, society, or individual.

(d) "Director" shall mean the Director of Public Works of the City and County of San Francisco.

SEC. 801. Permit Required. It shall be unlawful for any person to install or maintain any bench on any street without first obtaining a permit therefor from the Director as hereinafter provided for.

SEC. 802. Benches—Where Prohibited. It shall be unlawful to install or maintain any bench as follows:

(a) Within Traffic Zone No. 1, as defined in Chapter XI (Traffic Code), Part II, of the San Francisco Municipal Code.

(b) In any alley.

(c) At any location where the distance from the face of the curb to the property line is less than ten (10) feet.

(d) At any place except an existing street railway stop or passenger stop.

SEC. 803. Application for Permit—Fees. Every person requiring a permit as provided for in this Article shall make written application to the Director for such a permit on forms provided by the Department of Public Works. Said application for a permit shall contain all information deemed relevant by the Director and, in addition thereto, shall set forth the proposed location of each bench, the advertising matter, if any, to appear thereon, and detailed plans and specifications of each bench.

Said application shall be accompanied by a written statement signed by the owner or other person in lawful possession or control of the property abutting upon the public street at the place where the bench is proposed to be located, giving such person's consent to the installation and maintenance of such bench.

An initial inspection fee of One (\$1.00) Dollar for each bench for which a permit is requested shall be paid by the applicant to the Director at the time of filing said application for a permit.

SEC. 804. Permittee to Furnish Insurance Policy or Bond—Conditions. No permit shall be issued pursuant to the provisions of this Article until the applicant shall post and maintain with the Director an insurance policy or bond, approved by the Director, and conditioned as follows:

The insurance policy or bond shall run to the City and County of San Francisco and to any person who shall sustain any injury or loss covered by said insurance policy or bond. Said insurance policy or bond shall be executed by the applicant as principal and by a surety or sureties licensed by the Insurance Commissioner of this State to transact such business, as surety. The insurance policy or bond shall be conditioned that the principal will indemnify any and all persons from any and all loss, costs, damages, expenses, or liability which may result from or arise out of the granting of the subject permit, or the installation or maintenance of the bench for which the permit is issued, and that the principal will pay any and all loss or damage that may be sustained by any person as a result of, or which may be caused by or arise out of, such installation or maintenance. Such in-

insurance policy or bond shall remain in full force and effect until the permit of the principal expires, unless renewed in accordance with the provisions of this Article, or is revoked, or until the insurance policy or bond is cancelled by the surety. The surety may cancel said insurance policy or bond and be relieved of further liability thereunder by giving fifteen (15) days written notice to the Director. In the event that two (2) or more permits are issued to one (1) permittee, one (1) such insurance policy or bond may be furnished to cover two (2) or more benches.

SEC. 805. Liability Under Insurance Policy or Bond. The minimum amount of recovery in such insurance policy or bond, posted pursuant to the provisions of this Article, shall not be less than the following sums:

For the injury of any one (1) person or the death of any one (1) person in any one (1) accident, Five Thousand (\$5,000.00) Dollars.

For the injury of two (2) or more persons or the death of two (2) or more persons in any one (1) accident. Ten Thousand (\$10,000.00) Dollars.

For the injury or destruction of property in any one (1) accident, One Thousand (\$1,000) Dollars.

The insurance policy or bond shall contain a provision for a continuing liability thereunder up to the full amount of the penalty thereof notwithstanding any recovery thereon.

Any person who, while such insurance policy or bond is in effect, sustains any injury or loss covered by such insurance policy or bond, may, in addition to any other remedy that he may have, bring an action in his own name upon the insurance policy or bond for the recovery of any damage sustained by him; provided, however, that no such action may be brought and maintained after the expiration of one (1) year from and after the time of the alleged injury or loss complained of may have occurred.

SEC. 806. Permit—Fees—Expiration Date. Upon receipt of said application as provided in this Article, the Director shall cause to be investigated the statements made therein and the financial and business status of the applicant, and may grant the permit unless it appears that the provisions of this Article are not complied with or, if in the opinion of the Director, such bench is not required or that the financial or business status of the applicant does not warrant such a permit or that a different applicant is more capable of supplying such need for a bench. In the exercise of sound discretion, the Director may deny said permit. If the Director approves the granting of said permit, he may issue a permit to said applicant upon the payment by the applicant to the Director of a fee of Four (\$4.00) Dollars for each bench for which a permit is granted. Said permit shall be serially numbered and shall expire on the last day of June of the calendar year in which issued.

Whenever a bench for which a permit has been issued is sold, or title or control thereof or transferred, and the continued use of the bench, as provided for in this Article, is desired, a new permit must be obtained for its maintenance.

SEC. 807. Denial or Revocation of Permit. (a) The application for a permit shall be denied if the Director shall find that the maintenance of the bench would tend to obstruct passage along any public way or to create a hazard or would otherwise be detrimental to the public safety, welfare or convenience.

(b) Any permit may be revoked, or the renewal thereof denied, for any violation of any of the provisions of this Article; for any fraud or misrepresentation in the subject application for a permit; or for any reason which would have been grounds for denial of the subject application for a permit.

(c) When the abutting property owner or other person in lawful possession of the property withdraws his consent to the continued maintenance of the subject bench and gives written notice thereof to the Director, then, at the expiration of the current term of the permit, the application for the renewal of the permit shall be denied. The Director shall notify in writing the permittee of the receipt of such notice of withdrawal of consent.

(d) The application for a permit shall be cancelled and denied if the applicant fails to deposit with the Director the annual fee and accept the permit within ten (10) days after written notice of the approval of the application for the permit.

(e) Any permit issued under the provisions of this Article may be cancelled and revoked if the permittee fails to install said bench within sixty (60) days after the date of the issuance of the permit; provided, materials are available therefor.

(f) The application for a permit shall be cancelled and denied, or the permit revoked, as the case may be, if sixty (60) per cent of the property owners and/or tenants living or having their place of business within two hundred (200) feet of the location of said bench protest the same.

SEC. 808. Removal of Benches. After the revocation of any subject permit, the Director may remove and store the bench if the permittee fails to do so within ten (10) days after written notice of such revocation.

The permittee may recover the bench if, within sixty (60) days after the removal thereof, he pays to the Director the cost of such removal and storage, which shall not exceed Two (\$2.00) Dollars for removal of each bench and Five (\$5.00) Dollars a month, or fraction thereof, for storage of each bench. After sixty (60) days the Director may sell, destroy or otherwise dispose of the subject bench at his discretion. All of the foregoing shall be at the sole risk of the permittee, and shall be in addition to any other remedy provided by law for the violation of this Article.

SEC. 809. Installation and Maintenance of Benches. (a) No permittee shall locate or maintain any bench at a point less than eighteen (18) inches or more than thirty (30) inches from the face of the curb, and each bench must be kept parallel with the curb.

(b) No bench shall be more than forty-two (42) inches high nor more than two (2) feet six (6) inches wide nor more than seven (7) feet long, over all.

(c) Each bench shall have displayed thereon, in a conspicuous place, the name of the permittee and the current permit number.

(d) It shall be the duty of the permittee to maintain each bench at all times in a safe condition and at its proper and lawful location, and to inspect each bench periodically.

SEC. 810. Advertising and Signs on Benches. No advertising matter or sign whatever shall be displayed upon any bench except upon the front and rear surfaces of the backrest, and not more than seventy-five (75) per cent of each such surface shall be so used. No picture or other representation in irregular contour shall appear on any such bench. All advertising on such bench shall be subject to the approval of the Director.

No advertisement or sign on any bench shall display the words "STOP," "LOOK," "DRIVE-IN," "DANGER," or any other word, phrase, symbol, or character which may interfere with, mislead or distract traffic.

SEC. 811. Renewal of Permit—Fees. Application for the renewal of a permit shall be made to the Director, on forms provided by the

Department of Public Works, at least ten (10) days prior to the expiration of the current permit. At the time of filing such application a fee of Three (\$3.00) Dollars for each bench shall be paid to the Director for such annual renewal. In the event said application for the renewal of the permit is not made within the time specified, the permit authorized by this Article shall become thereupon null and void. Thereafter application for a permit shall be made in the manner provided for such original application for a permit and the fees set forth for such original application and permit paid.

SEC. 812. Refunds Not Permitted—Exception. No fees paid pursuant to this Article shall be refunded in the event any subject application for a permit is denied or the permit revoked, except that when, for any cause beyond the control of the permittee, a permit is revoked within sixty (60) days after the date of the issuance or last renewal thereof the fees therefor for the current year may be refunded to the permittee upon written demand on the Director and filed with him within six (6) months after the date of the revocation.

SEC. 813. Enforcement. The Director shall enforce the provisions of this Article and shall have complete authority over the installation and maintenance of benches, subject to the provisions of this Article.

SEC. 814. Permit Not Exemption From Any Other Provision of Code. The issuance of a permit under the provisions of this Article shall not exempt the permittee from any other provisions of the San Francisco Municipal Code or any ordinances of the City and County of San Francisco requiring a permit or license or otherwise regulating such bench or the advertising thereon.

Approved as to form by the City Attorney.

February 18, 1946—*Consideration continued until March 11, 1946.*

Discussion.

Supervisor Mancuso moved the privilege of the floor for Mr. Robertson.

No objection and motion carried.

Mr. Robertson stated that his firm is a San Francisco firm and if he was permitted to place benches on the streets in San Francisco everything necessary for the construction of the benches would be purchased in San Francisco.

Supervisor Christopher stated that he believed that this matter should be referred not only to the Finance Committee but should also be referred to another committee. He also stated that he thought too much legislation is coming out from committee "without recommendation."

Supervisor Brown moved that the matter be referred to the City Planning Commission and the Art Commission for further study.

Seconded by Supervisor MacPhee.

Thereupon the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Brown, Christopher, MacPhee—3.

Noes: Supervisors Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Mrs. Holmes, representing the San Francisco City and County Federation of Women, stated that she was opposing any signs being placed upon any benches. If there are going to be benches there should not be any advertising on them.

Mrs. E. O. Kilsey, representing California Garden Clubs, Inc., said that she objected to any benches bearing advertising as it would cheapen San Francisco, and it might be an opening wedge to permit billboard advertisement in those sections of the city where it is now prohibited.

Mr. T. L. Sherer, representing the California Bench Company, stated that his company has placed benches in cities throughout California and in each of those cities they have been asked to place more benches. Any advertising that is placed on the benches must be approved by the City and County of San Francisco before it can be put on.

Supervisor Colman, speaking on the ordinance, stated that benches with advertising have no appeal as far as he was concerned, and that it looked cheap. There must be another way of getting revenue other than taking in benches on which there is advertising. Believe they are below the dignity of the people of the City and County of San Francisco.

Lloyd Taylor, representing the Market Street Association, stated that he would like the matter to go back to committee. He further stated that prohibition in ordinance against placing of benches in alleys would prohibit the placing of benches in Maiden Lane.

Thereupon the roll was called on the foregoing bill and it was *refused passage for second reading* by the following vote:

Aye: Supervisor Mancuso—1.

Noes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—10.

Re-referred to Police Committee.

The following recommendations of Police Committee were taken up:

Present: Supervisors McMurray, Christopher, MacPhee.

Amending Resolution No. 4933 (Series of 1939), Two-Hour Parking Restrictions at Specified Hours, by Adding Thereto Lower Junipero Serra Blvd., West Side, Between Eucalyptus and Rossmoor Drives.

Proposal No. 5463, Resolution No., (Series of 1939), as follows:

Resolved, That pursuant to Article 3, Section 32, Ordinance No. 890 (Series of 1939), "Traffic Code," the following parking restrictions be and they are hereby adopted:

It shall be unlawful for the driver of any vehicle to stop or park the same longer than two hours between the hours of 7 o'clock a. m. and 6 o'clock p. m., Sundays and legal holidays excepted, on any of the following streets:

California Street from Powell to Taylor Streets.

Mason Street from Pine to Sacramento Street.

Lower Junipero Serra Boulevard, west side, between Eucalyptus and Rossmoor Drives.

Lower Junipero Serra Boulevard, west side, Ocean Avenue to Woodacre Drive.

Sacramento Street from Powell to Taylor Streets.

Woodacre Drive, east side, Ocean Avenue to Lower Junipero Serra Boulevard.

On motion of Supervisor McMurray the foregoing proposal was *re-referred to Police Committee*.

Re-referred to Police Committee.

Amending Resolution No. 4934 (Series of 1939), "Traffic Regulations—Parking Prohibited on Certain Streets, Day or Night" by Adding Lower Junipero Serra Boulevard, East Side, Between Eucalyptus and Rossmoor Drives.

Proposal No. 5464, Resolution No., (Series of 1939,) as follows:

Resolved, That pursuant to Article 3, Section 32 of Bill 863, Ordinance 890 (Series of 1939), Traffic Code, the following parking limitations be adopted:

Parking Prohibited on Certain Streets, Day or Night.

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

Adair Street.

Beach Street, both sides, Stockton to Jones Street, for duration of war.

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

Brosnan Place, north side, between Valencia and Guerrero Streets.

Bush Street, south side, between Market and Battery Streets. (For U. S. Army vehicles only.)

Chesley Street, west side.

Clinton Street, south side, from Valencia to Dolores Street.

Clinton Park Street (this side), south side of Clinton Park Street, between Guerrero and Valencia Streets.

Columbia Square, east side, between Folsom and Harrison Streets.

Edith Street, between Greenwich and Lombard Streets.

Eighteenth Street, north side, between Illinois and Third Streets.

Ewer Place.

First Street, west side, between Mission and Minna Streets, a distance of 160 feet.

Frank Place.

Geary Street, south side, from the west property line of Presidio Avenue to the east property line of 2686 Geary Street.

Grant Avenue, east side, between Bush Street and Broadway.

Grove Street, north side, between Van Ness Avenue and Franklin Street.

Hoff Street, east side, between 16th and 17th Streets.

Houston Street.

Illinois Street, west side, between Eighteenth and Nineteenth Streets.

Illinois Street, west side, between Mariposa and Eighteenth Streets.

Ivy Street.

Jessie Street, north side, between First and Ninth Streets.

Jessie Street, south side, between Fourth and Fifth Streets.

Jones Street, west side, between Green and Union Streets.

Kearny Street, from Broadway to Vallejo Street.

Lexington Avenue, east side, between Sycamore Avenue and Twenty-first Street.

Lilac Street, between Twenty-fifth and Twenty-sixth Streets.

Lower Junipero Serra Boulevard, east side, between Eucalyptus and Rossmoor Drives.

Lower Junipero Serra Boulevard, Woodacre Drive to Ocean Avenue.

Malvino Place.

Mariposa Street, south side, between Illinois and Third Streets.

Mason Street, west side, between Bush and Pine Streets.

Mission Street, north side, from east line of Seventh Street to east line of Post Office Building, a distance of 326 feet.

Mountain Spring Avenue, north side, westerly for a distance of 150 feet from Glenbrook Avenue.

Natoma Street, both sides, between Fremont and First Streets.

Natoma Street, north side, between Tenth and Eleventh Streets.

Nineteenth Street, north side, between Illinois and Third Streets.

Oregon Street, south side, between The Embarcadero and Drumm Street.

Presidio Avenue, west side, from Post Street to Geary Boulevard.

Rondell Place, east side, between Sixteenth and Seventeenth Streets.

San Carlos Avenue, east side, between Sycamore Avenue and Twenty-first Street.

Sixteenth Street, first block easterly from Illinois Street.

Sixteenth Street, south side, west of Castro Street to end of paved street.

Stevenson Street, north side, between First and Ninth Streets.

Stevenson Street, south side, from the east line of Seventh Street to the east line of Post Office Building, a distance of 326 feet.

Sycamore Avenue, south side, between Mission and Valencia Streets.

Sea Cliff Avenue, south side, westerly from the intersection of El Camino del Mar.

Taylor Street, east side, between Pine and California Streets.

Third Street viaduct, from Alameda Street to Mariposa Street.

Twentieth Street, south side, from Illinois to Massachusetts Street.

Woodacre Drive, west side, Ocean Avenue to Lower Junipero Serra Boulevard.

Yerba Buena Street, east side, between Sacramento and Clay Streets.

On motion of Supervisor McMurray the foregoing proposal was *re-referred to Police Committee.*

Adopted.

Repealing Resolution No. 3505 (Series of 1939), Entitled: Police Department Authorized and Directed to Install Stop Sign at Southwest Corner of Bay and Kearny Streets.

Proposal No. 5465, Resolution No. 5312 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of the Police Commission, Resolution No. 3505 (Series of 1939), authorizing and directing the Police Department to install a stop sign at the southwest corner of Bay and Kearny Streets, is hereby repealed.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Requesting State Department of Motor Vehicles to Revert to Practice of Issuing Two License Plates for Each Motor Vehicle, and to Maintain in San Francisco a File of All Registered Vehicles in California, so that Apprehension of Traffic Violators May be Greatly Facilitated.

Proposal No. 5470, Resolution No. 5316 (Series of 1939), as follows:

Whereas, drunken driving, non-observance of traffic signals, and failure to recognize the pedestrian's right of way, have exacted a toll of traffic fatalities that has reached alarming proportions, and

Whereas, unless steps are immediately taken to devise ways and means to curb the prevailing insatiable thirst for speed, reckless driving and flouting of the law, with its aftermath of broken homes, loss of loved ones and hours of torment and anguish, the traffic fatalities this year will far outnumber the totals for any previous year, and

Whereas, the Department of Motor Vehicles of the State of California, has, for the past several years, issued but one license plate per car, which practice has proven an obstacle to the efforts of the local police in the apprehension of traffic violators, and

Whereas, should the Department of Motor Vehicles be prevailed upon to issue two plates in lieu of the one currently in use, it would aid immeasurably, the efforts of law enforcement agencies; now, therefore, be it

Resolved, That this Board of Supervisors respectfully request the Department of Motor Vehicles of the State of California to consider, when the time approaches for the issuance of new plates, the feasibility and practicability of reverting to the former practice of issuing two plates, and be it

Further Resolved, That should the Department of Motor Vehicles look favorably upon the foregoing suggestion, a further request is made that the Department maintain in its San Francisco offices, a file of all registered vehicles in the State of California so that the apprehension of traffic violators may be greatly facilitated, and be it

Further Resolved, That copies of this resolution be forthwith transmitted to the Department of Motor Vehicles at Sacramento and to the members of San Francisco's delegation to the State Legislature.

Discussion.

Deputy Chief Riordan stated that this legislation was proposed because it would facilitate identification of automobiles involved in accidents.

Thereupon, the foregoing resolution was *adopted* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Passed for Second Reading.

Providing for Removal to Side of Roadway of Vehicles Involved in Property Damage Accidents When Necessary for Continued Flow of Street Car or Passenger Bus Traffic.

Bill No. 3946, Ordinance No. . . . (Series of 1939), as follows:

Amending Article 2, Chapter XI, Part 2 of the San Francisco Municipal Code (Traffic Code) by adding thereto a new section to be known as Section 25, requiring the removal of vehicles involved in property damage accidents when necessary for the continued flow of streetcar or passenger bus traffic.

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

Section 1. Article 2, Chapter XI, Part 2 of the San Francisco Municipal Code (Traffic Code) is hereby amended by adding thereto a new section to be known as Section 25, which reads as follows:

"Section 25. It shall be unlawful for the driver or person in charge of any vehicle involved in any accident resulting in property damage only, to refuse to permit the removal of said vehicle to the side of the roadway when necessary to allow for the continued flow of streetcar or passenger bus

traffic and when so directed by a duly-acting and authorized inspector of the San Francisco Municipal Railway.”

Recommended by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved by the General Manager of the Municipal Railway.

Discussion.

John Curley, of the Bureau of Accident Prevention, Public Utilities Commission, stated that this legislation would permit the operators of the street car to move any machine that is involved in an accident so that the car can continue its schedule.

Supervisor Lewis stated that he did not believe that this would be a good idea because in an accident where neither operator would admit that it was his fault the only way it can be determined as to whom was in the right is to call the Accident Prevention Bureau of the Police Department.

Supervisor Christopher stated that he was against any operator of a street car moving a machine that was involved in an accident. Believe that the inspector would try to show his power.

Mr. Curley then stated that the Public Utilities Commission is training their inspectors at the present time as to how they should act in case of accidents. In court these inspectors would be able to serve as witnesses to determine just who was at fault.

Supervisor McMurray stated that he agreed with Supervisors Lewis and Christopher but time after time where there is an accident the persons involved get out and argue and it does delay the people on the street car getting to their destination.

Supervisor Lewis then stated that the ordinance is not drawn the way it should be. If an accident involves a street car and an automobile it should be written that way.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

No: Supervisor Lewis—1.

Adopted.

The following recommendations of Streets Committee were taken up:

Present: Supervisors Meyer, McMurray, Sullivan.

Closing and Abandoning Alameda Street Between Florida and Bryant Streets.

Proposal No. 5457, Resolution No. 5307 (Series of 1939), as follows:

Whereas, on the 7th day of January, 1946, The Board of Supervisors of the City and County of San Francisco duly adopted Resolution No. 5192 (Series of 1939) which is a Resolution of Intention to close Alameda Street between Florida and Bryant Streets, approved January 9, 1946, and being in words and figures as follows:

Intention to Close Alameda Street Between Florida and Bryant Streets.

Resolution No. 5192 (Series of 1939):

Whereas, the Rainier Brewing Company of San Francisco has requested that Alameda Street between Florida and Bryant Streets be

closed and abandoned so that said Rainier Brewing Company may expand its present plant; and

Whereas, the Rainier Brewing Company is the owner of the lands adjoining both sides of Alameda Street between Florida and Bryant Streets; now, therefore, be it

Resolved, That the public interest requires and it is the intention of this Board of Supervisors to close and abandon all of that portion of Alameda Street lying between Florida and Bryant Streets. Reference is made to a map on file in the office of the Clerk of the Board of Supervisors of the City and County of San Francisco, State of California. Said closing and abandonment shall be done and made in the manner and in accordance with Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California, and notice is hereby given that on the 28th day of January, 1946, this Board will hear all persons interested in or objecting to said closing and abandonment.

Before the final closing of Alameda Street, the Rainier Brewing Co., the abutting owners, shall pay to the City and County of San Francisco the sum of One Hundred Dollars (\$100) to defray the cost of advertising and the expenses incidental to the said closing. Said Rainier Brewing Co. shall, at its own expense, pay the cost of abandoning the existing sewer in Alameda Street between Bryant and Florida Streets, together with the cost of replacing the existing 12" V. C. P. sewer in Bryant Street with an 18" V. C. P. sewer. Also the Rainier Brewing Co. shall pay the cost of adjusting the pavement and curbs in the crossings of Bryant Street and Alameda Street, including the relocation of the catchbasins and other appurtenances.

Prior to the passage of the Resolution of Intention to Close Alameda Street between Florida and Bryant Streets, the Rainier Brewing Co. must enter into an agreement with the Pacific Gas & Electric Co. for the removal of that company's facilities from Alameda Street, and the rerouting of the same.

The Clerk of the Board is hereby directed to transmit a certified copy of this resolution to the Department of Public Works and the Department of Public Works is hereby directed to give notice of said contemplated closing of said street in the manner provided by law, and to cause notice to be published in The San Francisco Chronicle, the official newspaper, as required by law.

Further Resolved, That Resolution 5145 (Series of 1939) be and it is hereby repealed.

Adopted—Board of Supervisors, San Francisco, January 7, 1946.

Ayes: Supervisors Colman, Gallagher, Green, MacPhee, Mancuso, Mead, Meyer, Sullivan, Uhl.

Absent: Supervisors Brown, Gartland.

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

DAVID A. BARRY, Clerk.

Approved, San Francisco, Jan. 9, 1946.

R. D. LAPHAM, Mayor.

Whereas, the Clerk of this Board did transmit to the Department of Public Works of the City and County of San Francisco, a certified copy of said resolution and said Department of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notice of the passage of said resolution, and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of 10 days in the San Francisco Chronicle, the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said closing and abandonment to be done as described in said Resolution No. 5192; and

Whereas, the Board of Supervisors has acquired jurisdiction to order said closing and abandonment; now, therefore, be it

Resolved, That all of Alameda Street between Florida Street and Bryant Street be and is hereby closed and abandoned;

Further Resolved, That the Clerk of this Board transmit certified copies of this resolution to the Recorder and to the Director of Public Works of the City and County of San Francisco, and that said Recorder and said Director of Public Works are hereby instructed to proceed thereafter as required by law.

Approved as to form by the City Attorney.

Approved by the Director of Public Works.

Approved as to description by the City Engineer.

Recommended by the Real Estate Department.

Approved by the Chief Administrative Officer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Intention to Close and Abandon Certain Streets in Miraloma Park.

Proposal No. 5466, Resolution No. 5313 (Series of 1939), as follows:

Whereas, Meyer Construction Co. has requested through its engineers, Punnett, Parez and Hutchison, that certain streets in Miraloma Park be closed and abandoned so that said Meyer Construction Co. may resubdivide its property and open new streets in lieu of said streets proposed to be closed and abandoned; and

Whereas, Meyer Construction Co. is the owner or has the consent of the owners of the lands adjoining both sides of said streets; now therefore be it

Resolved, That the public interest requires and it is the intention of this Board of Supervisors to close and abandon said streets described as follows:

Parcel 1.—All of Stanford Heights Avenue lying between the northwesterly production of the southwesterly line of Stanford Heights Avenue, and as designated with a course of S4° 35' 04" E 235.127 feet on the Map of part of Miraloma Park showing the opening of Streets and Alleys filed May 14, 1931, in Map Book "M" at pages 43 to 46 inclusive, Official Records of the City and County of San Francisco, produced northwesterly to the northwesterly line of Kenyon Avenue produced southwesterly and a radial line with a bearing of N1° 30' E at the westerly extremity of the curve (at Gatun Alley) with a center line radius of 158 feet as per abovementioned map.

Parcel 2.—All of Verna Street lying between the southerly line of Stanford Heights Avenue and the northerly line of Kenyon Avenue as per abovementioned map.

Parcel 3.—All of Nile Alley lying between the easterly line of Rockdale Drive and the westerly line of Stanford Heights Avenue as per abovementioned map.

Parcel 4.—All of Myra Way from its westerly termination to the northwesterly line of Stanford Heights Avenue as per abovementioned map.

Parcel 5.—All of Robin Hood Drive from its westerly termination to the southerly line of Thirty-first Street as per abovementioned map.

Parcel 6.—All of Cresta Vista Drive lying between a radial line with a bearing of $N16^{\circ} 52' E$ radial to the curve (easterly from Lulu Alley) with a center line radius of 235 feet, said radial line being distant easterly 121.787 feet from the northeasterly line of Lulu Alley measured along the southerly line of Cresta Vista Drive and the southeasterly production of the radial at the most easterly extremity of the curve with a 15-foot radius joining the southeasterly line of Molimo Drive with the northwesterly line of Cresta Vista Drive as shown on abovementioned map.

Parcel 7.—All of Molimo Drive lying between Cresta Vista Drive and the northwesterly production of the most northerly extremity of the curve with a 15-foot radius joining the southeasterly line of Molimo Drive with the northwesterly line of Cresta Vista Drive as per abovementioned map.

Parcel 8.—All of Rockdale Drive lying between the radial line at the southwesterly extremity of the curve (between Avoca Alley and Myra Way) with a center line radius of 715 feet as shown on abovementioned map and the northwesterly line of Stanford Heights Avenue produced across Rockdale Drive. A portion of said Rockdale Drive being formerly San Martin Way.

Parcel 9.—All of Burlwood Drive, formerly Rockdale Drive, lying between the northeasterly line of Lulu Alley and Rockdale Drive.

Parcel 10.—All of Boaz Court from its southeasterly termination to a line running $S33^{\circ} 18' 09'' W$ from the southeasterly extremity of the curve with a radius 182 feet on the northeasterly line of Boaz Court, said line being also tangent to the northeasterly production of curve with a radius of 100 feet on the southeasterly line of said Boaz Court as per abovementioned map.

Parcel 11.—All of Los Palmos Drive lying between a line radial to the northeasterly extremity of the curve with a center line radius of 280 feet (near Dorcas Way) and a line at right angles northeasterly from the tangent $S70^{\circ} 54' E$ on the southwesterly line of Los Palmos Drive, said line at right angles being distant $S70^{\circ} 54' E$ 117.499 feet from the southeasterly extremity of the curve with a center line radius of 266 feet as per abovementioned map.

Reference is made to a map on file in the office of the Clerk of the Board of Supervisors of the City and County of San Francisco, State of California. Said closing and abandonment shall be done and made in the manner and in accordance with section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California and notice is hereby given that on the 1st day of April, 1946, this Board will hear all persons interested in or objecting to said closing and abandonment.

Before the final closing and abandonment of abovementioned streets, Meyer Construction Co. shall pay to the City and County of San Francisco the sum of One Hundred Dollars (\$100) to defray the cost of advertising and expenses incidental to said closing and abandonment.

The Clerk of the Board is hereby directed to transmit a certified copy of this resolution to the Department of Public Works and the Department of Public Works is hereby directed to give notice of said

contemplated closing and abandonment of said streets in the manner provided by law and to cause notice to be published in the San Francisco Chronicle, the official newspaper, as required by law.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Recommended by the Real Estate Department.

Approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Adopted.

The following recommendations of his Honor the Mayor were taken up:

Leave of Absence—Honorable Arthur M. Brown, Jr., Member of the Board of Supervisors.

Proposal No. 5468, Resolution No. 5314 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Arthur M. Brown, Jr., a member of the Board of Supervisors, is hereby granted a leave of absence for the period March 13th to March 17th, 1946, inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Leave of Absence—John B. Bryan, Member of the Public Welfare Commission.

Proposal No. 5469, Resolution No. 5315 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, John B. Bryan, a member of the Public Welfare Commission, is hereby granted a leave of absence for the period March 5th to March 19th, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Leave of Absence—Honorable Roger D. Lapham, Mayor.

Proposal No. 5481, Resolution No. 5318 (Series of 1939), as follows:

Resolved, That his Honor Mayor Roger D. Lapham is hereby granted a leave of absence from March 14 to 18, 1946, for the purpose of attending a meeting of the Pacific Coast Board of Intergovernmental Relations at Portland, Oregon.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Leave of Absence—Honorable Sam McKee, Member of the Public Utilities Commission.

Proposal No. 5482, Resolution No. 5319 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Sam McKee, a member of the Public Utilities Commission, is hereby granted a leave of absence for a period of fifteen days commencing March 11, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

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

The following recommendations of the Finance Committee were taken up:

Amending Resolution No. 5115 (Series of 1939), Fixing Wage Scales for Private Employment on Public Contracts.

Proposal No. 5480, Resolution No. 5317 (Series of 1939), as follows:

Resolved, That on the recommendation of the Civil Service Commission, Resolution No. 5115 (Series of 1939), fixing wage scales for private employment on public contracts, is hereby amended by amending the wage rates as set forth in Section 1 thereof, Building and Construction Trades, for the employments herein enumerated, as follows:

Section 1—Building and Construction Trades

Dump Truck Drivers (8-hour day)

Under 4 yards, water level.....	\$ 9.20
4 yards and under 6 yards, water level.....	10.12
6 yards and under 8 yards, water level.....	11.00
8 yards and over, water level.....	13.80

Truck Drivers of Concrete Mixer Trucks (8-hour day):

2 yards (mfrs. mixing capacity rating).....	\$ 9.28
3 yards (mfrs. mixing capacity rating).....	9.89
4 to 5 yards (mfrs. mixing capacity rating).....	10.58

Supervisor Mead stated that before the Board could adopt the foregoing resolution it would be necessary to rescind the action by which Proposal 5455 was adopted.

Supervisor Mead then moved that Proposal 5455, amending wage scales for private employment on public contracts, be rescinded as to vote by which Board adopted it.

No objection and motion carried.

Thereupon the foregoing resolution was taken up and *adopted* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Appropriating \$500, Public Works Department, Purchase of
Materials and Supplies.**

Bill No. 3968, Ordinance No. 3713 (Series of 1939), as follows:

Appropriating the sum of \$500 from the Emergency Reserve Fund to provide funds for the purchase of materials and supplies in the Department of Public Works, Bureau of Engineering; an emergency ordinance.

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

Section 1. The sum of \$500 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 540.300.00, to provide funds for the purchase of materials and supplies for the Department of Public Works, Bureau of Engineering.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being appropriated from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: Due to the increase in price of survey stakes, monument frames and covers, purchased by the Bureau of Engineering, over the amounts allowed by the 1945-1946 Budget and Appropriation Ordinance, the appropriation is exhausted. The additional appropriation herein requested is necessary to provide for the uninterrupted operation of this bureau of the Department of Public Works. There are no other funds available for the purpose.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

County Supervisors Convention.

Supervisor Brown called the attention of the Board to the Supervisors' Convention to be held in Eureka in June and moved that the Chair be requested to appoint a committee to represent the Board at the meeting of the Supervisors' convention in Eureka.

Seconded by Supervisor Sullivan.

The Chair then appointed the entire membership of the Board to attend.

Limitation on Speaking.

Supervisor Brown stated that in order to expedite the meetings of the Board that Rule 28, relative to limitations on speaking, should be strictly enforced.

The Chair announced that from now on Rule 28 would be strictly enforced at all meetings of the Board.

Market Street Railway Obligation.

Supervisor Christopher, speaking on proposal to endeavor to pay off the Market Street Railway obligation, stated that he had contacted the Bank of America and believe that they will submit an answer by next Monday. The Bank of America said that it might be able to assign the existing obligations.

Requesting Congress to Provide Increased Appropriation for Improvement and Enlargement of Recreational Facilities in the National Forests in This Area.

Supervisor Colman presented:

Proposal No. 5483, Resolution No. . . . (Series of 1939), as follows:

Whereas, the citizens of San Francisco constitute a large percentage of the users of the recreational facilities in the national forests located within the city's vacation area, according to the records of the United States Forest Service; and

Whereas, even before the war, these facilities were inadequate to accommodate all those who wished to use them and due to necessary lack of maintenance during the war, such facilities have since deteriorated and many need complete replacement; and

Whereas, the substantial increase of population in California and particularly in San Francisco and the Bay region foreshadows an even greater demand upon such outdoor recreational facilities in the future; and

Whereas, existing recreational areas may be enlarged and suitable new recreational facilities may be added without undue dislocation of other economic users of the national forests; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, that Congress be and hereby is requested to provide increased appropriations for the improvement and enlargement of aforesaid recreational facilities in the national forests of this area; and be it

Further Resolved, That United States Senators Sheridan Downey and William F. Knowland and United States Representatives Richard J. Welch and Franck R. Havenner be requested to appear before the appropriate committees of the Senate and House of Representatives in support of such increased appropriations.

Referred to County, State and National Affairs Committee.

Memorializing Congress and President of United States That H.R. 529, Relative to Second Bay Crossing, Be Enacted Into Law.

Supervisor Gallagher presented:

Proposal No. 5484, Resolution No. 5320 (Series of 1939), as follows:

Whereas, pursuant to a resolution introduced by Congressman Welch and adopted by the House of Representatives in 1941, a Joint Army-Navy Board made a study and detailed report of the proposal for construction of a second trans-bay bridge from San Francisco to Bay Farm Island; and

Whereas, subsequent events, commencing with the attack upon Pearl Harbor, made it impossible to proceed with the construction of a second bay crossing and consequently, upon the grounds that materials were not available for such purposes, the Joint Board recommended against construction of such a project at that time; and

Whereas, traffic experience during and particularly since the end of hostilities of World War No. 2, conclusively demonstrates the necessity for additional facilities for bay crossings; and

Whereas, Congressman Welch recently introduced House Resolution 529, providing for the appointment of a new Joint Army-Navy Board to review the previous report and also to investigate the Reber Plan; now, therefore, be it

Resolved, That this Board of Supervisors does hereby memorialize the Congress of the United States and His Excellency the President, and does urge that because of the extreme importance to the development of the San Francisco Bay Area and the strategic worth of such a project to the United States from a military point of view, House Resolution 529 be enacted into law, and that the studies and reports proposed thereunder be expedited all possible so that, if feasible, early undertaking of construction of a second bay crossing may be instituted; and be it

Further Resolved, That copies of this resolution be transmitted to His Excellency the President, to Senators Sheridan Downey and William F. Knowland and to Representatives Richard J. Welch, Franck R. Havenner and George Miller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Public Relations Bureau.

Supervisor Lewis stated that there should be a Public Relations Bureau to act as a liaison between the City and County of San Francisco and the people of the City and County of San Francisco. He stated that other cities are forming a bureau of this type. One eastern city has printed a booklet which contains a simple explanation of the various city departments and also explains for what the taxes are being used. Dallas now has a radio station by which it contacts its people.

Supervisor Lewis then moved that the matter of establishing a city bureau for the purpose of promoting better understanding between city departments and the general public as to municipal operations and functions, be referred to the proper committee for consideration.

Referred to the Finance Committee.

Broadening the Tax Base.

Supervisor MacPhee called to the attention of the Board that about a year ago the Finance Committee held a meeting in order to determine ways by which the city could raise money without raising the tax rate. The groups that attended the meetings said that a program should be prepared first. The Board adopted a resolution requesting the Mayor to appoint a committee for this purpose. This committee held meetings and prepared what is now called the Mayor's Post-war Planning Program. In all the discussions of the committee the matter of broadening the tax base was neglected.

Los Angeles proposes to raise approximately \$13,000,000 other than by tax.

In real estate, if we are going to help pay for the increased cost of government we are going to raise the tax rate all out of proportion, or else we have to broaden the tax base.

This matter should come before the Board without a recommendation very soon so that we can broaden the tax rate.

Supervisor Mancuso stated that the Finance Committee is again considering this problem and will hold meetings on it very shortly.

Supervisor Brown stated that he was opposed to this type of taxation. He further stated that in broadening the tax base you are assuming to relieve the property owner but you are not. By broadening the tax base you are adding additional taxes.

**Requesting Mayor to Appoint Citizens' Committee for Proper
Observance of Memorial Day.**

Supervisor Sullivan presented:

Proposal No. 5485, Resolution No. 5321 (Series of 1939), as follows:

Resolved, That his Honor the Mayor be and he is hereby respectfully requested to appoint a citizen's committee to arrange for the proper observance of Memorial Day, May 30, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

ADJOURNMENT.

There being no further business, the Board, at the hour of 6:35 p. m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors May 6, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

Monday, March 18, 1946
Wednesday, March 20, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

Journal of the
Board of Supervisors

1881

Journal of Proceedings Board of Supervisors

of the County of Santa Clara, California

Published by the Board of Supervisors
at the County Office, Santa Clara, California

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MARCH 18, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, March 18, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, Mancuso, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, MacPhee, McMurray—3.

Quorum present.

President Dan Gallagher presiding.

Supervisor McMurray noted present at 2:15 p. m.

Supervisor Brown noted present at 2:30 p. m.

Supervisor MacPhee excused from attendance.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From the Mayor, advising of appointment of Supervisor Colman as Acting Mayor during his absence.

Ordered filed.

From the Mayor, requesting adoption of resolution from commemoration of World Charter Day, June 26.

Referred to County, State and National Affairs Committee; resolution subsequently adopted.

From Y.M.C.A., requesting acquisition of over-night and day camping facilities in San Francisco.

Referred to Education, Parks and Recreation Committee.

From Marie J. Jones, submitting claim for work done on highway from Sharp Park Golf Course to Mori's Point.

Referred to Streets Committee.

From Chief Administrative Officer, recommending revision of holiday provisions of Municipal Code and also suggesting amendment to the Annual Salary Ordinance by deleting Election Day.

Referred to Finance Committee.

From Redwood Empire Association, stating policy concerning elimination of tolls on Golden Gate Bridge.

Referred to County, State and National Affairs Committee.

From Purchaser of Supplies, requesting Board to award contract for official advertising for year beginning April 1, 1946, to the San Francisco Chronicle.

Referred to Finance Committee.

From Chief of Police, reporting on survey of yellow zones in area east of Van Ness Avenue.

Referred to Police Committee.

From California Street Cable Railroad Company, transmitting statement of amount due City for year ending December 31, 1945.

Referred to Finance Committee.

From Merced County Board of Supervisors, inviting attendance at "It's May Day in Los Banos" festival.

Ordered filed.

From Oakland City Clerk, assuring of attendance at second Bay crossing meeting, March 21, 1946—2:00 p. m.

Clerk to notify all members.

From Wm. A. Cooper, concerning M108, Blacksmith wage schedule.

Referred to Civil Service Commission for report by March 20, 1946.

From Civil Service Commission, submitting proposed revisions in Wage Scale Resolution

Referred to Finance Committee.

Taken Up Out of Order.

Appropriating \$12,500, District Attorney, for the Purpose of Providing Funds for the Detention and Prosecution of Criminals; an Emergency Ordinance.

Supervisor Mancuso presented:

Bill No. 3985, Ordinance No. 3728 (Series of 1939), as follows:

Appropriating the sum of \$12,500 out of the Emergency Reserve Fund to the credit of appropriations of the District Attorney's office for the purpose of providing funds for the detention and prosecution of criminals; an emergency ordinance.

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

Section 1. The sum of \$12,500 is hereby appropriated out of the Emergency Reserve Fund, to the credit of the following appropriations of the District Attorney's office, for the purpose of providing funds for the detention and prosecution of criminals:

Appropriation

Number

505.900.00	Detention and Prosecution of Criminals . . .	\$7,500
505.890.00	District Attorney's Special Fund	5,000

Section 2. The appropriations made herein shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve

Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The funds heretofore provided for the detention and prosecution of criminals are exhausted and it is necessary that funds for this purpose be made immediately available in order to provide for the uninterrupted operation of the District Attorney's office. There are no other funds available for the purpose.

Discussion.

Supervisor Gallagher moved for suspension of the rules for the consideration of the ordinance.

No objections and motion carried.

Privilege of the Floor.

Mr. Norman Elkington, representing the District Attorney, explained to the Board that the money is necessary because of the unusual number of cases of considerable importance which require money greater than is available in the funds of the District Attorney, and which cases necessitated bringing of witnesses from various cities throughout the country, three of these being the Burns, Cline and Caldwell cases.

Supervisor Lewis requested information from Mr. Elkington relative to the Cline case and asked whether or not other States would desire to have Mr. Cline returned to them so that they may prosecute him.

Mr. Elkington replied that no other State has made any attempt to indict him. He further stated that Kline has worked very carefully, after each of his wives has died he had them cremated, thus destroying the evidence against him. Mr. Elkington stated that it would take approximately \$5,000 to prosecute Cline.

Supervisor Lewis urged that the District Attorney's office find out if the other States in which Mr. Cline committed a murder would not like to prosecute him.

Mr. Elkington said that the District Attorney has contacted Portland, Oregon, but that they did not desire to prosecute Mr. Cline because they did not believe that they would have a good case against him. Mr. Elkington further explained that at the present time the District Attorney is planning to prosecute him for forgery and in order to gather sufficient evidence against Mr. Cline they would have to send deputies to Texas, Nevada, Georgia, Florida and New York.

Supervisor McMurray asked Mr. Elkington for information as to why this was San Francisco's case.

Mr. Elkington stated that it was San Francisco's case because Mr. Cline has committed forgery and grand theft in San Francisco and that his last victim was found in San Francisco.

Supervisor Gallagher remarked that he did not believe that the Board of Supervisors should probe into certain cases that come before the District Attorney as to law in so far as these cases are concerned.

Supervisor Lewis, in explaining why he was asking questions, said that he was asking these questions with the thought in mind that in the Cline case it might be possible to have another State prosecute him. In the Burns case, this case has already gone to trial and there is going to be a retrial. In the Caldwell case, do not see why it should be given any more attention than any other rape case,

murder case or abortion case in San Francisco. This is not a matter of asking for money from the general fund if it is a question of asking for money for three special cases, the Cline, Burns and Caldwell cases. I am willing to have the matter go to the Finance Committee so that I can continue questioning there.

Supervisor Mead said that the District Attorney is now asking the Board of Supervisors for sufficient money to continue the functioning of his office because the funds that were appropriated for this use are exhausted.

Thereupon the roll was called and the foregoing bill was *Finally Passed* as an emergency ordinance by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore passed for second reading, were taken up:

Appropriating \$2,000, Juvenile Court, for Purchase of Equipment for Log Cabin Ranch Home.

Bill No. 3941, Ordinance No. 3721 (Series of 1939), as follows:

Appropriating the sum of \$2,000 out of the surplus existing in Appropriation No. 523.251.00, Maintenance of Minors, to provide additional funds for the purchase of one D4 Tractor and Bulldozer equipment or attachment Caterpillar for the Log Cabin Ranch Home.

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

Section 1. The sum of \$2,000 is hereby appropriated out of the surplus existing in Appropriation No. 523.251.00, Maintenance of Minors, to the credit of Appropriation No. 533.400.24-1, to provide additional funds for the purchase of one D4 Tractor and Bulldozer equipment or attachment Caterpillar for the Log Cabin Ranch Home.

Section 2. The funds appropriated herein shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Chief Juvenile Probation Officer.

Approved as to form by the City Attorney.

Approved by the Juvenile Probation Committee.

Approved as to funds available by the Controller.

Approved by the Judge of the Juvenile Court.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$3,000, Director of Property, for Employment of Temporary Janitors (As Needed).

Bill No. 3942, Ordinance No. 3722 (Series of 1939), as follows:

Appropriating the sum of \$3,000 out of the surplus existing in the General Fund Compensation Reserve to provide funds in the Civic

Auditorium for the employment of temporary janitors (as needed) for the balance of the fiscal year.

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

Section 1. The sum of \$3,000 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 535.120.00, to provide funds in the Civic Auditorium for the employment of temporary janitors (as needed) for the balance of the fiscal year.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

**Appropriating \$10,000, Juvenile Court, for Purchase of Land for
New Juvenile Home Site.**

Bill No. 3943, Ordinance No. 3723 (Series of 1939), as follows:

Appropriating the sum of \$10,000 from the unappropriated balance of the 1944 Juvenile Home and Court Bond Fund for the purpose of providing funds for the purchase of an additional 3.6 acres of land and for the increased cost of land for the new Juvenile Home site.

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

Section 1. The sum of \$10,000 is hereby appropriated from the unappropriated balance of the 1944 Juvenile Home and Court Bond Fund, to the credit of Appropriation No. 84.000.00, for the purpose of providing funds for the purchase of an additional 3.6 acres of land and for the increased cost of land for the new Juvenile Home site.

Recommended by the Chief Juvenile Probation Officer.

Approved as to form by the City Attorney.

Approved by the Juvenile Probation Committee.

Bond issue authorized by the Controller.

Approved by the Judge of the Superior Court, Juvenile Department.

Approved by the Mayor.

Discussion.

Supervisor McMurray inquired as to the location of the property.

Supervisor Mancuso explained that the site has already been picked, and that this is nothing but an interdepartmental transfer. The site is back of the Laguna Honda Home.

Thereupon the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Salary Standardization Ordinance.

Bill No. 3966, Ordinance No. 3714 (Series of 1939), entitled:

An ordinance fixing and determining schedules of compensation to be paid municipal officers and employees and non-certificated employees of the San Francisco Unified School District whose offices and positions are allocated to classifications specified herein and compensations for which are subject to the provisions of Section 151 and Section 151.1 of the Charter; providing that the said schedules of compensation shall be effective beginning July 1, 1946.

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

Section 1. Adoption of Schedules of Compensation: Pursuant to the provisions of Section 151 and Section 151.1 of the Charter, the salaries and wages set forth herein for the respective classifications of employment, hereinafter referred to as the "schedules of compensation," shall be the salaries and wages paid for service in offices and positions allocated to the various classifications of employment in the San Francisco municipal service and in the San Francisco Unified School District when the compensations for such positions and offices are subject to the provisions of Section 151 and Section 151.1 of the Charter.

Section 2. Application of Schedules of Compensation: Officers and employees legally holding positions allocated by the Civil Service Commission to the classifications set forth herein which are subject to the provisions of Section 151 and Section 151.1 of the Charter shall be paid, beginning July 1, 1946, the amount set forth herein for the classification in which their respective positions are classified and allocated, and in accordance with the plan of seniority increment as set forth herein; provided that an employee or officer permanently appointed to a position in a promotive classification who received in his former position a salary equal to or more than the entrance salary provided under the said schedules of compensation for such promotive classification, shall enter such promotive classification at that salary fixed for such promotive class (including seniority increment) in the schedules of compensation which is immediately in excess of the salary which the employee received prior to his appointment to such promotive classification, and provided further that on the first of the month following each anniversary of the date of appointment of the employee to the promotive position, he shall receive one annual increment until he reaches the maximum pay fixed for the class.

Provided an employee under limited tenure appointment receiving a salary which includes seniority increment, who receives a probationary appointment to a permanent position of the same classification from a list of eligibles established by regular examination procedures pursuant to the provisions of Section 145 of the Charter shall be certified to such probationary appointment at a salary which includes the seniority increment theretofore paid, provided there was no interruption in the continuity of employment in the same class immediately prior to the probationary appointment. Further seniority increments will accrue from the date of such probationary appointment, and not from the date of original limited tenure appointment.

Provided that where a position in the municipal service has heretofore been exempt from the salary standardization provisions of the Charter and becomes subject thereto, or where a position becomes subject to salary standardization provisions of the Charter by reason of the acquisition of a public utility, the employee holding such position shall, for the purpose of determining the salary or wage to which such employee is entitled under the schedules of compensa-

tion, be credited with prior service had in such position immediately prior to such change in the status of the position, provided there was no interruption in the service of the employee at the time of such change in the status of the position.

Section 3. Deductions for Maintenance: The compensations specified herein are gross compensations. Charges and deductions for any and all maintenance, such as housing, meals, laundry, etc., furnished to and accepted by employees shall be indicated and made on time-rolls and payrolls in accordance with a schedule of charges for such maintenance fixed and determined in the annual salary ordinance.

Section 4. Normal Work Schedules; Exceptions; Holidays: Compensations fixed herein on a per diem basis are for 8 hours of work per day. Compensations fixed herein on a monthly basis are for a normal work schedule of 5 days' work of 8 hours each per week, or a total of 40 hours per week. Compensation for work in excess of 8 hours per day or 40 hours per week shall be as determined and provided in the annual salary ordinance. Specification and determination of holidays and premium pay therefor, night shifts and premium pay therefor, split shifts and premium pay therefor, and any exceptions to the normal work schedule and compensation therefor shall be as provided in the annual salary ordinance.

Section 5. Part Time and Consulting Service: Compensation for part time service shall be at a rate of pay based upon the full time rate of pay for the service, proportionate to the hours worked, with due regard to seniority of service; provided that this provision shall not apply to physicians employed on "per call" or consulting basis, or to consultants employed to render a consulting professional service.

Section 6. Seniority Increments: Wherever a minimum and a maximum rate of pay are specified in the schedules of compensation for a classification, it is hereby determined that the lower rate of pay is the entrance or beginning pay for the first year of service unless otherwise provided herein. Advancement from the minimum to the maximum rate of pay set forth herein shall be on the basis of service in the position and in accordance with the following schedule of increments, depending upon the amount of spread or range between the minimum and maximum salary for the particular classification. Increments accruing under the schedule below shall become due and payable on the first of the month following anniversary of permanent employment in the class unless otherwise provided herein. The schedule of seniority increments as set forth below is hereby made a part of the schedules of compensation:

Amount or range between entrance and maximum	Second year of service	Third year of service	Fourth year of service	Fifth year of service	Sixth year of service
\$ 10	\$10	\$	\$	\$	\$
15	10	5			
20	10	10			
25	10	10	5		
30	10	10	5	5	
35	10	10	10	5	
40	10	10	10	10	
45	15	10	10	10	
50	15	15	10	10	
55	15	15	15	10	
60	15	15	15	15	
65	20	15	15	15	
70	20	20	15	15	
75	20	20	20	15	

Amount or range between entrance and maximum	Second year of service	Third year of service	Fourth year of service	Fifth year of service	Sixth year of service
80	20	20	20	20	
85	20	20	20	15	10
90	20	20	20	15	15
95	20	20	20	20	15
100	20	20	20	20	20
105	25	20	20	20	20
110	25	25	25	25	10
115	25	25	25	25	15
120	25	25	25	25	20
125	25	25	25	25	25
130	30	30	30	30	10
133.33	30	30	30	30	13.33
140	30	30	30	30	20
150	30	30	30	30	30
155	35	30	30	30	30
175	35	35	35	35	35
183	40	40	40	40	23
200	40	40	40	40	40

Section 7. Conversion: In converting schedules of compensation established herein on a per diem basis for inclusion in the annual salary ordinance on a monthly basis, the conversion shall be made by using the factor 21.25 days for a 5-day week work schedule; 23.4 for a 5½-day week work schedule, and 25.6 for a 6-day week work schedule, all of which factors include allowance for six holidays presently observed by per diem employees. In converting compensation schedules established herein on a monthly basis for inclusion in the annual salary ordinance on a per diem basis, the conversion shall be made by using the factor 20.75 days for a 5-day week work schedule, which factor includes allowance for twelve holidays presently observed by monthly paid employees. In calculating conversions from per diem to monthly salary rates, figures shall be adjusted to the next highest half dollar.

Section 8. Savings Clause: If it shall be determined by any court of competent jurisdiction that any salary or wage rate of schedule of compensation fixed herein, or any provision hereof, is contrary to the provisions of Section 151 and Section 151.1 of the Charter, or of any provision of the Charter or law, such determination shall not affect the validity of any other salary, wage or schedule of compensation or provision in this ordinance.

Section 9. The schedules of compensation for the respective classifications of employment subject to the provisions of Section 151 and Section 151.1 of the Charter are as follows:

(Rates specified are on a monthly basis for a normal work schedule of 5 days per week—8 hours per day except where a daily or hourly rate is specified.)

A—BUILDING TRADES SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
A6	Supervisor of Maintenance and Repair of School Buildings	\$435	\$520
A8	Assistant Superintendent of Maintenance and Repair of Public Bldgs.	435	520
A10	Superintendent of Maintenance and Repair of Public Buildings	505	605

A—BUILDING TRADES SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
A12	Supervisor of Maintenance and Repair, Hetch Hetchy Properties.....	375	450
A52	Hodcarrier		12.60 day (a) 14.00 day (b) 13.60 day
A56	Bricklayer		16.40 day (b) 17.40 day
A62	Tile Setter		14.40 day
A106	Building Inspector	280	340
A154	Carpenter		14.00 day
A155	Cribber		11.00 day
A156	Patternmaker		13.60 day
A160	Foreman Carpenter		15.00 day
A161	General Foreman Carpenter.....		16.00 day
A165	Stage Carpenter		15.00 day
A170	Stage Property Man.....		15.00 day
A180	Cabinet Maker		14.00 day
A202	Cement Finisher's Helper.....		13.00 day
A204	Cement Finisher		14.00 day
A206	Foreman Cement Finisher.....		15.00 day
A208	General Foreman Cement Finisher....		16.00 day
A252	Glazier		12.68 day
A254	Foreman Glazier		13.68 day
A302	Locksmith		14.00 day
A354	Painter		14.00 day
A357	Foreman Painter		15.00 day
A358	General Foreman Painter.....		16.00 day
A359	Scenic Artist		2.25 hr.
A364	Car and Auto Painter.....		13.00 day
A366	Foreman Car and Auto Painter.....		14.00 day
A370	General Foreman Car and Auto Paint Shop		15.00 day
A392	Plasterer		16.00 day
A404	Plumber		15.00 day
A408	General Foreman Plumber.....		17.00 day
A412	Plumbing Inspector	300	365
A416	Chief Plumbing Inspector.....	365	430
A456	Sheet Metal Worker.....		14.00 day
A460	General Foreman Sheet Metal Worker..		16.00 day
A504	Steamfitter		15.00 day
A506	General Foreman Steamfitter.....		17.00 day
A651	Ornamental Iron Worker.....		12.80 day

(a) indicates tending plasterer

(b) indicates underground

B—CLERICAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
B4	Bookkeeper	210	260
B6	Senior Bookkeeper	260	315
B8	Supervisor of Disbursements.....	385	460
B10	Accountant	315	375
B11	Cost Analyst	315	375
B14	Senior Accountant	385	460
B20	Controller		1,250
B21	Chief Assistant Controller.....	625	750
B22	Assistant Director, Bureau of Accounts, Public Utilities Commission	450	540

B—CLERICAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
B23	Director, Bureau of Accounts, Public Utilities Commission	625	750
B25	Business Manager, Public Welfare Department	385	460
B26	Supervisor Budget Statistics	385	460
B27	Supervisor of Accounts and Reports	460	550
B28	Supervisor of General Audits	460	550
B30	Supervisor Utility Audits	460	550
B32	Business Manager, Recreation Dept.	385	460
B34	Supervisor of Accounts, Department of Public Works	450	540
B35	Administrative Assistant, Juvenile Court	360	430
B36	Business Manager, Department of Public Health	460	550
B37	Assistant Superintendent (Administrative) S. F. Hospital	350	420
B51	Chief Administrative Officer		1,500
B54	Director, Bureau of Public Service	550	660
B55	Assistant Director, Bureau of Public Service	400	480
B57	Secretary, Art Commission	300	375
B59	Secretary, Board of Trustees War Memorial	300	375
B60	Secretary, Public Utilities Commission ..	300	375
B61	Secretary, Board of Permit Appeals	345	415
B66	Registrar of Voters	550	660
B67	Secretary, Fire Commission	460	550
B68	Chief Clerk	360	430
B69	Secretary, Co-ordinating Council	345	415
B70	Secretary, Park Commission	360	430
B71	Secretary, Board of Trustees, M. H. de Young Memorial Museum and California Palace of Legion of Honor	360	430
B72	Secretary, Library Department	335	405
B74	Confidential Secretary to Mayor		450
B76	Executive Secretary to Mayor		625
B76.1	Administrative Assistant to Mayor	600	720
B76.3	Administrative Analyst	420	500
B77	Executive Secretary to Manager of Utilities	385	460
B78	Secretary, City Planning Commission	315	375
B79	Secretary, Health Service Board	335	405
B81	Recorder	550	660
B82	Secretary, Retirement System	385	460
B83	Consulting Actuary		*50.00 day
B84	Under Sheriff	460	550
B87	Secretary-Attendant, Grand Jury	385	460
B88	Chief Assistant Clerk, Board of Supervisors	435	520
B89	Director, Bureau of Licenses	360	430
B90	Clerk of Board of Supervisors	520	625
B91	Director, Bureau of Delinquent Revenue	360	430
B93	Tax Collector	550	660
B95	Director of Finance and Records	625	750
B95.1	Assistant Director of Public Works	500	600
B96	Managing Director, War Memorial	550	660

*\$400 per month for part-time consulting service as required by the Retirement Board.

B—CLERICAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
B97	Executive Secretary, Chief Administrative Officer	600	720
B98	Confidential Secretary to Sheriff.....	275	345
B99	Confidential Secretary to Assessor.....	315	375
B100	Supervisor of Real Property Records, Assessor's Office	360	430
B101	Supervisor of Personal Property Records, Assessor's Office	275	345
B102	Teller	230	290
B103	Cashier C	230	290
B104	Senior Teller	275	345
B105	Cashier B	315	375
B108	Cashier A	385	460
B120	Director of Accounts and Records, Assessor's Office	385	460
B152	Court Room Clerk.....	250	315
B160	Law Clerk	230	290
B162	Assistant Director, Bureau of Domestic Relations, District Attorney's Office..	230	290
B163	Director, Bureau of Domestic Relations	275	345
B164	Senior Law Clerk.....	275	345
B169	County Clerk	550	660
B173	Public Administrator	550	660
B180	Administrative Assistant, Board of Education	360	430
B210	Office Assistant	140	175
B213	Usher, Mayor's Office	185	230
B222	General Clerk	185	230
B228	Senior Clerk	230	290
B229	Dormitory Clerk	185	230
B230	Market Master	275	345
B234	Head Clerk	275	345
B235	Director of Service, Assessor's Office....	275	345
B236	Manager, Dormitories	275	345
B236.2	Supervisor of Activities, Hospitality House	275	345
B239	Statistician	250	315
B242	Blockbook Draftsman	230	290
B245	Actuarial Statistician	315	375
B247	Meter Reader	185	230
B252	Court Interpreter	185	230
B301	Payroll Machine Operator.....	185	230
B302	Addressing Machine Operator.....	185	230
B304	Senior Addressing Machine Operator...	230	260
B305	Voting Machine Adjuster.....	185	230
B306	Multigraph Operator	185	230
B308	Calculating Machine Operator.....	185	230
B309	Key Punch Operator	160	200
B310	Tabulating Machine Operator.....	190	240
B310.1	Senior Tabulating Machine and Key Punch Operator.....	240	290
B310.2	Supervisor, Tabulating and Reproduction Bureau, Purchasing Department.....	315	375
B311	Bookkeeping Machine Operator	185	230
B312	Senior Bookkeeping Machine Operator	230	290
B325	Blueprinter	185	230
B327	Photostat Operator	185	230
B330	Photographer	230	290
B352	Storekeeper	185	230

B—CLERICAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
B354	General Storekeeper	230	290
B355	Custodian, Voting Machines	275	345
B358	Assistant Stationery Buyer	250	315
B360	Printing and Stationery Buyer	300	375
B366	Assistant Purchaser of Supplies	300	375
B368	Chief Assistant Purchaser of Supplies ..	410	490
B374	Purchaser of Supplies	750	900
B380	Armorer, R.O.T.C.	185	230
B382	Supervisor, Equipment and Supplies ...	230	290
B408	General Clerk-Stenographer	185	230
B410	Legal Stenographer	200	250
B412	Senior Clerk-Stenographer	230	290
B413	Assistant Clerk, Board of Supervisors ...	275	345
B417	Executive Secretary to the Controller ...	300	375
B419.1	Secretary, Public Welfare Commission ..	250	315
B420	Phonographic Reporter	275	345
B423	Assistant to City Librarian	250	315
B424	Assistant to Director, M. H. deYoung Memorial Museum	230	290
B425	Assistant to Director, California Palace of the Legion of Honor	230	290
B454	Telephone Operator	185	230
B458	Chief Telephone Operator	230	290
B510	Braille Typist	185	230
B512	General Clerk-Typist	185	230
B516	Senior Clerk-Typist	230	290
B602	Receptionist, Hospitality House	160	190

C—CUSTODIAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
C2	Assistant Superintendent of Auditorium ..	255	320
C4	Superintendent of Auditorium	385	460
C52	Elevator Operator	150	190
C101	Dressing Room Maid80 hr.
C102	Janitress	145	180
C103	Checkroom Attendant	145	180
C104	Janitor	155	195
C104.1	Car Cleaner	155	195
C107	Working Foreman Janitor	195	230
C108	Foreman Janitor	230	240
C109	Stage Hand		(a)
C110	Supervisor of Janitors	255	320
C111	Assistant Supervisor of Janitors	190	240
C152	Watchman	150	190
C160	Harbormaster	185	230
C162	Custodian, Coit Tower	160	200
C180	Gallery Attendant	150	190
C182	Assistant Head Gallery Attendant	190	200
C184	Head Gallery Attendant	200	230
C202	Window Cleaner	195	230
C204	Sub-Foreman Window Cleaner	230	240
C251	Supervisor of Opera House Attendants ..		1.00 hr.
C252	Opera House Attendants75 hr.

(a)—Grips, Cleaners, Lamp Operators and extra Flymen, \$7.00 per performance of 4 hours or less; Head Flymen, Front Light Operators, Bridge Light Operators, \$7.50 per performance of 4 hours or less.

D—DETENTION SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
D2	Bailiff	210	260
D4	Sergeant at Arms	210	260
D5	Detention Hospital Bailiff.....	230	290
D6	Special Officer	215	260
D52	Jail Matron	185	230
D54	Head Jail Matron.....	230	265
D60	Jailer	185	230
D64	Captain of Watch.....	230	265
D66	Superintendent of Jail.....	385	460
D102	Writ Server	210	260
D152	Keeper	160	200
D154	Head Keeper	210	260

E—ELECTRICAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
E2	Line Inspector	300	365
E4	Electrical Inspector	300	365
E8	Chief Electrical Inspector.....	365	430
E52	Fire Dispatcher	230	290
E54	Chief Fire Dispatcher.....	275	345
E104	Batteryman Electrician		15.00 day
E105	Armature Winder's Helper.....		8.80 day
E106	Armature Winder		12.00 day
E106.1	Foreman Armature Winder.....		13.00 day
E107	Power House Electrician.....		15.00 day
E107.1	Foreman Power House Electrician.....		16.00 day
E108	Electrician		15.00 day
E108.1	Foreman Electrician		16.00 day
E109	Stage Electrician		15.00 day
E110	Radio Maintenance Man.....		13.60 day
E111	General Foreman Electrician		17.00 day
E116	Superintendent of Plant.....	385	460
E117	Assistant Superintendent of Plant.....	300	375
E120	Governorman	190	240
E122	Power House Operator.....	230	290
E124	Senior Power House Operator.....	290	310
E128	Superintendent of Power House.....	360	430
E130	Elevator Mechanic		14.04 day
E150	Lineman Helper		10.80 day
E154	Lineman		15.00 day
E156	Cable Splicer		17.40 day
E160	Foreman Lineman		16.00 day
E161	General Foreman Lineman		17.00 day
E200	Electrical Railway Shop Mechanic.....		8.80 day
E202	Senior Electrical Ry. Shop Mech.....		12.00 day
E206	Sub-Foreman Electrical Ry. Shop Mech..		12.50 day
E208	Foreman Electrical Ry. Shop Mech.....		13.00 day
E210	General Foreman Electrical Railway Shop Mechanic		14.00 day

F—ENGINEERING SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
F1	Manager of Utilities		1,500
F2	Director of Public Works.....		1,000
F4	Assistant City Engineer.....	550	660
F9	Manager & Chief Engineer, Hetch Hetchy		900
F10	City Engineer		833.33
F50	Maintenance Chief, S. F. Airport.....	275	345
F51	Airport Attendant	185	230

F—ENGINEERING SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
F52	Crew Chief, S. F. Airport.....	210	260
F61	Superintendent of Airport Operation...	435	520
F62	Manager, Airport Department.....		833.33
F75	Director, Bureau of Accident Prevention, Public Utilities Commission.....		500
F100	Junior Draftsman	210	260
F102	Draftsman	260	320
F104	Senior Draftsman	320	375
F108	Architect	415	500
F112	City Architect	550	660
F202	Inspector of Pub. Works Construction...	230	290
F220	General Superintendent of Streets.....	550	660
F256	Cartographer and Art Designer.....	255	320
F356	Electrical Engineering Inspector.....	300	375
F366	Chief, Department of Electricity.....	550	660
F372	Manager and Chief Engineer, Bureau of Light, Heat and Power.....	550	660
F401	Junior Engineer	255	320
F406	Assistant Engineer	360	430
F408	Public Health Engineer.....	400	480
F410	Engineer	435	520
F412	Senior Engineer	530	635
F414	General Superintendent of Track and Roadway, Municipal Railway.....	530	635
F523	Jr. Water Purification Engineer.....	210	260
F524	Water Purification Engineer	275	345
F526	Chief Water Purification Engineer	435	520
F527	Superintendent, Sewage Treatment Plant	435	520
F560	Superintendent, Bureau of Building Inspection	550	660
F604	Surveyor's Field Assistant	230	290
F610	Chief of Party	300	375
F654	Traffic Checker	205	255
F706	Chief Valuation Engineer.....	515	615
F800	City Planning Engineer.....		833.33
F801	Principal City Planner.....	480	575
F803	Senior City Planner.....	400	480
F804	City Planning Delineator.....	300	360
F810	Associate City Planner.....	335	400
F812	Assistant City Planner.....	270	335
F814	City Planning Aide	185	230

G—EXAMINING AND EVALUATION SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
G2	Land Appraiser	265	330
G4	Supervising Land Appraiser.....	330	400
G5	Chief Land Appraiser.....	400	480
G8	Building Appraiser	265	330
G10	Supervising Building Appraiser.....	330	400
G11	Chief Building Appraiser	400	480
G15	Property Auditor, Assessor's Office.....	250	315
G15.1	Warehouse and Probate Estates Appraiser	300	375
G16	Supervising Personal Property Appraiser	335	405
G17	Chief Personal Property Appraiser.....	410	490
G18	Assistant Marine Surveyor	250	315
G19	Marine Surveyor	335	405

G—EXAMINING AND EVALUATION SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
G20	Chief Assistant Assessor	460	550
G21	Administrative Assistant, Assessor's Office	335	405
G31	Administrative Technician	300	375
G51	Personnel Assistant	210	265
G52	Senior Personnel Assistant	265	330
G54	Special Civil Service Examiner		20.00 day
G58	Civil Service Examiner	335	405
G59	Assistant Personnel Director	415	500
G59.1	Supervisor Wage Scales & Classifications	415	500
G59.2	Supervisor of Examinations	415	500
G60	Personnel Director	600	720
G62	Personnel Director and Secretary, Civil Service Commission	700	833.33
G65	Consulting Wage Rate Analyst		25.00 day
G80	Personnel Officer, Department of Public Health	335	405
G84	Director of Personnel, P. U. C.	500	600
G102	General Claims Agent, Municipal Ry....	500	600
G110	Compensation Claims Adjuster	325	390
G153	Adjuster, Tax Collector's Office	230	290
G154	Senior Inspector of Licenses	300	375
G202	Division Right-of-Way Agent	335	405
G204	Assistant Director of Property	460	550
G206	Director of Property	650	780
G300	Zoning Examiner	320	385

H—FIRE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
H42	Chief, Division of Fire Prevention and Investigation	460	550
H44	Supervising Inspector, Bureau of Fire Investigation	355	425
H152	Inspector of Fire Department Apparatus	240	300

I—INSTITUTIONAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
I 2	Kitchen Helper	120	155
I 6	Pastry Cook	175	210
I 7	Baker	175	210
I 10	Cook's Assistant	135	165
I 11	Griddle Cook	160	190
I 12	Cook	175	210
I 14	Junior Chef	210	230
I 16	Chef	230	250
I 22	Butcher		260
I 24	Senior Butcher		281
I 52	Counter Attendant		161
I 54	Waitress	120	155
I 56	Waiter	120	155
I 58	Dining Room Steward	150	180
I 60	Housekeeper	145	185
I 106	Morgue Attendant	150	190
I 112	Supervisor, Ambulatory Inmates	210	265
I 116	Orderly	130	165
I 120	Senior Orderly	150	190
I 122	House Mother	145	185
I 152	Flatwork Ironer	120	155

I—INSTITUTIONAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
I 154	Laundress	125	160
I 156	Starcher	125	160
I 158	Sorter	140	175
I 164	Marker and Distributor.....	140	175
I 166	Wringerman	160	200
I 167	Tumblerman	140	175
I 170	Washer	160	200
I 172	Head Washer	195	245
I 174	Supt. of Laundry, Laguna Honda Home..	230	290
I 178	Supt. of Laundry, S. F. Hospital.....	275	345
I 204	Porter	125	160
I 206	Porter Sub-Foreman	140	175
I 208	Porter Foreman	145	185
I 210	Head Porter	165	205
I 254	Seamstress	140	175
I 256	Head Seamstress	165	205
I 302	Instructor in Occupational Therapy....	160	200

J—LABOR SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
J4	Laborer		8.50 day
	When working on sandblasting.....		11.00 day
	Pneumatic Tool Operator.....		10.00 day
J10	Labor Sub-Foreman		9.00 day
J12	Labor Foreman		9.50 day
J54	Book Repairer	130	165
J56	Sub-Foreman Book Repairer.....	165	200
J64	Mower Maintenance Man.....		10.40 day
J66	Garageman		9.00 day
J68	Sub-Foreman Garageman		9.50 day
J70	Hostler		9.00 day
J74	Rodent Controlman	160	200
J78	Stockman	185	230
J80	Foreman Stockman	230	265
J90	Rigger		1.75 hr.
J108	District Director of Street Cleaning.....	275	345
J112	Supervisor of Street Cleaning.....	360	430
J152	Trackman		8.50 day
	When working as Thermit Welder.....		9.00 day
	When acting as Pneumatic Tool Operator		10.00 day
J156	Switch Repairer		9.00 day
J160	Track Welder		9.00 day
J162	Electric Arc Welder		12.50 day
J166	Track Foreman		9.50 day
J168	General Foreman Trackman.....		10.50 day

K—LEGAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
K4	Attorney, Civil		430
K6	Senior Attorney, Civil		545
K8	Principal Attorney, Civil.....		660
K10	Head Attorney, Civil.....		800
K12	Chief Attorney, Civil.....		900
K16	Special Counsel, Water Service.....		1,250
K52	Junior Attorney, Criminal.....		345
K54	Attorney, Criminal		430
K56	Senior Attorney, Criminal		545
K58	Principal Attorney, Criminal.....		660

I—MEDICAL AND SCIENTIFIC SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
L2	Assistant Superintendent (Medical), San Francisco Hospital	460	550
L6	Superintendent of San Francisco Hospital	625	750
L8	Assistant Superintendent, Laguna Honda Home	290	350
L9	Assistant Superintendent (Medical), Laguna Honda Home	460	550
L10	Superintendent, Laguna Honda Home...	460	550
L16	Assistant Director of Public Health.....	550	660
L18	Director of Public Health.....	750	900
L19	Chief, Division of Public Health Education	350	420
L20	Public Health Educator	350	420
L52	Bacteriological Laboratory Technician..	175	220
L54	Clinical Bacteriologist	175	220
L56	Bacteriologist	250	315
L58	Senior Bacteriologist	315	375
L64	Consultant Bacteriologist		50 day
L66	Clinical Technician, Blood Bank	230	290
L67	Assistant Clinical Technician, Blood Bank	185	230
L70	Physiotherapist	185	230
L72	Medical Laboratory Assistant.....	165	215
L102	Food Chemist Assistant	165	215
L104	Food Chemist	250	315
L106	Senior Food Chemist	315	375
L110	Toxicologist	335	405
L114	Engineering Chemist	300	360
L115	Assistant Superintendent and Chemist, Sewage Treatment Plant.....	335	405
L152	Dental Hygienist	185	230
L156	Dentist	325	390
L160	Director of Dental Bureau.....	385	460
L202	Dietitian	185	230
L206	Chief Dietitian	230	260
L252	Optometrist	275	345
L304	Pharmacist	230	290
L306	Senior Pharmacist	290	345
L352	Interne		100
L354	House Officer		175
L356	Senior House Officer.....		230
L357	Resident Physician		290
L359	Supervising Physician, Blood Bank.....		460
L360	Physician		460
L362	Supervisor of City Physicians	460	550
L363	Superintendent, Hassler Health Home..	460	550
L364	Physician Specialist		520
L368	Director of Bureau of Child Hygiene....	550	660
L371	Director of Bureau of Communicable Diseases	550	660
L375	Chief, Division of T. B. Control.....	500	600
L376	Chief, Division of Venereal Disease Control	500	600
L404	Psychologist	200	250
L406	Senior Psychologist	250	300
L452	X-Ray Technician	185	230
L456	Senior X-Ray Technician	230	290
L458	Roentgenologist		550
L502	Autopsy Surgeon		460

L—MEDICAL AND SCIENTIFIC SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
L504	Emergency Hospital Surgeon		345
L506	Assistant Chief Surgeon, Emergency Hospital		460
L508	Chief Surgeon, Emergency Hospital		600
L602	Audiometer Technician	185	230

M—METAL TRADES SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
M2	General Foreman Machinist		14.80 day
M6	Superintendent of Equipment and Overhead Lines	505	605
M8	General Superintendent of Shops	505	605
M20	Superintendent of Equipment	460	550
M22	Superintendent of Power & Lines	385	460
M53	Auto Mechanic		12.00 day
M54	Auto Machinist		13.00 day
M55	Foreman Auto Machinist		14.00 day
M56	Garage Foreman		15.00 day
M57	Sub-Foreman Auto Machinist		13.50 day
M60	Auto Fender and Body Worker		13.00 day
M70	Inspector of Automotive Equipment	240	300
M72	Bus Dispatcher	185	230
M107	Blacksmith's Finisher		10.40 day
M108	Blacksmith		12.00 day
M110	Molder's Helper		8.72 day
M112	Molder		12.00 day
M154	Boilermaker's Helper		9.78 day
M156	Boilermaker		12.33 day
M158	Boiler Inspector	250	305
M252	Machinist's Helper		9.60 day
M253	Machine Tool Operator		10.24 day
M254	Machinist		12.80 day
M255	Bracemaker		12.80 day
M260	Instrument Maker		14.08 day
M264	Foreman Instrument Maker		15.08 day
M265	Meter Repairman		9.85 day
M266	Foreman Meter Repairer		10.85 day
M268	Foreman Machinist		13.80 day
M270	Superintendent Machine Shop and Equipment Utilities	335	405

N—MISCELLANEOUS INSPECTION SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
N4	Coroner's Investigator	230	290
N8	Coroner's Chief Investigator	300	375
N10	Coroner	550	660
N11	Senior Investigator, District Attorney's Office		400
N12	Investigator, D. A.'s Office	275	345
N53	Assistant District Supervisor	290	345
N54	District Supervisor	345	405
N56	Market and Food Inspectors	230	290
N60	Abattoir Inspector	230	290
N62	Veterinarian	275	345
N63	Chief Abattoir Inspector	345	405
N64	Dairy Inspector	250	315
N70	Chief Food and Sanitary Inspector.....	385	460

N—MISCELLANEOUS INSPECTION SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
N102	Street Lighting Inspector	250	315
N154	Horticultural Inspector	230	290
N155	Senior Horticultural Inspector	290	345
N156	County Agricultural Commissioner	385	460
N204	Housing and Industrial Inspector	230	290
N354	Inspector of Weights and Measures	230	290
N356	Senior Inspector of Weights and Meas...	290	345
N358	Sealer of Weights and Measures	420	500
N403	Public Service Director, Mayor's Office.	415	500
N404	Public Service Assistant	275	345
N410	Investigator	230	290
N420	Consumer's Complaint Investigator	275	345
N422	Investigative Reporter	360	430

O—MISCELLANEOUS TRADES SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
O1	Chauffeur, passenger		240
	Under 4 yds. capacity (water level) ..		9.20 day
	4 yds. and under 6 yds. (water level)		10.12 day
	6 yds. and under 8 yds. (water level)		11.00 day
	8 yds. and over (water level)		13.80 day
	Special equipment such as:		
	Eductor, Compressor mounted on truck, Flushers, Motor Broom, Spray Truck, and Water Truck		13.80 day
	Flat Rack Truck		9.78 day
	Power Mower Tractor		10.52 day
	A Frame Truck Loader		12.00 day
	Tractors		13.60 day
	Trax-cavators		16.00 day
	Locomotive Equipment (under 10 tons)		11.00 day
	Locomotive Equipment (over 10 tons)		13.60 day
O6	Ambulance Driver	190	240
O8	Morgue Ambulance Driver	190	240
O51	Farmer Sub-Foreman	200	230
O52	Farmer	160	200
O54	Foreman, Building and Grounds	210	260
O57	Tree Topper		9.00 day
O58	Gardener	150	200
O59	Insecticide Spray Operator	180	215
O60	Sub-Foreman Gardener	200	240
O60.1	Foreman Gardener	240	275
O61	Supervisor of Grounds	275	345
O70	Supervisor of Maintenance	335	405
O74	Supervisor of Aboretum and Botanical Research	335	405
O76	Chief Nurseryman	275	345
O80	Nurseryman	190	240
O104	Moving Picture Operator	230	290
O108	Leatherworker		11.12 day
O116	Teamster—Two horse vehicle		9.00 day
O122	Window Shade Worker		9.70 day
O152	Engineer of Hoisting and Portable Engines		13.20 day
O158	Motor Boat Operator	205	260
O166.1	Junior Operating Engineer		232
O168.1	Operating Engineer		290
O172	Chief Operating Engineer		360

O—MISCELLANEOUS TRADES SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
O173	Superintendent of Cable Machinery . . .	335	405
O174	Chief Operator, Activated Sludge Plant.		360
O208	General Foreman, Sewer Connections and Repair	300	375
O210	Sewer Cleaner		12.50 day
O214	Assistant Superintendent, Bureau of Sewer Repair	385	460
O216	Superintendent, Bureau of Sewer Repair	550	660
O252	Dryer-Mixerman		11.60 day
O254	Foreman, Asphalt Plant		12.60 day
O260	Rammer		9.30 day
O264	Paver		10.30 day
O268	Granite Cutter		12.50 day
O276	Asphalt Worker		10.00 day
O278	Asphalt Finisher		10.50 day
O280	Sub-Foreman, Asphalt Finisher		11.00 day
O282	Foreman Asphalt Finisher		11.50 day
O294	General Foreman of Street Repair	275	345
O298	Supervisor of Street Repair	360	430
O304	Hydrant-Gateman	205	260
O308	Assistant Foreman Hydrant-Gateman . .	260	275
O310	Foreman Hydrant-Gateman	275	290
O360	Supervisor of Construction, Roads and Paths	275	345

P—NURSING SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
P2	Emergency Hospital Steward	190	240
P3	Senior Emergency Hospital Steward . . .	240	290
P4	Chief Emergency Hospital Steward	290	345
P52	Public Health Nurse	190	230
P54	Supervisor, Public Health Nursing	230	290
P57	Assistant Director of Public Health Nursing	290	330
P58	Director of Public Health Nursing	330	400
P101	Senior Cadet Student Nurse		65
P102	Registered Nurse	165	200
P103	Special Nurse		*
P104	Head Nurse	200	240
P110	Assistant Superintendent of Nursing, S. F. Hospital	240	290
P111	Night Supervisor	240	265
P112	Superintendent of Nursing, Hassler Health Home	240	290
P116	Superintendent of Nursing, Isolation Division	250	315
P118	Superintendent of Nursing, Laguna Honda Home	250	315
P122	Director of Institutional Nursing	335	405
P204	Anaesthetist	200	240
P206	Senior Anaesthetist	240	290
P208	Operating Room Nurse	190	230
P210	Senior Operating Room Nurse	230	290
P212	Head Nurse, Specialist	210	260
P304	Instructor of Nursing	210	260
P306	Senior Instructor of Nursing	250	315

*As fixed annually in Salary Ordinance by Board of Supervisors.

Q—POLICE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
Q25	Inspector of Motor Vehicles	240	300
Q28	Range Master	240	300

R—RECREATION

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
R2	Secretary, Recreation Commission	255	320
R3	Assistant Superintendent, Recreation Departments	350	420
R4	Superintendent, Recreation Department	530	635
R20	Assistant Director of Recreational Activities	335	405
R22	Director of Recreational Activities	460	550
R24	Supervisor of Restaurants and Play-grounds	275	345
R52	Locker Room Aide50 hr.
R54	Athletic Attendant75 hr.
R56	Playground Director	185	230
R58	Director-at-Large	230	290
R101	Camp Assistant		120
R102	Camp Manager	250	300
R105	Supervisor of Athletics	275	345
R106	Supervisor of Activities	275	345
R108	Head Lifeguard	190	240
R110	Lifeguard	150	190
R111	Lifeguard Watchman	150	190
R112	Matron, Swimming Pool	115	145
R114	Swimming Instructor	185	230
R118	Curator, Children's Museum	230	290
R130	Foreman, Recreational Activities	175	220
R132	Starter, Park Department	175	220

S—STREET RAILWAY SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
S5	General Manager, Municipal Railway Bureau		1,250
S56	Special Instructor, Municipal Railway	220	275
S60	Instructor, Municipal Railway	275	345
S102	*Conductor— 1st 6 months		1.00 hr.
	2nd 6 months		1.05 hr.
	Thereafter		1.10 hr.
S103	*Street Car Operator (Female)		
	1st 6 Months		1.00 hr.
	2nd 6 months		1.05 hr.
	Thereafter		1.10 hr.
S104	*Motorman— 1st 6 Months		1.00 hr.
	2nd 6 months		1.05 hr.
	Thereafter		1.10 hr.
S106	*Bus Operator—1st 6 months		1.05 hr.
	2nd 6 months		1.10 hr.
	Thereafter		1.15 hr.
S110	Inspector, Municipal Railway	220	275
S114	Claims Investigator	275	345
S115	Senior Claims Investigator	345	405

* Plus 10 cents per hour when instructing new employees when assigned by superintendent.

S—STREET RAILWAY SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
S120	Day Dispatcher	250	315
S122	Senior Inspector	250	285
S124	Supervisor of Schedules	270	340
S128	Division Superintendent, Municipal Railway	360	430
S130	Assistant Superintendent of Transportation, Municipal Railway	415	500
S132	Superintendent of Transportation, Municipal Railway	460	550
S134	General Superintendent of Transportation, Municipal Railway		600

T—WELFARE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
T2	Attendant, Juvenile Detention Home ...	185	230
T12	Superintendent, Juvenile Detention Home	300	375
T13	Assistant Superintendent, Juvenile Detention Home	275	345
T20	Director of Boys' Ranch School	300	375
T22	Assistant Director, Boys' Ranch School ..	230	290
T24	Agricultural Instructor	185	230
T26	Ranch School Maintenance Man	185	230
T30	Director of Girls' School	300	375
T32	Group Supervisor, Girls' School	185	230
T33	Group Supervisor, Boys' Ranch School..	185	230
T56	Probation Officer	220	275
T57	Psychiatric Social Service Worker	220	275
T60	Senior Probation Officer	275	335
T70	Chief Adult Probation Officer	435	520
T72	Chief Juvenile Probation Officer	585	700
T140	District Co-ordinator	230	290
T157	Social Service Worker	200	245
T160	Senior Social Service Worker	250	315
T163	Director of Public Welfare	550	660
T165	District Supervisor	360	430

U—WATER SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
U44	General Manager & Chief Engineer		1,000
U54	Special Collector	190	240
U63	Chief Adjuster	255	320
U80	Assistant Manager, Water Sales	385	460
U88	Manager, Water Sales	460	550
U108	Compressor Operator, Portable		11.60 day
U112	Pipe Caulker		12.40 day
U114	Main Pipe Foreman		12.90 day
U115	Special Pipe Fabricator		15.00 day
U116	Serviceman		12.40 day
U118	Serviceman's Assistant		9.80 day
U120	Gateman		12.90 day
U122	Consumer's Serviceman	190	240
U124	Special Complaint Inspector	230	290
U125	Hoseman, Ships and Docks	185	230
U127	Water Service Inspector	230	290
U128	Chief Water Service Inspector	290	345
U130	Reservoir Keeper	185	230

U—WATER SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
U136	General Foreman, Service and Meters ..	300	375
U140	General Foreman, Main Pipe	335	405
U142	Assistant Superintendent, City Distribution	435	520
U144	Superintendent, City Distribution	530	635
U206	Water Department Worker		8.50 day
U212	Ranger	175	220
U213	Special Agent		230
U227	General Maintenance Foreman	255	320
U228	Meterman, Country	210	260
U230	Maintenance Foreman	210	260
U231	Assistant Superintendent, Alameda District	230	290
U232	Superintendent, Alameda District	335	405
U236	Assistant Superintendent, Peninsula District	335	405
U246	Superintendent, Peninsula District	460	550

V—AGRICULTURE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
V30	Assistant Superintendent, Agriculture ..	240	300
V40	Superintendent, Agriculture	300	375

W—PARK SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
W2	Superintendent, Park Department		666.66
W4	Assistant Superintendent, Park Dept. . .	435	520
W18	Supervisor of Golf Course Maintenance	300	375
W106	Rides Attendant	160	200
W108	Rides Attendant Helper50 hr.
W150	Aquarium Attendant	165	215
W152	Aquatic Collector	190	240
W206	Animal Keeper	165	215
W208	Assistant Head Animal Keeper	215	240
W210	Head Animal Keeper	240	300
W212	Director of the Zoo	350	420

X—LIBRARY SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
X2	City Librarian		666.66
X12	Chief Librarian	300	375
X20	Head Librarian	250	315
X32	Reference Librarian	275	345
X40	Senior Librarian	230	270
X42	Librarian	185	230
X44	Station Keeper		150
X52	Library Page50 hr.

Y—MUSEUM SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
Y2	Director, M. H. deYoung Memorial Museum	675	800
Y4	Director, California Palace of the Legion of Honor	550	660
Y6	Organist		50.00 day

Y—MUSEUM SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
Y8	Curator A	335	405
Y10	Curator B	275	345
Y12	Curator C	230	290
Y20	Administrative Assistant, M. H. deYoung Memorial Museum	300	375
Y22	Restorer	275	345
Y30	Registrar	210	260
Y42	Chief Installer	210	260
Y43	Chief Repairer and Packer	210	260
Y44	Senior Museum Technician	185	230
Y46	Museum Technician	160	200
Y48	Publicity Clerk	185	230
Y51	Ceramist	per firing	25
Y100	Director, Steinhart Aquarium		550
Y102	Curator of Fishes	275	345
Y104	Curator of Aquatic Biology	335	405
Y106	Aquatic Biologist's Assistant	210	260

Discussion.

SUPERVISOR COLMAN: Mr. President, Gentlemen: This Board is the governing body of the City and County, exercising certain powers delegated to us by the voters. I believe we should exercise those powers so as to carry out the intent of the people as expressed in the Charter.

Before us for final passage is an ordinance to make effective a salary schedule recommended by a majority of the three members of the Civil Service Commission. Also under submission to us is a minority report, recommended by one member of the Civil Service Commission, containing a different salary schedule.

I favor rejection of the majority schedule and adoption of that recommended in the minority report. I feel the latter was arrived at in accordance with Charter provisions voted by the people and I believe it contains salary ranges that are in accord with prevailing rates—and that is what the people directed us to put into effect.

On the other hand, I feel that the majority report was arrived at in a manner contrary to Charter instructions and that, arrived at by a wrong method, it contains many salary rates not in accord with those generally prevailing.

It has been stated that the majority report is illegal. I am not objecting to it on those grounds. That is a technical point. The City Attorney has ruled that the majority report is legal, but his ruling does not make it right. It is our responsibility, as the governing body of the City and County, to decide whether a salary schedule arrived at by a method contrary to that set forth in the Charter, and containing rates not in accord with the plain intent of the Charter, is right or wrong.

I hold that it is wrong because it was arrived at by a wrong procedure and reached a wrong result, whereas the minority report submitted by Mr. Charles was arrived at by a correct procedure and reached a result in accord with the intent of Charter provisions approved by the people.

Complaint has been made before this Board that the majority schedule will cost too much. I can see no merit to this protest. If it would cost ten million dollars instead of some four million it would not be wrong because of the cost. The city should pay the prevailing rates, regardless of cost, for two reasons: (1) It is the right and proper thing for the city to do, and, (2) it is what the Charter tells

us to do. If the cost of paying prevailing wages and salaries is too high, then we should reduce the functions or personnel of government or arrange for other methods of raising revenue.

Objections have been made by members of this Board that in both the majority and minority reports salaries have been fixed too high for the so-called upper bracket officers and employees. I see no merit in those objections. It is common practice, and good practice, for large organizations to offer rewards for competence and leadership. Officers and employees should be compensated in accordance with their ability and willingness to assume responsibilities; again, for two reasons: (1) Because it is good practice (otherwise government will sink to a dead level of mediocrity), and, (2) because the Charter instructs us to fix prevailing rates for these as well as the lower, routine, positions.

Now let's look at the instructions given to the Civil Service Commission and to this Board. They are contained in Section 151 of the Charter, and they have been approved more than once by the people. They do not reflect the viewpoint of any minority group; they reflect the will of all the people of the City and County. In simple, understandable terms they tell us what to do and how to do it.

The Civil Service Commission shall prepare and submit to the Board of Supervisors and the Board shall adopt a schedule of compensations which "shall be in accord with the generally prevailing rates of wages for like service and working conditions in private employment or in other comparable governmental organizations in this state." And, further, "The proposed schedules of compensation . . . shall be recommended by the Civil Service Commission *solely* on the basis of facts and data obtained in a comprehensive investigation and survey concerning wages paid in private employment for like service and working conditions or in other governmental organizations in this state.

"The commission shall set forth in the official records of its proceedings all of the data thus obtained and *on the basis of such data* the commission shall set forth in its official records an order making its findings as to what is the generally prevailing rate of pay for each class of employment in the municipal service as herein provided, and shall recommend a rate of pay for each such classification in accordance therewith."

That is understandable language. The commission shall have a comprehensive survey made, determine from the data the prevailing rates, and recommend those prevailing rates for each classification. The Board of Supervisors shall then adopt a schedule in accord with the generally prevailing rates thus obtained. Those are the instructions of the people as embodied in the Charter.

Now let's see how those instructions were carried out: The commission had a survey made. The results of the survey, with tabulated summaries of data and indicated prevailing rates, were brought before the commission. The commission majority went through about half of the schedule, setting aside the indicated prevailing rates and substituting therefor, in most cases, the present rates, fixed two years ago, plus 15 per cent for positions paying less than \$500 a month and 10 per cent for those paying \$500 a month or more.

When about half through the schedule the commission majority discontinued its detailed consideration of the schedule and instructed its staff to continue the application of the percentage formula. Later it adopted and submitted to this Board the results thus obtained.

What, then, is contained in the ordinance before us for final passage? A schedule of compensations based *not* "solely upon the basis of facts and data obtained," but a schedule based generally upon rates fixed two years ago plus 15 or 10 per cent. This procedure, in

my opinion, was in utter disregard of the instructions given the commission by all the people through Charter provisions.

Now if either member of the commission majority desires to contradict what I have said about procedure actually followed I ask that he do so after I have concluded my remarks. Then, if my outline of the procedure followed is contradicted, I ask that the Board call upon the minority member of the commission and each member of the commission's staff present at the meetings in question so that they may inform the Board as to the facts.

May I just repeat that: I stated that the commission majority applied, generally, a 15 and 10 per cent formula to existing salaries until about half way through the schedule, then instructed the staff to continue application of that formula, later adopting the schedule thus arrived at. I stated further that this procedure, in my opinion, was in disregard to Charter provisions, and I asked that if any commission member wished to contradict me after I have concluded my remarks I request that the Board ascertain the facts by questioning the minority commission member and members of the commission staff present when the commission considered the survey report.

I stated at the beginning of my remarks that I was opposed to the majority report because it was arrived at by the wrong procedure and because this wrong procedure led to results not in accord with the intent of the Charter, and that, conversely, I favored the minority report because procedure outlined in the Charter was followed and because the schedule resulting from proper procedure actually reflected prevailing rates of pay as intended by the Charter.

I have dealt with procedures. Now, as to results: I cite the following salary ranges in the majority report as reflecting, not prevailing rates of pay, but rates in excess of those paid in private employment and other governmental jurisdictions in California, and therefore in excess of what are right and proper under Charter provisions:

Position Title	Number of Positions	Private Employment Median Rate	Pub. Juris. Average Adjusted Ranges	Civil Service Commission Majority Recommendations
Bookkeeper	63	\$187	\$180-222	\$210-260
General Clerk	280	160	154-186	185-230
General Clerk-Stenographer..	439	160	153-185	185-230
General Clerk-Typist	242	141	152-185	185-230
Telephone Operator	68	148	140-170	185-230
Meter Reader	17	188	180-185	185-230
Addressing Machine Operator	75	149	140-168	185-230
Calculating Machine Operator	31	155	148-179	185-230
Key Punch Operator	7	156	153-180	160-200
Tabulating Machine Operator.	18	166	153-187	190-240
Elevator Operators	31	131	133-161	150-190
Janitress	207	118	137-165	145-180
Janitor	402	143	138-167	155-195

In these 13 classifications, cited here merely for purposes of illustration, there are 1880 employments. In these 13 examples the Commission majority has recommended maximum pay rates which exceed average maximum salaries paid by other public jurisdictions in California by \$41 per month. The recommendations cited average \$45 per month above the private employment rates.

It is not surprising that many of the rates in the majority report are at variance with prevailing rates. It would only be by chance that you would arrive at a presently prevailing rate of pay for a particular classification by taking a rate fixed, perhaps correctly, perhaps incorrectly, in 1944 and arbitrarily adding 10 or 15 per cent.

In most cases the result would not be the presently prevailing rate. Wrong procedure leads to wrong results.

In further illustration of wrong and improper results from wrong and improper procedure, I wish to refer to the City Attorney's opinion. In that opinion the City Attorney cited a list of classifications of employment, giving two columns of figures. In one column were existing rates of pay in the City and County service, those in effect now, adopted two years ago. In the other column were rates indicated by the civil service staff report as prevailing rates of pay outside the City and County service now.

In all cases the rate fixed two years ago, and in effect now, for City and County service were in very close accord with, almost identical with, rates which the civil service staff found are the present prevailing rates in California outside the City and County service. In these cases cited by the City Attorney the City and County now is paying prevailing rates of pay. In this ordinance before us for final passage, however, 15 per cent has been added, bringing these rates up to 15 per cent above the prevailing rates which the Charter says we should adopt.

Again, this illustrates that wrong procedure brings wrong results.

Now, I have said that the Charter instructions to the commission and to this Board, voted by the people, are clear and understandable, but that the procedure followed by the commission was at variance with those instructions and the results were not what the Charter instructs us to adopt. What explanation does the commission give for its actions? A most extraordinary one. But before going into that let me just note that if the commission had followed the provisions of the Charter no explanation at all would have been required. The commission could merely have stated: "We have followed Charter procedure and here are the results; they bear our unanimous recommendation."

But we did not receive that sort of letter of transmittal. We received long and involved explanations from the commission majority, a dissenting view and schedule from the minority member—all so contradictory and complicated that we had to send the result to the City Attorney to find out if the official schedule would get by in a court of law.

The majority's explanation was something like this:

"We studied the data collected by our staff and determined that the rates adopted in 1944 were justified. Then we considered other factors not considered by the staff in arriving at indicated present prevailing rates, and we determined that these other factors justified us in raising present salaries by 15 per cent for lower bracket employees and 10 per cent for those in upper brackets."

This ingenious explanation was thought up a week after the action, and incorporated in the commission's proceedings at the later date. But let us for a moment disregard the remarkable coincidence of all the factors considered by the commission majority, but not by its staff, equaling 15 per cent or 10 per cent of present rates; and let us disregard also for the moment the assertion of the minority member of the commission that the explanation constituted an attempt of the majority to rationalize its action previously taken. Let us consider the factors the majority states the staff overlooked but it weighed. What were they?

One was cost of living. The majority argued that rates found to prevail here and elsewhere should be increased for City and County employees because the cost of living has gone up. But the Charter does not say that in its instructions to the commission. The Charter says that when economic conditions have changed sufficiently to warrant preparation of a revised schedule to reflect current prevail-

ing conditions, then the commission shall prepare and submit to the Board of Supervisors a schedule of compensations "as in this section provided."

This means that changed economic conditions constitute a valid reason for a new survey and salary recommendation to make effective the then prevailing rates. The higher cost of living is reflected in the rates paid outside the City and County service and used as a basis for the recommendations of the commission to the Board. To determine these generally prevailing rates, then add 15 per cent, is to include the effect of the cost of living twice in the recommended schedule. This is what the commission majority has done.

Holidays, sick leave privileges, vacations: The majority argued that pay rates in other governmental jurisdictions were not adjusted by the staff for comparison purposes to reflect more liberal provisions elsewhere than in the City and County service. The majority did not complain, however, that the staff did not consider more liberal provisions in these regards in the City and County service compared with some other services, private and governmental. As a matter of fact, a careful analysis would show that adjustments upward and downward in rates assembled to arrive at prevailing rates would just about balance out. Consideration of varying provisions in the various jurisdictions regarding holidays, sick leave privileges and vacations would not justify any part of the 15 per cent increases above generally prevailing rates.

Just one more example: The commission majority complains that the staff did not adjust rates found in other jurisdictions to reflect 38 or 38½ hours worked, in contrast to 40 hours in the City and County service. So the commission threw this factor into its justification for recommending salaries 15 per cent above prevailing rates. The facts are these: The staff made adjustments of rates found elsewhere to reflect pay for 40 hours of work per week. In a few cases in other governmental services, salaries paid were for from 38 hours to 41 hours per week, the hours in each case being spread over five and a half days. In those cases the salaries paid, unadjusted, were used for comparison purposes. It can be seen that there are no grounds in this situation for a one-half of one per cent adjustment in the prevailing rates determined by the staff.

The explanation made by the commission majority is a persuasive lawyer's brief *at first reading*. Upon analysis, it does not stand up. The almost miraculous coincidence of all the factors mentioned totaling 15 per cent for lower bracket employees, 10 for the higher, doesn't exist. It's just imaginary.

The people, all the people, told the commission through the Charter how to proceed in standardizing salaries and what result to arrive at. The commission majority did not proceed according to instructions, did not arrive at the destination designated. It did, however, give us a highly interesting account of its journey.

Now we are asked to give final passage to an ordinance embodying this majority report—with its wrong results wrongly arrived at. What will happen if we do approve it? The mayor probably will veto it. I don't know that he will, but I believe he will. In his veto message he will further inform the public as to the issue involved. Then the Board, if present positions are maintained, will override the mayor's veto.

Then there will probably be a taxpayer's suit. I don't know this, but I believe there will be. This is not the first, but the third or fourth time a substantial portion of public opinion has been aroused by standardization procedure followed by the commission and the Board. I do not believe this ordinance will go unchallenged.

What the courts will decide I do not know. The City Attorney has

ruled the procedure and the results legal on the basis of a former court decision. The City Attorney might be mistaken. Some competent attorneys think he was wrong and the courts will find this ordinance illegal. That is to be seen if the ordinance is passed and challenged.

If a suit is filed city employees will be paid existing rates pending determination of the issue. If the ordinance is found illegal no increases can become effective for salaried non-craft employees before July 1, 1947. If the ordinance is challenged and held legal, then city employees will receive increases provided by it, but such a decision by the courts would not remove widespread resentment at failure of the commission to follow and this Board to insist upon strict adherence to procedure set forth by the people in the Charter.

The alternative for this Board is to adopt the Charles minority report. There is still sufficient time to do that. The Charles report is based upon the Charter formula, procedure voted by the people. It contains a salary schedule that reflects prevailing rates as required by the charter. It would not be vetoed by the mayor. It would not be challenged by taxpayer groups. It would satisfy the reasonable demands of city employees.

But above all that, adoption of the Charles report would increase the respect of the public generally for their city government. It would raise the status of this Board in the eyes of the people—not just minority groups, but all the people whom members of this Board represent. We are the governing body of the City and County; as such, we should exhibit a high respect for the law that governs us, the Charter law. We can do that by adopting the Charles report rather than giving final passage to this ordinance.

This concludes my remarks on this subject, Mr. President. I have attempted to show that the People, through the Charter, have given the Civil Service Commission and this Board instructions in simple, understandable terms on procedure and aims in salary standardization; that the Commission majority disregarded the prescribed procedure and arrived at rates other than those generally prevailing; that Mr. Charles as a minority member of the Commission conscientiously followed Charter procedure and recommended generally prevailing rates of pay; and that general respect for City and County government, and for City employees, will be heightened by adoption of the Charles report rather than by final passage of this ordinance.

Owing to the importance of the subject, I prepared my remarks in advance in writing. I now turn them over to the Clerk of the Board and ask that they be incorporated in the record of this meeting and printed in the Journal.

I thank you.

Supervisor Lewis, in reply to Supervisor Colman, remarked that some of the figures read by Supervisor Colman were not correct. On B4 Bookkeeper, Supervisor Colman stated rate, private employment, \$187. Staff report shows a high in private employment as \$300. On B222 General Clerk, Supervisor Colman said that rate, private employment, was \$160, highest private employment as shown by staff report was \$240; B408 General Clerk Stenographer, Supervisor Colman shows rate in private employment as \$160, highest private employment was \$220. In reading the Public Median Rate Supervisor Colman forgot to include 4 per cent that people who prepared data said should have been included in but was left out.

Supervisor Colman, in response to Supervisor Lewis, said that he did not expect the Supervisors to accept his word for many of the figures, but if there were any doubts let us send for Mr. Charles or the staff who compiled this report and question them.

Supervisor Mead said that in view of the written statement of Supervisor Colman, he would like to be granted the privilege of replying to Mr. Colman in writing at a later date.

Supervisor Gallagher stated that he could see no objections to that request and Supervisor Mead could file his statement at a future date.

Supervisor Brown, in explaining his vote, said that he believed that his position was made clear during debate on this matter and he felt that the Charles report was the only report that could be accepted. Still willing to accept the Charles report. Want to make clear that I am not opposed to the principle of increasing city employee's salaries to a degree that the increases can be substantiated, therefore, I am forced to vote against this ordinance.

Thereupon the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Noes: Supervisors Brown, Colman—2.

Absent: Supervisor MacPhee—1.

Statement by Mayor Lapham Relative to His Action Upon the Ordinance.

Mayor Lapham, in addressing the Board, told them that if this bill could come before me promptly I would not take my full ten days. I am prepared to act on this very promptly. I indicated to you that I could not approve the majority report. I have been drafting my thoughts and I am prepared to submit to you by tomorrow, if not before, an expression of my views disapproving this ordinance.

Suggest that you meet promptly tomorrow and if you override my veto that is that, and if you do not override my veto you have an opportunity to draft another ordinance and one that can be finally passed before April 1st and give me time to act on it.

Supervisor Mead remarked that he wanted to take this opportunity to commend Mayor Lapham for action he said he would take for the purpose of expediting this matter. Have never known the Mayor to go back on his word.

Final Passage.

The following recommendations of Streets Committee, heretofore passed for second reading, were taken up:

Accepting Roadway of Pacheco Street Between Forty-fourth and Forty-fifth Avenues, Including the Curbs.

Bill No. 3924, Ordinance No. 3715 (Series of 1939), as follows:

Providing for acceptance of the roadway of Pacheco Street between Forty-fourth and Forty-fifth Avenues, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition

throughout, and have sewers, gas and water pipes laid therein, to-wit: Pacheco Street between Forty-fourth and Forty-fifth Avenues, including the curbs.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

• **Accepting Roadway of Pacheco Street Between Forty-fifth and Forty-sixth Avenues, Including the Curbs.**

Bill No. 3925, Ordinance No. 3716 (Series of 1939), as follows:

Providing for acceptance of the Roadway of Pacheco Street between Forty-fifth and Forty-sixth Avenues, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit: Pacheco Street between Forty-fifth and Forty-sixth Avenues, including the curbs.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Accepting Roadway of the Crossing of Pacheco Street and Thirty-fourth Avenue, Including the Curbs.

Bill No. 3926, Ordinance No. 3717 (Series of 1939), as follows:

Providing for acceptance of the roadway of the crossing of Pacheco Street and Thirty-fourth Avenue, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit: The crossing of Pacheco Street and Thirty-fourth Avenue, including the curbs.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Changing Sidewalk Widths on San Jose Avenue Between Twenty-eighth and Thirtieth Streets.

Bill No. 3928, Ordinance No. 3718 (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Sections One Hundred and Thirty-one and One Hundred and Thirty-two thereof.

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

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office February 18, 1946, by amending Sections 131 and 132 thereof to read as follows:

Section 131. The width of sidewalks on San Jose Avenue between Twenty-eighth and Twenty-ninth Streets shall be 9 feet.

Section 132. The width of sidewalks on San Jose Avenue between Twenty-ninth and Thirtieth Streets shall be 9 feet.

Approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Acceptance of Roadway of Forty-fifth Avenue Between Pacheco Street and Quintara Street, Including the Curbs.

Bill No. 3929, Ordinance No. 3719 (Series of 1939), as follows:

Providing for acceptance of the roadway of Forty-fifth Avenue between Pacheco Street and Quintara Street, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit: Forty-fifth Avenue between Pacheco Street and Quintara Street, including the curbs.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Ordering Improvement of Bay Street (N $\frac{1}{2}$) Between 137' 6" and 168' West of Mason Street, and Others, by Reconstruction or Patching of Asphalt Macadam Sidewalks.

Bill No. 3940, Ordinance No. 3720 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

On Bay Street (N $\frac{1}{2}$) between 137'6" and 168' west of Mason Street, and other locations, by reconstruction or patching of asphalt macadam sidewalks.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 21, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three (3) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

Bay Street (N $\frac{1}{2}$) between 137'6" and 168' west of Mason Street.
 Bay Street (S $\frac{1}{2}$) between 114'7" and 137'6" east of Mason Street.
 Broadway (N $\frac{1}{2}$) between 137'6" and 165' east of Taylor Street.
 Broadway (N $\frac{1}{2}$) between 68'6" and 91'6" west of Jones Street.
 Chestnut Street (S $\frac{1}{2}$) between Jones Street and 65' east.
 Chestnut Street (N $\frac{1}{2}$) between 65' and 109'1 $\frac{1}{8}$ " east of Van Ness Avenue.

Columbus Avenue (SW $\frac{1}{2}$) between 128'9 $\frac{5}{8}$ " and 153'9 $\frac{5}{8}$ " southeast of Beach Street.

Columbus Avenue (SW $\frac{1}{2}$) between 62'10 $\frac{1}{4}$ " and 204'11 $\frac{3}{8}$ " northwest of Pacific Avenue and between 19'2 $\frac{1}{2}$ " and 104'1 $\frac{1}{4}$ " southeast of Broadway.

Eddy Street (N $\frac{1}{2}$) between 80' and 137'6" west of Taylor Street and between 137'6" and 175' east of Jones Street.

Eddy Street (S $\frac{1}{2}$) between 87'6" and 137'6" west of Leavenworth Street.

Eddy Street (S $\frac{1}{2}$) between 137'6" and 183'6" west of Taylor Street.

Eddy Street (S $\frac{1}{2}$) between 77' and 155' east of Taylor Street.

Eddy Street (N $\frac{1}{2}$) between Larkin Street and 137'6" west and between 55' and 112'6" east of Polk Street.

Eddy Street (S $\frac{1}{2}$) between 82'6" and 137'6" east of Polk Street.

Ellis Street (N $\frac{1}{2}$) between 112'6" and 137'6" west of Hyde Street.

Ellis Street (N $\frac{1}{2}$) between 171'10 $\frac{1}{2}$ " and 206'3" east of Larkin Street.

Ellis Street (N $\frac{1}{2}$) between 137'6" and 227'6" west of Stockton Street.

Ellis Street (S $\frac{1}{2}$) between 82'6" and 137'6" west of Mason Street.

- Ellis Street (S $\frac{1}{2}$) between 137'6" and 192'6" east of Jones Street.
- Ellis Street (S $\frac{1}{2}$) between Leavenworth and 110' east and between 137'6" and 192'6" east of Leavenworth Street.
- Ellis Street (S $\frac{1}{2}$) between 137'6" and 206'3" east of Larkin Street.
- Ellis Street (S $\frac{1}{2}$) between 110' and 137'6" west of Polk Street.
- Filbert Street (S $\frac{1}{2}$) between Van Ness Avenue and 284' east.
- Francisco Street (S $\frac{1}{2}$) between 206'3" and 275' east of Hyde Street.
- Front Street (W $\frac{1}{2}$) between Jackson Street and 91'8" south.
- Front Street (E $\frac{1}{2}$) between Washington Street and 60' north.
- Front Street (E $\frac{1}{2}$) between 27'6" and 82'10" north of Clay Street.
- Front Street (W $\frac{1}{2}$) between 60' and 120' south of Washington Street and between 61' and 111' north of Clay Street.
- Fulton Street (N $\frac{1}{2}$) between Leavenworth Street and Market Street.
- Grant Avenue (E $\frac{1}{2}$) between 47'6" and 70' north of Greenwich Street.
- Grant Avenue (W $\frac{1}{2}$) between 57'6" and 77'6" north of Green Street.
- Grant Avenue (E $\frac{1}{2}$) between 40' and 87'3" north of Pacific Avenue.
- Green Street (S $\frac{1}{2}$) between 68'9" and 103'1 $\frac{1}{2}$ " west of Grant Avenue.
- Green Street (N $\frac{1}{2}$) between 115' and 199' west of Polk Street.
- Grove Street (S $\frac{1}{2}$) between 184.86' and 246.48' west of Marshall Square.
- Hayes Street (N $\frac{1}{2}$) between 135' and 220' west of Polk Street.
- Hyde Street (E $\frac{1}{2}$) between 68'9" and 137'6" south of Greenwich Street.
- Hyde Street (E $\frac{1}{2}$) between 45'2" and 87'6" north of Vallejo Street.
- Hyde Street (E $\frac{1}{2}$) between 50' and 91'8" north of Broadway.
- Hyde Street (W $\frac{1}{2}$) between Ellis Street and 62'6" north.
- Hyde Street (W $\frac{1}{2}$) between 62'6" and 137'6" north of Eddy Street.
- Hyde Street (W $\frac{1}{2}$) between 68' and 137'6" north of Turk Street.
- Jones Street (E $\frac{1}{2}$) between Chestnut Street and 25' south.
- Jones Street (E $\frac{1}{2}$) between Green Street and 90' north.
- Jones Street (W $\frac{1}{2}$) between Green Street and 120' north.
- Jones Street (W $\frac{1}{2}$) between 90' and 137'6" south of Green Street.
- Jones Street (W $\frac{1}{2}$) between 100' and 137'6" south of Ellis Street.
- Jones Street (E $\frac{1}{2}$) between 80' and 107'6" north of Turk Street.
- Kearny Street (E $\frac{1}{2}$) between 110' and 150' south of Filbert.
- Kearny Street (W $\frac{1}{2}$) between 117'6" and 157'6" south of Union Street.
- Larkin Street (E $\frac{1}{2}$) between 67'6" and 92'6" south of Pacific Avenue.
- Larkin Street (E $\frac{1}{2}$) between 57'6" and 85' south of Jackson Street.
- Larkin Street (E $\frac{1}{2}$) between 112'6" and 162'6" south of Ellis Street.
- Larkin Street (E $\frac{1}{2}$) between 77'6" and 137'6" south of Turk Street.
- Larkin Street (W $\frac{1}{2}$) between 80' and 110' and between 157'6" and 177'6" south of Filbert Street.
- Larkin Street (W $\frac{1}{2}$) between Ellis Street and 49' south and between 65' and 120' north of Eddy Street.
- Larkin Street (W $\frac{1}{2}$) between 82'6" and 137'6" south of Turk Street.
- Larkin Street (W $\frac{1}{2}$) between Golden Gate Avenue and 84' south.
- Leavenworth Street (E $\frac{1}{2}$) between 30' and 161'4" south of Chestnut Street.
- Leavenworth Street (W $\frac{1}{2}$) between 63' and 137'6" north of Ellis Street.
- Lombard Street (N $\frac{1}{2}$) between Mason Street and 70' east.
- Lombard Street (S $\frac{1}{2}$) between 86'6" and 111'6" east of Child Street.
- Market Street (NW $\frac{1}{2}$) between 89'3 $\frac{1}{8}$ " and 143'5 $\frac{7}{8}$ " northeast of California Street.
- Market Street (NW $\frac{1}{2}$) between Davis Street and 225'11 $\frac{5}{16}$ " northeast of Davis Street.
- Market Street (NW $\frac{1}{2}$) between Pine Street and 178'2 $\frac{3}{4}$ " southwest.
- Market Street (NW $\frac{1}{2}$) between 139'0 $\frac{5}{8}$ " and 189'0 $\frac{5}{8}$ " southwest of Kearny Street.

Market Street (NW $\frac{1}{2}$) between Eddy Street and 186'6 $\frac{5}{8}$ " and between 216'6 $\frac{5}{8}$ " and 250'9" northeast of Eddy Street.

Market Street (NW $\frac{1}{2}$) between 202'1 $\frac{5}{8}$ " and 227'1 $\frac{5}{8}$ " northeast of Golden Gate Avenue.

Market Street (NW $\frac{1}{2}$) between Jones Street and 152'11 $\frac{1}{2}$ " southwest and between Fulton Street and 75' northeast.

Market Street (NW $\frac{1}{2}$) between 94.37' and 144'37' southwest of Fulton Street.

Market Street (NW $\frac{1}{2}$) between 100' and 150' southwest of Marshall Square.

Market Street (SE $\frac{1}{2}$) between Eleventh Street and 190' northeast.

Market Street (SE $\frac{1}{2}$) between Ninth Street and 75' northeast.

Market Street (SE $\frac{1}{2}$) between 350' and 400' northeast of Seventh Street.

Market Street (SE $\frac{1}{2}$) between 195' and 275' southwest of Fourth Street.

Market Street (SE $\frac{1}{2}$) between 150' and 200' northeast of Fourth Street.

Market Street (SE $\frac{1}{2}$) between 45' and 75' southwest of Second Street.

Market Street (SE $\frac{1}{2}$) between 140' and 190' northeast of Second Street.

Market Street (SE $\frac{1}{2}$) between Fremont Street and 91'8" northeast.

Market Street (SE $\frac{1}{2}$) between 45'10" and 91'8" southwest of Spear Street and between 45'10" and 92'3 $\frac{1}{4}$ " northeast of Main Street.

Market Street (SE $\frac{1}{2}$) between 45'10" and 91'8" northeast of Stuart Street.

Mason Street (E $\frac{1}{2}$) between 55' and 82'6" south of Francisco Street.

Mason Street (W $\frac{1}{2}$) between Lombard Street and 60' north.

Mason Street (E $\frac{1}{2}$) between 87'6" and 112'6" south of Greenwich Street.

Mason Street (W $\frac{1}{2}$) between Green Street and 34'4 $\frac{1}{2}$ " north.

Mason Street (E $\frac{1}{2}$) between 68'9" and 77'6" north of Broadway.

McAllister Street (N $\frac{1}{2}$) between 87'6" and 137'6" east of Larkin Street.

Montgomery Street (E $\frac{1}{2}$) between 50' and 117'6" north of Filbert Street.

Montgomery Street (E $\frac{1}{2}$) between 37'11 $\frac{1}{4}$ " and 68'9" south of Vallejo Street.

O'Farrell Street (N $\frac{1}{2}$) between Mason Street and 80' west and between 103'1 $\frac{1}{2}$ " and 165' west of Mason Street.

O'Farrell Street (S $\frac{1}{2}$) between 91'6" and 114'6" east of Larkin Street.

O'Farrell Street (S $\frac{1}{2}$) between Larkin Street and 85' west.

Pacific Avenue (N $\frac{1}{2}$) between Stockton Street and 137'6" east.

Pacific Avenue (N $\frac{1}{2}$) between 67'6" and 97'6" west of Sansome Street.

Polk Street (E $\frac{1}{2}$) between 87'6" and 148' north of Lombard Street.

Polk Street (E $\frac{1}{2}$) between 87'6" and 137'6" south of Vallejo Street.

Polk Street (E $\frac{1}{2}$) between Fell Street and 57' north.

Powell Street (E $\frac{1}{2}$) between 67'6" and 137'6" south of Chestnut Street.

Powell Street (E $\frac{1}{2}$) between Union Street and 137'6" south.

Powell Street (E $\frac{1}{2}$) between Vallejo Street and 68'9" north and between 40' and 59'6" south of Green Street.

Stockton Street (W $\frac{1}{2}$) between Filbert Street and 92'6" north.

Stockton Street (W $\frac{1}{2}$) between 92' and 162'3" north of Broadway.

Taylor Street (W $\frac{1}{2}$) between Ellis Street and 137'6" south.

Turk Street (N $\frac{1}{2}$) between Leavenworth Street and 87'6" east.

Turk Street (N $\frac{1}{2}$) between 70'6" and 106'6" and between 137'6" and 165' east of Jones Street.

Turk Street (S $\frac{1}{2}$) between Leavenworth Street and 82'6" east.

Turk Street (S $\frac{1}{2}$) between 80'9 $\frac{5}{8}$ " and 147'8" east of Dodge Street.

Union Street (S $\frac{1}{2}$) between 90'6" and 112'6" east of Hyde Street.

Vallejo Street (S $\frac{1}{2}$) between 91'6" and 115'6" and between 137'6" and 208'4" west of Stockton Street.

by the construction or reconstruction of two-course concrete sidewalks of the full official width where concrete or bituminous rock sidewalks are defective or not already constructed to the official grade;

and the improvement of

Bay Street (N $\frac{1}{2}$) between Taylor Street and 100' east.

Eddy Street (N $\frac{1}{2}$) between 137'6" and 206'3" east of Polk Street.

Grant Avenue (W $\frac{1}{2}$) between 39' and 107' south of Green Street.

Larkin Street (E $\frac{1}{2}$) between North Point Street and 137'6" north.

Sansome Street (E $\frac{1}{2}$) between Vallejo Street and 80' south.

Taylor Street (E $\frac{1}{2}$) between Eddy Street and 137'6" north.

Turk Street (N $\frac{1}{2}$) between 88'9" and 137'6" west of Jones Street.

by the reconstruction or patching of asphalt macadam sidewalks to the full official width where asphalt macadam sidewalks are defective.

The assessment district is hereby described as follows:

Within the exterior boundary of all those certain lots delineated, designated and numbered respectively as:

Block No.	Lot No.	Block No.	Lot No.
24	20	205	2, 4
30	8	234	8
41	31	264	3
48	7	265	1
52	21	312	4
63	20, 21, 22	316	4, 5
64	17	321	9, 13, 16, 31
65	9	322	2
66	19	327	9
67	13-E, 14	329	3, 5
78	24, 44	331	1-A
85	22, 23, 24	332	1, 4, 8, 16
89	9, 10	333	4, 15, 16, 18, 19
90	18	335	2, 2-B, 13, 20
94	18	336	2
105	28	337	19
115	4, 5	338	12, 18
116	10	339	9, 11, 12, 16
117	16	340	16
119	9	342	5
120	9	344	6-B
121	4	346	7, 15
122	24	347	7
125	13	351	1, 8, 9, 17
126	2	355	4, 5
130	22, 27	478	11-E
131	24	500	19, 20
143	13, 14	525	3, 6
147	3, 25, 27	526	20
148	11	547	4
149	15	572	18-A
151	13	717	1
152	21	740	1, 6, 8, 9, 13, 19
161	15, 18	741	10-A
162	5, 11, 18, 20	764	2
164	6	765	1
185	26	811	5
186	17	813	3
198	1	3507	26
199	10, 11	3701	35
204	11	3703	66

Block No.	Lot No.	Block No.	Lot No.
3705	37	25	10, 11
3706	46	30	12
3707	2-A	131	2
3708	44	142	6
3710	12	331	10
3712	17, 20	338	6
3714	15	740	11

All being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above mentioned improvement.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Repealing Ordinance 103 (New Series) Approved June 12, 1906, Which Granted Spur Track Permit to John Breuner Company, in Harrison Street.

Bill No. 3947, Ordinance No. 3724 (Series of 1939), as follows:

Repealing Ordinance 103 (New Series), approved June 12, 1906, which granted permission to the John Breuner Company to construct, operate and maintain a spur track in Harrison Street.

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

Section 1. Ordinance 103 (New Series) approved June 12, 1906, which granted permission to the John Breuner Company to construct, operate and maintain a spur track in Harrison Street, is hereby repealed.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Confirming Sale of Lot 14 in Assessor's Block 355 to Gus Kyriakis Et Ux.

Proposal No. 5454, Resolution No. 5322 (Series of 1939), as follows:

Whereas, pursuant to ordinance No. 3636, Bill No. 3850, the Director of Property advertised in the official newspaper that bids or offers would be received by him on February 26, 1946 to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at the southeasterly corner of Lot 78 as per "Map of Yerba Buena Park, Park Avenue and City Hall Avenue" filed November 16, 1896, in Map Book "E" and "F"

at page 38, Official Records of the City and County of San Francisco; and running thence northwesterly along the northeasterly line of said Lot 78, a distance of 14.722 feet to the southeasterly line of Grove Street as per "Map of Civic Center showing streets opened and closed" filed November 30, 1935, in Map Book "N" at page 24, Official Records of the City and County of San Francisco; thence deflecting $54^{\circ} 14' 09''$ to the left and running southwesterly along said line of Grove Street 30.810 feet to the southwesterly line of said Lot 78; thence deflecting $125^{\circ} 45' 51''$ to the left and running southeasterly 32.729 feet to the southwesterly corner of said Lot 78; thence at right angles northeasterly 25 feet to the point of beginning.

Whereas, in response to said advertisement Gus Kyriakis and Georgia Kyriakis, his wife, offered to purchase said land for the sum of \$6,750 cash, no other bids having been made or received; and

Whereas, said sum of \$6,750 is 90% of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$7,500, and

Whereas, said parties have paid the City a deposit of \$775 as a deposit in connection with this transaction; and

Whereas, the Director of Property has recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Gus Kyriakis and Georgia Kyriakis, his wife, or their assignee.

The Director of Property shall deliver said deed to the grantees upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Authorizing Quitclaim Deed to T. I. Moseley of Certain 25 Foot Easement East of Former Belmont Pump Station in San Mateo County.

Proposal No. 5467, Resolution No. 5323 (Series of 1939), as follows:

Whereas, pursuant to Resolution No. 4927, Series of 1939, adopted by this Board on September 17, 1945 and approved by the Mayor on September 19, 1945, the City and County of San Francisco, a municipal corporation, hereinafter referred to as the City, sold and conveyed a certain 2.5 acre tract of real property in San Mateo County, California, to T. I. Moseley, by deed recorded October 22, 1945 in Volume 1209 at page 270, Official Records of San Mateo County; and

Whereas, T. I. Moseley, as successor in interest to the City, is also the present owner of a certain 1.204 acre tract of land adjoining said 2.5 acre parcel, which 1.204 acre tract is referred to in said deed recorded October 22, 1945; and

Whereas, by Partition Deed dated December 20, 1920 and recorded March 3, 1921 in Volume 7 at page 260, Official Records of San Mateo

County, Spring Valley Water Company acquired from Zilla Dumouriez De Nivernais, a certain 25 foot easement and a certain 50 foot easement for pipe lines over certain real property lying easterly of said two parcels of land now owned by T. I. Moseley, which easements were acquired by the City from Spring Valley Water Company by deed dated March 3, 1930 and recorded March 3, 1930 in Volume 491, page 1, Official Records of San Mateo County; and

Whereas, said 25 foot easement was acquired for the benefit of said lands now owned by T. I. Moseley and is no longer needed by the City; and

Whereas, T. I. Moseley has requested the City to quitclaim said 25 foot easement to him as being appurtenant to his said lands, and has deposited the sum of \$50 with the City in full consideration for said easement; and

Whereas, the Director of Property and the Public Utilities Commission have recommended quitclaiming said 25 foot easement to T. I. Moseley in consideration for said sum of \$50, subject to the provisions of this resolution. Now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City be and they are hereby authorized and directed to execute the necessary quitclaim deed relinquishing said 25 foot easement and the existing drainage facilities thereon to T. I. Moseley, subject to the conditions of said Partition Deed and the proviso that the City shall continue to enjoy the right to use the above mentioned 50 foot easement for pipe lines.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

**Confirming Sale of Lot 1 in Assessor's Block 511 to
Carlo J. Menconi Et Ux.**

Proposal No. 5471, Resolution No. 5324 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3631, Bill No. 3843, the Director of Property advertised in the official newspaper that bids or offers would be received by him on February 21, 1946 to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at the point of intersection of the westerly line of Steiner Street with the southerly line of Lombard Street, as per map showing the widening of Lombard Street between Richardson Avenue and Van Ness Avenue recorded February 18, 1943 in Map Book "O" at Pages 86 and 87, Official Records of the City and County of San Francisco, running thence southerly along said line of Steiner Street 3 feet 9 inches; thence at a right angle westerly 100 feet; thence at a right angle northerly 3 feet 9 inches to a point on said southerly line of Lombard Street; and thence at a right angle easterly along last named line 100 feet to the point of beginning.

Being a portion of Western Addition Block No. 399.

Whereas, in response to said advertisement Carlo J. Menconi and Egizia L. Menconi, his wife, offered to purchase said land for the sum of \$2,505, no higher bids having been made or received; and

Whereas, said sum of \$2,505 is more than 90% of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$1,000; and

Whereas, said parties have paid the City a deposit of \$251 in connection with this transaction; and

Whereas, the Director of Property and the Director of Public Works have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Carlo J. Menconi and Egizia L. Menconi, his wife, or their assignee.

The Director of Property shall deliver said deed to the grantees upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

**Authorizing the Sale of City Owned Buildings on Clipper Street
Extension from Douglass Street to Portola Drive.**

Proposal No. 5472, Resolution No. 5325 (Series of 1939), as follows:

Resolved, in accordance with the recommendation of the Department of Public Works that the Director of Property be, and he is hereby authorized to sell at public auction all buildings now owned, or hereafter acquired by the City and County of San Francisco, in connection with the extension of Clipper Street from Douglass Street to Portola Drive, San Francisco, and not required for municipal purposes.

The terms of sale shall be cash upon delivery of bills of sale to be executed by the Director of Property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Land Purchase—Sludge Treatment Plant Near Islais Creek.

Proposal No. 5473, Resolution No. 5326 (Series of 1939), as follows:

Resolved, in accordance with the written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the

legal owners, to certain real property situated in San Francisco, California required for a sludge treatment plant near Islais Creek, and that the sums set forth below be paid for said property from Appropriation No. 81.028.58.2:

Spiro Bajada and Connie Bajada	\$12,500
Lots 5-6 and 7 in Assessor's Block 5298.	
James A. O'Connor	5,500
Lot 4 in Assessor's Block 5298.	
Asdrubale Rizzato and Rosalina Rizzato	4,850
Lot 39 in Assessor's Block 5298.	

The City Attorney shall examine and approve the title to said property.

- Recommended by the Director of Property.
- Recommended by the Director of Public Works.
- Approved as to form by the City Attorney.
- Description approved by the City Engineer.
- Approved by the Chief Administrative Officer.
- Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor MacPhee—1.

Land Purchase—Sludge Treatment Plant Near Islais Creek.

Proposal No. 5474, Resolution No. 5327 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from the following party, or legal owner, to certain real property situated in San Francisco, California required for a sludge treatment plant near Islais Creek, and that the sum set forth below be paid for said property from Appropriation No. 81.028.58.2:

Jeanne Loof	\$5,250
Lot 12 in Assessor's Block No. 5289.	

The City Attorney shall examine and approve the title to said property.

- Recommended by the Director of Property.
- Recommended by the Director of Public Works.
- Approved as to form by the City Attorney.
- Description approved by the City Engineer.
- Approved by the Chief Administrative Officer.
- Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor MacPhee—1.

Land Purchase—Sludge Treatment Plant Near Islais Creek.

Proposal No. 5475, Resolution No. 5328 (Series of 1939), as follows:

Resolved, in accordance with the written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the

legal owners, to certain real property situated in San Francisco, California required for a sludge treatment plant near Islais Creek, and that the sums set forth below be paid for said property from Appropriation No. 81.028.58.2:

Victor Squaglia and Concessa Squaglia	\$5,755
Lots 36 and 37 in Assessor's Block 5298.	
Martino Squaglia	5,005
Lots 34 and 35 in Assessor's Block 5298.	
R. H. De Vee and Margaret De Vee	6,000
Lots 8 and 9 in Assessor's Block 5289.	

It is understood that the existing improvements located on said Lots 34, 35, 36 and 37 shall remain the property of the sellers and shall be removed from the land by them at their own expense on 30 days' notice from the Director of Property.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Land Purchase—Forest Hill Tanks.

Proposal No. 5476, Resolution No. 5329 (Series of 1939), as follows:

Resolved, in accordance with the recommendation of the Public Utilities Commission, and the offer on file in the office of the Director of Property, that the City and County of San Francisco, a municipal corporation, accept a deed from Edward F. Crookshank et ux, or the legal owners, to Lots 11 and 12 in Assessor's Block No. 2207, San Francisco, required for the Forest Hill Tanks and that the sum of \$420 be paid for said property from Appropriation No. 90.600.66.

The City Attorney shall examine and approve title to said property.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Authorizing Acquisition of Certain Lands by Eminent Domain Proceedings Required for the Widening of Geneva Avenue from Mission Street to Alemany Boulevard.

Proposal No. 5478, Resolution No. 5330 (Series of 1939), as follows:

Resolved, That public interest and necessity requires the acquisition by the City and County of San Francisco, a municipal corporation, of the following described parcels of real property situated in the City and County of San Francisco, State of California.

Parcel 1. Beginning at the point of intersection of the southeasterly line of Alemany Boulevard with the southwesterly line of Geneva Avenue and running thence southeasterly along said line of Geneva Avenue 100.764 feet to the northwesterly line of the lands now or formerly owned by Luigi Battaini; thence at right angles southwesterly along last named line 30 feet; thence at right angles northwesterly 100.764 feet to the southeasterly line of Alemany Boulevard; thence at right angles northeasterly along said line of Alemany Boulevard 30 feet to the point of beginning.

Being a portion of Lot 1 Block 4 West End Map No. 1.

Parcel 2. Beginning at a point on the southwesterly line of Geneva Avenue distant thereon 100.764 feet southeasterly from the southeasterly line of Alemany Boulevard said point of beginning being also the point of intersection of the southeasterly line of the lands now or formerly owned by Luigi Lari with the said southwesterly line of Geneva Avenue and running thence southeasterly along said line of Geneva Avenue 75.550 feet to the northwesterly line of the lands now or formerly owned by Luigia Battaini; thence at right angles southwesterly along last named line 30 feet; thence at right angles northwesterly 75.550 feet to the above mentioned southeasterly line of the lands now or formerly owned by Luigi Lari; thence at right angles northeasterly along last named line 30 feet to the southwesterly line of Geneva Avenue and the point of beginning.

Being a portion of Lot 1 Block 4 West End Map No. 1.

Parcel 3. Beginning at a point on the southwesterly line of Geneva Avenue distant thereon 176.314 feet southeasterly from the southeasterly line of Alemany Boulevard said point of beginning being also the point of intersection of the southeasterly line of the lands now or formerly owned by Luigi Battaini with the said southwesterly line of Geneva Avenue and running thence southeasterly along said line of Geneva Avenue 30.22 feet to the northwesterly line of the lands now or formerly owned by Catherine Restani; thence at right angles southwesterly along last-named line 30 feet; thence at right angles northwesterly 30.22 feet to the above mentioned southeasterly line of the lands now or formerly owned by Luigi Battaini; thence at right angles northeasterly along last-named line 30 feet to the southwesterly line of Geneva Avenue and the point of beginning.

Being a portion of Lot 1 Block 4 West End Map No. 1.

Parcel 4. Beginning at a point on the southwesterly line of Geneva Avenue distant thereon 206.534 feet southeasterly from the southeasterly line of Alemany Boulevard said point of beginning being also the point of intersection of the southeasterly line of the lands now or formerly owned by Luigia Battaini with the said southwesterly line of Geneva Avenue and running thence southeasterly along said line of Geneva Avenue 125.23 feet to the northwesterly line of the lands now or formerly owned by Amelia Bottini; thence at right angles southwesterly along last-named line 38.254 feet; thence northwesterly along the arc of a curve to the left whose tangent deflects $103^{\circ} 28' 14''$ to the right from the preceding course with a radius of 300 feet central angle of $13^{\circ} 28' 14''$ a distance of 70.352 feet; thence northwesterly tangent to the preceding curve 55.347 feet to the above mentioned southeasterly line of the lands now or formerly owned by Luigia Battaini; thence at right angles northeasterly along

last named line 30 feet to the southwesterly line of Geneva Avenue and the point of beginning.

Being a portion of Lots 1 and 10 Block 4 West End Map No. 1.

Parcel 5. Beginning at a point on the southwesterly line of Geneva Avenue distant thereon 331.764 feet southeasterly from the southeasterly line of Alemany Boulevard, said point of beginning being also the point of intersection of the southeasterly line of the lands now or formerly owned by Catherine Restani with the said southwesterly line of Geneva Avenue and running thence southeasterly along said line of Geneva Avenue 181.510 feet to the northwesterly line of Mission Street; thence deflecting $75^{\circ} 43' 30''$ to the right and running southwesterly 56.97 feet to the northeasterly line of the lands now or formerly owned by Emile Luttringer Jr.; thence deflecting $104^{\circ} 16' 30''$ to the right and running northwesterly along last named line 102.547 feet to the northwesterly line of said lands now or formerly owned by Emile Luttringer Jr., thence at right angles southwesterly along last named line 13.096 feet; thence deflecting $108^{\circ} 36' 53''$ to the right and running northwesterly 70.838 feet; thence northwesterly along the arc of a curve to the left tangent to the preceding course with a radius of 300 feet central angle of $5^{\circ} 08' 39''$ a distance of 26.935 feet to the above mentioned southeasterly line of the lands now or formerly owned by Catherine Restani; thence deflecting $76^{\circ} 31' 46''$ to the right from the tangent to the preceding curve and running northeasterly along last named line 38.254 feet to the southwesterly line of Geneva Avenue and the point of beginning.

Being a portion of Lot 10 Block 4 West End Map No. 1.

Parcel 6. Beginning at a point on the northwesterly line of Mission Street distant thereon 56.97 feet southwesterly from the southwesterly line of Geneva Avenue said point of beginning being also the point of intersection of the southwesterly line of the lands now or formerly owned by Amelia Bottini with the said northwesterly line of Mission Street and running thence southwesterly along said line of Mission Street 25.81 feet to the northeasterly boundary of the lands now or formerly owned by William Varni, Virginia Varni and James Varni; thence deflecting $104^{\circ} 16' 30''$ to the right and running thence northwesterly along last named boundary 49.052 feet; thence at right angles southwesterly continuing along said boundary 0.052 feet; thence at right angles northwesterly continuing along said boundary 24.335 feet; thence deflecting $18^{\circ} 36' 53''$ to the right and running northwesterly 37.481 feet to the southeasterly line of the lands now or formerly owned by Amelia Bottini; thence deflecting $71^{\circ} 23' 07''$ to the right and running northeasterly along last named line 13.096 feet to the above mentioned southwesterly line of the lands of Amelia Bottini; thence at right angles southeasterly along last named line 102.547 feet to the point of beginning.

Being a portion of Lot 10 Block 4 West End Map No. 1.

Parcel 7. Beginning at a point on the northwesterly line of Mission Street distant thereon 82.78 feet southwesterly from the southwesterly line of Geneva Avenue said point of beginning being also the point of intersection of the southwesterly boundary line of the lands now or formerly owned by Emile Luttringer Jr. with the said northwesterly line of Mission Street and running thence southwesterly

along said line of Mission Street 27.95 feet; thence deflecting 122° 53' 23" to the right and running northwesterly 84.711 feet to the above mentioned southwesterly boundary line of the lands of Emile Luttinger Jr.; thence deflecting 161° 23' 07" to the right and running southeasterly along last named line 24.335 feet; thence at right angles northeasterly continuing along said boundary 0.052 feet; thence at right angles southeasterly continuing along said boundary 49.052 feet to the point of beginning.

Being a portion of Lot 9 Block 4 West End Map No. 1.

Further Resolved, That said lands are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco to wit: for the widening of Geneva Avenue from Mission Street to Alemany Boulevard. It is necessary that a fee simple title be taken to said lands. The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owners of said lands and any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco as aforesaid.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Approved as to funds available by the Controller.

Discussion.

Supervisor Christopher stated that he desired a little more information on this matter.

Mr. Brooks explained to Supervisor Christopher that this was a proposal to extend Geneva Avenue two blocks to Mission Street.

Thereupon the roll was called and the foregoing proposal was adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Adopted.

Authorizing Memorandum of Agreement Re First $\frac{1}{4}$ Cent Gasoline Tax Fund and Authorizing Chief Administrative Officer and the Director of Public Works to Execute Same.

Proposal No. 5486, Resolution No. 5331 (Series of 1939), as follows:

Resolved, That this Board of Supervisors does hereby approve a Memorandum of Agreement covering portions of the State Highway system upon which in the regular order moneys allocated by the State of California out of the first $\frac{1}{4}$ cent gasoline tax fund shall be expended during the biennium 1945-47:

State Highway Route 68 from south city limits to Harrison Street. Work by City or by State. Right of Way.

Alemany Boulevard, Route 2, from San Jose Avenue to Mission Street. Channelize and construct median strip: Construction.

Alemany Boulevard, Route 2, at Mission Street. Reconstruct Mission Street Viaduct: Surveys and plans—Construction.

Alemany Boulevard, Route 2, at St. Mary's Park. Construct pedestrian overcrossing: Construction.

Junipero Serra Boulevard, Route 56, at Alemany Boulevard. Construct underpass: Surveys and plans. Acquire right of way. Construction.

Junipero Serra Boulevard, Route 56, at Stanley Drive. Construct underpass: Construction.

Junipero Serra Boulevard, Route 56, from Worcester Avenue to south city limits. Construct channelization and signals: Construction.

Alemany Boulevard, Route 2, from Mission Street easterly approximately 3500 feet. Pave and construct curbs and gutters.

Bay Shore Boulevard, Route 68, from Marin Street to Waterloo Street. Pave and reconstruct curbs.

Perform general maintenance and paint traffic stripes July 1, 1945, to June 30, 1947, on Route 2, Route 55 (portion), Route 56 (portion), Route 68 (by City).

Maintain mileage, directional, warning, informational and mandatory signs on Route 2, Route 55 (portion), Route 56 (portion), Route 68 (by City).

General maintenance, July 1, 1945, to June 30, 1947, on Route 55 (portion), Route 56 (portion), (by State).

Paint Traffic Stripes on Route 55 (portion), Route 56 (portion), (by State).

Maintain plantings and traffic signals on Route 68 at Fifth Street Plaza (by State).

Maintain plantings, illumination, flashers on Route 56 (portion), (by State).

Maintain U. S. route shields and State route markers on Route 2, Route 55, Route 56, Route 68 (by State).

Golden Gate Bridge Approach Route 2, from Lyon Street to intersection of Route 56: General maintenance, striping, signs, painting of steel viaduct etc. (Work by City or State.)

It Is Further Resolved, That the Chief Administrative Officer and the Director of Public Works are hereby authorized and requested to execute the foregoing Memorandum of Agreement for and on behalf of the City and County of San Francisco and transmit to the District Engineer of the State Department of Public Works.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

**Authorizing the Sale of City Owned Buildings on Army Street
Between South Van Ness Avenue and Guerrero Street.**

Proposal No. 5487, Resolution No. 5332 (Series of 1939), as follows:

Resolved, in accordance with the recommendation of the Department of Public Works that the Director of Property be, and he is hereby, authorized to sell at public auction all buildings now owned or hereafter acquired by the City and County of San Francisco, in connection with the widening of Army Street between South Van Ness Avenue and Guerrero Street, San Francisco, and not required for municipal purposes.

The terms of sale shall be cash upon delivery of bills of sale to be executed by the Director of Property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Description approved by the City Engineer.
 Approved by the Chief Administrative Officer.
 Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor MacPhee—1.

Land Purchase—San Jose Avenue-Guerrero Street Widening.

Proposal No. 5488, Resolution No. 5333 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept a deed from the following party, or the legal owner, to certain real property situated in San Francisco, California, required for the widening of San Jose Avenue and Guerrero Street, and that the sum set forth below be paid for said property from Appropriation No. 577.901.58:

Cafferata, Mary\$9,000
 Lot 9C in Assessor's Block No. 6659.

It is understood and agreed that the improvements now located on said lot, known as No. 1779-1781 Dolores Street, shall remain the property of the Grantor, and shall be removed by her at her own cost and expense within 30 days after receiving notice so to do from the Director of Property.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.
 Recommended by the Director of Property.
 Description approved by the City Engineer.
 Approved by the Chief Administrative Officer.
 Approved as to form by the City Attorney.
 Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor MacPhee—1.

Land Purchase—Clipper Street Extension.

Proposal No. 5489, Resolution No. 5334 (Series of 1939), as follows:

Resolved, in accordance with the written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for the extension of Clipper Street, and that the sums set forth below be paid for said property from Appropriation No. 577.959.58:

Nesbit, Harvey D.\$500
 Lots 5 and 6 in Assessor's Block 2850.
 Gurley-Lord Tire Company 250
 Lot 8 in Assessor's Block 2850.
 John W. Hall 550
 Lots 9 and 10 in Assessor's Block 2850.

Matheny, Otis P. and J. Alice	300
Lot 12 in Assessor's Block 2850.	
Fratini, Edward	500
Lots 15 and 16 in Assessor's Block 2850.	

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Refunds—Erroneous Payments Taxes.

Proposal No. 5490, Resolution No. 5335 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund

1. Edwin A. Freeman, Lot 4, Block 556, first installment, fiscal year 1945-46	\$ 30.19
2. J. Swinerton Mills, Lot 29, Block 655, first installment, fiscal year 1945-46	59.89
3. D. Klopikoff, Lot 4, Block 1356, first installment, fiscal year 1945-46	339.79
4. Title Insurance & Guaranty Company, Lot 10, Block 1735, second installment, fiscal year 1945-46	48.30
5. Bank of America, Lot 24, Block 1814, first installment, fiscal year 1945-46	24.15
6. Bank of America, Lot 5, Block 2106, first installment, fiscal year 1945-46	24.15
7. Marie Hilpisch, Lot 26, Block 2180, first installment, fiscal year 1941-42, \$2.64; fiscal year 1942-43, \$2.69; fiscal year 1943-44, \$2.62; fiscal year 1944-45, \$2.81	10.76
8. Title Insurance & Guaranty Company, Lot 14, Block 2182, first installment, fiscal year 1945-46	26.08
9. Mrs. A. J. Ford, Lot 8, Block 2806, first installment, fiscal year 1945-46	21.98
10. W. S. Romano, Lot 23, Block 2989B, first installment, fiscal year 1945-46, \$244.64; Lot 24, Block 2989B, first installment, fiscal year 1945-46, \$270.48	515.12
11. E. R. Nusele, Lot 64, Block 3054, first installment, fiscal year 1945-46	63.74
12. M. C. Van Haren, Lot 24, Block 3632, first installment, fiscal year 1945-46	50.47
13. Frank E. Arthur, Lot 39, Block 6018, first installment, fiscal year 1945-46	21.50
14. Harold R. Johnson, Lot 24, Block 6415, first installment, fiscal year 1945-46	36.23
15. Robert Smith, Lot 24, Block 7145, first installment, fiscal year 1945-46	27.77

Taxes Refunded Fund—Appropriation No. 60.969.00

Bank of America due to a clerical error, veteran exemption of \$900 was allowed on Lot 35, Block 2088. The property is to be reassessed on the 1946-47 Assessment Roll, without the exemption \$ 19.80

Approved as to form by the City Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Renewal of Lease—2201 Sutter Street.

Proposal No. 5491, Resolution No. 5336 (Series of 1939), as follows:

Whereas, on October 23, 1944, this Board adopted Resolution No. 4293 (Series of 1939) authorizing execution of a lease between P. Tesluck, as Lessor, and the City and County of San Francisco, a municipal corporation, as Lessee, covering ground floor space in that certain building known as 2201 Sutter Street, San Francisco, California, for a period of one year beginning April 1, 1945; and

Whereas, said lease provides that the Lessee may renew the same from year to year for a total period of nine years at a rental of \$55 per month, and otherwise upon the same terms and conditions as specified in said lease; and

Whereas, the Health Department desires that said lease be renewed for the year beginning April 1, 1946; now, therefore, be it

Resolved, That said lease be and it is hereby renewed for an additional period of one year beginning April 1, 1946 at a rental of \$55 per month, subject to certification as to funds by the Controller pursuant to Section 86 of the Charter. Be it

Further Resolved, That the Director of Property be, and he is hereby authorized and directed, to notify the lessor of said renewal of the above mentioned lease.

Approved by the Director of Public Health.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Release of Lien Filed Re Indigent Aid—Louis Rodriguez and Beatrice Rodriguez.

Proposal No. 5492, Resolution No. 5337 (Series of 1939), as follows:

Whereas, an instrument executed by Louis Rodriguez and Beatrice Rodriguez, receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the City and County of San Francisco, State of California, which said instrument created a lien in favor of the said City and County on real property belonging to said Louis Rodriguez and Beatrice Rodriguez; and

Whereas, said Louis Rodriguez and Beatrice Rodriguez, on payment of the debts secured by said lien, are entitled to receive a release thereof; now, therefore, be it

Resolved, That upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County of San Francisco, be, and he is hereby, authorized to execute and deliver a release of any such lien.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

Appropriating \$85,525, Water Department, to Meet Operating Expenses for Balance of Fiscal Year.

Bill No. 3953, Ordinance No. (Series of 1939), as follows:

Appropriating the sum of \$85,525 out of the surplus existing in Water Department appropriations to provide funds to meet operating expenses of the Water Department for the balance of the fiscal year.

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

Section 1. The sum of \$85,525 is hereby appropriated out of the surplus existing in the following appropriations of the Water Department:

Appropriation

Number

566.199.00	Water Department Compensation Reserve	\$ 3,100
66.990.00	Water Department Surplus	79,990
66.996.19	Reserve for Replacement of Machine Shop Equipment	2,435

to the credit of the following appropriations of the Water Department:

Appropriation

Number

566.111.00	Overtime	\$ 1,100
566.125.00	Sick Leave	2,000
566.200.00	Contactual Services	7,990
563.231.66	Heat, Light & Power	45,000
566.804.00	Injuries & Damages	2,000
566.870.00	Taxes	25,000
566.913.00	Replacement & Reconstruction Fund	2,435

to provide funds for requirements in the latter appropriations for the balance of the fiscal year.

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$500, Public Welfare Department, for Payment of Overtime to Monthly Employees.

Bill No. 3957, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$500 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the payment of overtime to monthly employees of the Public Welfare Department.

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

Section 1. The sum of \$500 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 556.111.00, to provide funds for the payment of overtime to monthly employees of the Public Welfare Department.

Recommended by the Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved as to Funds Available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Authorizing Sale of Lot 34 in Assessor's Block 161.

Bill No. 3961, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of Lot 34 in Assessor's Block 161.

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

Section 1. In accordance with the recommendation of the Board of Fire Commissioners the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Broadway, distant thereon 171 feet 10-½ inches westerly from the westerly line of Grant Avenue; running thence westerly along said southerly line of Broadway 22 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 22 feet; thence at a right angle northerly 137 feet 6 inches to said southerly line of Broadway and the point of commencement. Together with the improvements thereon.

Subject to that certain lease dated June 15, 1945 between the City and County of San Francisco as lessor and Paulino Sanchez as lessee which lease expires June 14, 1950.

Section 2. The above described real property shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

March 11, 1946—*Re-referred to Finance Committee.*

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Authorizing Sale of Lot 19 in Assessor's Block 6989.

Bill No. 3972, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of Lot 19 in Assessor's Block 6989.

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

Section 1. In accordance with the recommendation of the Department of Public Works the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at the point of intersection of the westerly line of Orizaba Avenue and the northerly line of Garfield Street, as said northerly line is shown on the map thereof recorded in Map Book M at page 81 Official Records of the City and County of San Francisco, and running thence northerly, along said line of Orizaba Avenue, 10.095 feet to the southerly line of the land now or formerly owned by H. and R. Realty Company; thence at right angles westerly, along said southerly line, 100 feet to the easterly line of the land now or formerly owned by Joseph A. Brown and Gilda Brown; thence at right angles southerly, along said easterly line, 17.465 feet to said northerly line of Garfield Street; thence easterly along said northerly line of Garfield Street, being the arc of a curve to the right, tangent to a line deflected $98^{\circ} 42' 29''$ to the left from the preceding course, radius 640 feet, central angle $8^{\circ} 59' 09''$, a distance of 100.373 feet to said westerly line of Orizaba Avenue and the point of beginning.

Being a portion of Lot 44, in Block 57, of City Land Association, as per map thereof recorded in Map Book "C & D," at page 11, Official Records of said City and County of San Francisco.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$750, District Attorney, for Alterations to Quarters.

Bill No. 3975, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$750 out of the surplus existing in the General Fund Reserve for Adjustment, Appropriation No. 400,000.00, to provide additional funds for alterations to Room No. 207, Hall of Justice, for use by the District Attorney.

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

Section 1. The sum of \$750 is hereby appropriated out of the surplus existing in the General Fund Reserve for Adjustment, Appropriation No. 400,000.00, to the credit of Appropriation No. 538,213.05,

to provide additional funds for alterations to Room No. 207, Hall of Justice, for use by the District Attorney.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the District Attorney.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Final Passage.

Appropriating \$2,500, Municipal Court, for Stationery and Office Supplies in Traffic Court and Traffic Fines Bureau, an Emergency Ordinance.

Bill No. 3976, Ordinance No. 3726 (Series of 1939), as follows:

Appropriating \$2,500 from Appropriation No. 502.900.00—Emergency Reserve Fund, to provide funds for the purchase of stationery and office supplies for the Traffic Court and Traffic Fines Bureau of the Municipal Court; an emergency ordinance.

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

Section 1. There is hereby appropriated from Appropriation No. 502.900.00, Emergency Reserve Fund, the amount of \$2,500, to the credit of Appropriation No. 533.371.20, Stationery and Office Supplies—Municipal Court.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being appropriated from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The increase in the number of traffic tags issued has increased the volume of work in the Traffic Court and Traffic Fines Bureau with the resultant increased need for printing of additional notices, warrants, fee tags, special receipts, etc. The appropriation for this purpose for the Municipal Court is depleted and it is immediately necessary for the uninterrupted operation of the Municipal Court that the funds herein appropriated be immediately provided. There are no other funds available for the purpose.

Section 3. The appropriation herein made shall be subject to the provisions of the annual Appropriation Ordinance.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors MacPhee, Sullivan—2.

Passed for Second Reading.

Amending Annual Salary Ordinance, City Attorney, by Adding 1 Law Clerk and 1 Claims Investigator to List of Employments Authorized to Work in Excess of 40 Hours a Week.

Bill No. 3977, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.11, City Attorney, by adding 1 B160 Law Clerk, and 1 S114 Claims Investigator to list of employments authorized to work in excess of 40 hours a week.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.11 is hereby amended to read as follows:

Section 1.11. CITY ATTORNEY

Classification	No. Positions	No. Hours
B160 Law Clerk	1	4
B408a General Clerk-Stenographer (Legal)	3	4
S114 Claims Investigator	1	4

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$5,154, Department of Public Health, for Following Employments from April 1 to June 30, 1946: 7 Laundresses at \$115-140; 1 Starcher at \$115-140; 1 Tumblerman at \$125-150; 2 Washers at \$150-175 per month.

Bill No. 3978, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$5,154 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the following employments for the period April 1, 1946, to June 30, 1946, in the San Francisco Hospital: 7 I154 Laundresses at \$115-140 per month; 1 I156 Starcher at \$115-140 per month; 1 I157 Tumblerman at \$125-150 per month; 2 I170 Washers at \$150-175 per month.

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

Section 1. The sum of \$5,154 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 553.110.00, to provide funds for the compensation of the following employments in the San Francisco Hospital for the period April 1, 1946, to June 30, 1946; 7 I154 Laundresses at \$115-140 per month; 1 I156 Starcher at \$115-140 per month; 1 I157 Tumblerman at \$125-150 per month; 2 I170 Washers at \$150-175 per month.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$10,000, Civil Service Commission, for Alterations of Offices.

Bill No. 3981, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$10,000 out of the surplus existing in the General Fund Reserve for Adjustments, Appropriation No. 400.000.00, to provide funds for alterations in the offices of the Civil Service Commission.

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

Section 1. The sum of \$10,000 is hereby appropriated out of the surplus existing in the General Fund Reserve for Adjustment, Appropriation No. 400.000.00, to the credit of Appropriation No. 571.500.00, to provide funds for the purpose of making alterations to corridor adjoining present Civil Service Commission offices to provide additional space needed for expansion of the payroll audits and certification divisions.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Secretary and Personnel Director.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Discussion.

Supervisor Mead asked to know how long it would take to complete this work.

Supervisor Mancuso replied that this work will be done immediately. It is necessary because the Civil Service Commission does not have enough room at the present time.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

Appropriating \$52,327, Police and Fire Departments, for Increased Salaries Made Mandatory by Provisions of Charter Amendment No. 4.

Bill No. 3982, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$52,327 out of the surplus existing in the General Fund Compensation Reserve to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for the month of April, 1946, in accordance with the provisions of Charter Amendment No. 4—**Graduated Pay Schedules for Fire and Police Departments**—approved by the voters at election held November 6, 1945.

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

Section 1. The sum of \$52,327 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve to the credit of the following appropriations:

*Appropriation
Number*

509.110.00	Permanent Salaries, Police Department	\$43,577
510.110.01	Permanent Salaries, Fire Department	8,355
510.110.02	Permanent Salaries, Fire Department (Fire Boats)	395

to provide additional funds required to pay increases in salary of officers and members of the Police Department and Fire Department for the month of April, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by voters at election held November 6, 1945.

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Chief of Police.

Recommended by the Chief Engineer of the Fire Department.

Approved by the Police Commission.

Approved by the Fire Commission.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Final Passage.

Authorizing Compromise of Claim of the City and County of San Francisco Against Vasile Kuoznetsoff in the Sum of \$350; an Emergency Ordinance.

Bill No. 3974, Ordinance No. 3725 (Series of 1939), as follows:

Authorizing compromise of claim of the City and County of San Francisco against Vasile Kuoznetsoff in the sum of \$350; an emergency ordinance.

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

Section 1. The Retirement Board having recommended and the City Attorney having approved the settlement and compromise of the claim in favor of the City and County of San Francisco, a municipal corporation, and against Vasile Kuoznetsoff, being recovery of loss sustained by said City and County of San Francisco on account of personal injuries suffered by George K. Hoover on March 22, 1945, said personal injuries having arisen out of and in the course of his employment as an officer in the Police Department of the City and County of San Francisco when he slipped and fell in an unlighted tradesmen's entrance, the loss to said City and County of San Francisco to date being \$534.80, including compensation paid while said George K. Hoover was absent from his employment, and the cost of medical services provided; and said Vasile Kuoznetsoff having offered to pay in full settlement of the City's claim the amount of \$350 and

in full settlement of the claim of said George K. Hoover the further sum of \$350, the Retirement Board and the City Attorney are hereby ordered and authorized to settle and compromise said claim of the City and County of San Francisco for said sum of \$350.

Section 2. This ordinance is passed as an emergency measure, and the Board hereby declares by the vote by which this ordinance is passed that an actual emergency exists which necessitates the provisions of this ordinance becoming effective before the 22nd day of March, 1946, the nature of the emergency being that the one year statute of limitations governing the claim of said George K. Hoover will bar his claim on that date, and a full and complete release cannot be given to said Vasile Kuoznetsoff by the City and County of San Francisco unless said settlement is approved before the 22nd day of March, 1946.

Recommended by the Retirement Board.

Settlement approved and approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors MacPhee, Sullivan—2.

Appropriating \$9,000, Controller, for Overtime, Temporary Salaries, Office Supplies and Printing for Balance of Fiscal Year; an Emergency Ordinance.

Bill No. 3979, Ordinance No. 3727 (Series of 1939), as follows:

Appropriating the sum of \$9,000 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, and the sum of \$2,321 out of the Emergency Reserve Fund, to provide funds in the Controller's office to meet requirements for overtime, temporary salaries, office supplies and printing for the balance of the fiscal year; an emergency ordinance.

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

Section 1. The sum of \$9,000 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, and the sum of \$2,321 is hereby appropriated out of the Emergency Reserve Fund to the credit of the following appropriations of the Controller's Office for the purposes recited:

<i>Appropriation</i>	<i>Number</i>	<i>Description</i>	<i>Amount</i>
	560.111.00	Overtime, Monthly Employees	\$7,500
	560.120.00	Temporary Salaries	1,500
	533.234.60	Printing, Photostating, etc.	1,000
	533.371.60	Stationery, Office Supplies, etc.	1,321

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: At the present time the General Audits Division of the Controller's Office is engaged in completing the accounting records of the Employees' Retirement System for the fiscal year ending June 30, 1945, and bring up-to-date the records of that department for the current fiscal year. These services on the part of the Controller's Office were not anticipated and appropriations to meet normal requirements for overtime, temporary salaries, etc. have be-

come depleted and it is immediately necessary to the uninterrupted operation of the Controller's Office that these expenditures be reimbursed. There are no other funds available for the purpose.

Recommended by the Controller.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors MacPhee, Sullivan—2.

Adopted.

The following recommendation of Police Committee was taken up:

Present: Supervisors McMurray, MacPhee.

Requesting Department of Public Works and Chief Administrative Officer to Make Available Sum Sufficient to Provide for Installation of Flasher Type Stop Signs Throughout San Francisco.

Proposal No. 5494, Resolution No. 5339 (Series of 1939), as follows:

Whereas, the traffic accidents in San Francisco this year are higher than ever before; and

Whereas, a majority of these accidents occur at the intersections; and

Whereas, one of the reasons given for so many accidents happening at intersections is that the stop signs are not easily discernible by the motorists; and

Whereas, the Police Department, recognizing the fact that our present stop signs are not very efficient, are turning their attention to the installation of flasher type stop signs; and

Whereas, at the present time there are many flasher type stop signs that are not in operation because under the regulations of the Black Out Ordinance these signals had to be disconnected; and

Whereas, the Department of Public Works has conducted a survey as to the cost of putting into operation all the flasher type stop signs in San Francisco, and have estimated that it will cost between \$5,000 and \$10,000 to complete the job; and

Whereas, both the Police Department and the Department of Public Works have stated that they do not have funds available to go ahead with this installation; now, therefore, be it

Resolved, That this Board of Supervisors does hereby respectfully request the Department of Public Works and the Chief Administrative Officer to endeavor to secure the necessary funds, from available surpluses in the Department of Public Works, so that these flasher type stop signs may be put into operation throughout San Francisco.

Discussion.

Supervisor McMurray explained that the Police Department has recommended that we install flasher type stop signs throughout San Francisco and the only way it can be done is to provide the money for it.

Thereupon the roll was called and the foregoing proposal was adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Adopted.

The following recommendations of his Honor the Mayor were taken up:

Leave of Absence—Honorable Beniamino Bufano, Art Commissioner.

Proposal No. 5493, Resolution No. 5338 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Beniamino Bufano, Art Commissioner, is hereby granted a leave of absence for the period of March 14 to 21, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Leave of Absence, Mr. Jerd Sullivan, President of the Police Commission.

Proposal No. 5497, Resolution No. 5341 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. Jerd Sullivan, President of the Police Commission, is hereby granted a leave of absence for the period April 2 to April 16, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Leave of Absence—Hon. P. J. McMurray, Supervisor.

Proposal No. 5499, Resolution No. 5343 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Hon. P. J. McMurray, Supervisor, is hereby granted a leave of absence for a period of ten days, beginning March 25th, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

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

Authorizing Acquisition of Certain Lands by Eminent Domain Proceedings Required for the Extension of Clipper Street.

Supervisor Mancuso presented as a Finance Committee recommendation:

Proposal No. 5496, Resolution No. 5340 (Series of 1939), as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described parcels of real property situated in the City and County of San Francisco, State of California:

Parcel 1. Beginning at the point of intersection of the northerly line of Clipper Street with the easterly line of

Douglass Street; thence easterly along said line of Clipper Street 26 feet; thence northwesterly to a point on the easterly line of Douglass Street distant northerly thereon 6.579 feet northerly from the northerly line of Clipper Street; thence southerly along said line of Douglass Street 6.579 feet to the point of beginning.

Parcel 2. All of Lot 6, Block 20 Noe Garden Homestead Union as per map thereof filed August 2, 1869 in Map Book C and D Official Records of the City and County of San Francisco.

Parcel 3. All of Lots 5, 6, 7 and 8, Block 21 of above mentioned map.

Parcel 4. All of Lots 4 and 5, Block 22 of above mentioned map.

Parcel 5. All of Lots 4, 5 and 6, Block 23 of above mentioned map.

Parcel 6. All of Horners Addition Block 250 lying north of a line drawn from a point on the easterly line of Burnham Street distant thereon 100 feet northerly from the northerly line of Twenty-sixth Street to a point on the westerly line of Hoffman Avenue, distant thereon 140 feet northerly from the northerly line of Twenty-sixth Street.

Parcel 7. Beginning at the point of intersection of the northwesterly line of Clipper Street with the westerly line of Burnham Street; thence northerly along said line of Burnham Street 17.927 feet; thence southwesterly to a point on the northwesterly line of Clipper Street, distant thereon 25.246 feet southwesterly from the westerly line of Burnham Street; thence northeasterly along said line of Clipper Street 25.246 feet to the point of beginning.

Parcel 8. All of Block 17, Fairview Terrace, as per map thereof filed April 13, 1909, in Map Book "G" at Page 44, Official Records of the City and County of San Francisco.

Parcel 9. All of Lots 28, 29, 30 and 31 of Block 22, Fairview Terrace, as per map thereof referred to in Parcel No. 8.

Parcel 10. All of Lots 1, 2, 3, 4, 5, 6, 7, 34, 35, 36, 37, 38, 39, 40, 41 and 42, of Block 22, Fairview Terrace as per map thereof referred to in parcel No. 8 together with any right, title or interest in the land lying between the northwesterly line of said Block 22 and the southeasterly line of Portola Drive as per Map Showing the Widening of Portola Drive filed August 17, 1937, in Map Book "N" at Pages 39 to 41 inclusive, Official Records of the City and County of San Francisco.

Further Resolved, That said lands are suitable and adaptable, necessary and required for the public use of said City and County of San Francisco, to wit: For the realignment and extension of Clipper Street from Douglass Street to Portola Drive. It is necessary that a fee simple title be taken to said lands. The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owners of said lands and any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco as aforesaid, provided that funds are legally available for the purpose.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Dimming of Lights.

Supervisor Christopher called attention to the dimming of the lights in San Francisco. He stated that he had written neighboring cities and they have replied that they do not dim their street lights, and that he could not see why San Francisco should have to dim theirs.

Referred to Public Utilities Committee.

Requesting Mayor to Appoint Citizens' Committee for Observance of First Anniversary of the Signing of the Charter of the United Nations in San Francisco, June 26, 1945.

Supervisor Colman presented:

Proposal No. 5498, Resolution No. 5342 (Series of 1939), as follows:

Whereas, the delegates of fifty nations, after two months' arduous work, did, on June 26, 1946, affix their signatures in San Francisco to the Charter of the United Nations; and

Whereas, the City and County of San Francisco as a result thereof became the birthplace of a document upon which much hope is placed for a lasting world peace; now, therefore, be it

Resolved, That this Board of Supervisors does hereby respectfully request his Honor, the Mayor, to designate a Citizens' Committee for the proper commemoration of that date, June 26, 1945, as World Charter Day; and be it

Further Resolved, That the Citizens' Committee appointed by the Mayor be charged with the development of a program which would adequately signalize this important occasion; and be it

Further Resolved, That this resolution supplant and take the place of Resolution No. 5281 (Series of 1939), adopted by this Board February 11, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Salary Standardization Ordinance.

Supervisor Colman stated that he would be out of town for the rest of the week. The Board knows my position on the matter and my being absent would be the same as sustaining the Mayor's veto. Have been informed that a taxpayers' group is contemplating to take legal action on the majority report should be Board override the Mayor's veto.

Fines for Parking in Yellow Zones.

Supervisor Lewis said that he was surprised to read in the Call-Bulletin that Deputy Chief Riordan made the statement that one of the best ways to improve the traffic situation in San Francisco is to get rid of a lot of the yellow zones. The Police Commission has revoked 23 licenses for painting of zones on the curb; eight of these were for yellow zones. If there are yellow zones that have been given for years by pull and influence our citizens should not be fined \$5 for parking there.

Supervisor Lewis then moved: That in view of press statement attributed to Deputy Chief Riordan which appeared to be at variance with his claims presented to the Board favoring raise in minimum traffic fines, particularly with regard to yellow parking zones,

Mr. Riordan be given an opportunity to explain the whole situation to the Police Committee.

Seconded by Supervisor Mancuso.

Referred to Police Committee.

**Requesting Public Utilities Commission to Comply With Section 17
of the Public Utilities Code.**

Supervisor Lewis presented:

Proposal No. 5502, Resolution No. . . . (Series of 1939), as follows:

Whereas, it is imperative that those in charge of the management of the Municipal Railroad operate the cars, buses and trolley coaches now on hand in an efficient manner in order that the transportation service may be as good as possible considering the age of the equipment and the present impediments of surface transportation due to congested traffic conditions; and

Whereas, Section 3 of the Public Utilities Code of the City and County of San Francisco reads as follows: "**Headway.** The cars on all lines in said City and County of San Francisco must be run on a headway which will, at all times, insure the transportation of passengers with safety, comfort and convenience."; and

Whereas, Section 17 of the Public Utilities Code of the City and County of San Francisco reads as follows: "**Time Schedule.** All persons, firms and corporations engaged in the business of operating street cars in said City and County for the transportation of passengers shall file with the Clerk of the Board of Supervisors a sheet containing the time schedule in force on each of their respective lines, which said time schedule shall show the number of cars in daily operation on each line and the headway on which the cars on each of said lines run. Said time schedule shall be certified to be correct by the superintendent of each line operating such street railroad cars. Whenever such time schedule shall be changed, the schedule so changed, duly certified by the superintendent, shall be filed with the Clerk of the Board of Supervisors within ten (10) days after such change is made."; and

Whereas, Section 18 of the Public Utilities Code of the City and County of San Francisco reads as follows: "**Time Schedule, Changing.** Whenever in the opinion of the Board of Supervisors, the safety, comfort or convenience of the public requires a change in such time schedule, in force on any street car line, said Board shall by resolution direct such change, and such time schedule must be adopted by the persons, firms or corporations operating such line, and all cars thereon must be operated in accordance with said time schedule as so changed."; and

Whereas, Section 17 of the Public Utilities Code of the City and County of San Francisco has not been complied with; and

Whereas, it is imperative that the Board of Supervisors of the City and County of San Francisco be informed of said schedules and change of schedules and the number of cars in daily operation in each line and the headway on which the cars on each of said lines are run; now, therefore, be it

Resolved, That the Public Utilities Commission of the City and County of San Francisco be advised by the Board of Supervisors of the City and County of San Francisco to comply with Section 17 of said Public Utilities Code.

Referred to Public Utilities Committee.

Memorializing Congress to Grant Additional Funds to U. S. Housing Authority for Use in This Area for Additional Housing for Veterans.

The Clerk, on behalf of Supervisor MacPhee, presented:

Proposal No. 5500, Resolution No. 5344 (Series of 1939), as follows:

Whereas, the housing situation in San Francisco is extremely critical, with a backlog of 4500 applications for veterans' housing; and

Whereas, up to the present time conversion efforts are being made to house only 420 of the families of veterans; and

Whereas, the San Francisco Housing Authority is anxious to proceed with the immediate construction of six additional permanent housing projects but is prohibited from so doing by the statutory cost limitation on federal grant to the Authority of \$5,000 per unit; and

Whereas, the San Francisco Housing Authority is endeavoring to have the maximum figure of \$5,000 per unit increased to meet rising costs; now, therefore, be it

Resolved, That this Board of Supervisors does hereby memorialize the Congress to grant to the United States Housing Authority additional funds to be used in this area so that further conversion may be made available to veterans and their families; and be it

Further Resolved, That wires be immediately dispatched to the Honorable Sheridan Downey and William F. Knowland, United States Senators, and to the Honorable Richard J. Welch and Franck R. Havenner, Congressmen, urging their assistance in the alleviation of the critical housing problem.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Garage Parking.

Supervisor Mancuso called the attention of the Board to the fact that certain garages in San Francisco are refusing to take cars into the garage unless you will have some work done on it. Refer particularly to the Palace Hotel Garage.

Garages are charging more than the amount they have posted for parking.

Supervisor Mancuso then requested that the matter of certain garages in refusing to accept cars for parking unless operator contracts for additional work be referred to committee for investigation and whatever action is deemed necessary.

Referred to Police Committee.

St. Patrick's Day Celebration.

Supervisor McMurray reported on the St. Patrick's Day Celebration and said that it was one of the finest parades that San Francisco has ever had.

In commenting on the defraying of the expenses for the parade, Supervisor McMurray stated that the United Irish Societies had to pay for everything and that the City did not contribute one penny. He stated that in the future budgets he was going to check very closely the appropriations to the various organizations for the publicizing of San Francisco.

Crystal Palace Baths.

Supervisor Mead called the attention of the Board to the condition of the Crystal Palace Baths and said that something must be done to correct it. He stated that he has a communication from J. Cerutti, the lessor, asking for some relief.

Mr. Jordan, business manager of the Recreation Department, said that the present lease will run until September 16, 1946. The Recreation Commission has already spent \$4,000 on the repair of the baths in the past year.

Supervisor Mead remarked that it was his understanding that it would cost \$500 to make a survey to see just what would have to be done to improve the Crystal Palace Baths. He then requested that an investigation be launched by the Recreation Commission as to feasibility of the City's acquiring Crystal Plunge so that the swimming facilities it affords may be continued.

Mr. Jordan told the Board that he would take the matter up with the Recreation Commission and report to the Board of Supervisors on Monday, March 25, 1946.

Amending Article 13, Chapter V, Part II, Municipal Code, by Adding Section 775 (a), Exempting Eviscerated Poultry from Provisions of Article.

Supervisor Meyer presented:

Bill No. 3986, Ordinance No. . . . (Series of 1939), as follows:

Amending Article 13, Chapter V, Part II, San Francisco Municipal Code, by adding thereto a new section to be designated Section 775 (a), exempting from the provisions of said article, quick-frozen, eviscerated packed poultry which bears the inspection stamp of the United States Department of Agriculture.

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

Section 1. There is hereby added to Article 13, Chapter V, Part II, of the San Francisco Municipal Code, a new section to be designated Section 775 (a) to read as follows:

SEC. 775 (a). It is expressly provided that the provisions of this Article shall not be applicable to quick-frozen, eviscerated, packed poultry which bears the inspection stamp of the United States Department of Agriculture.

Referred to the Public Health and Welfare Committee.

Mayor Requested to Appoint Citizens' Committee for the Proper Observance of the Seventh Annual "American Citizenship Week."

Supervisor Sullivan presented:

Proposal No. 5501, Resolution No. 5345 (Series of 1939), as follows:

Resolved, That his Honor the Mayor be and he is hereby respectfully requested to set aside the week of May 13 to 19 for the seventh annual observance of "American Citizenship Week," to be climaxed on Sunday, May 19, in observance of "I Am an American Day," sponsored by the San Francisco Examiner; and be it

Further Resolved, That a committee of citizens be named to undertake preparation for the observance of "American Citizenship Week."

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

RECESS.

Supervisor Mead, seconded by Supervisor Meyer, moved that the Board recess until the hour of 1:00 p. m. on Wednesday, March 20, 1946.

Thereupon the roll was called and the foregoing motion was approved by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor MacPhee—1.

There being no further business, the Board, at the hour of 5:07 p. m., recessed to 1:00 p. m., Wednesday, March 20, 1946.

 WEDNESDAY, MARCH 20, 1946—1 P. M.

In the Board of Supervisors, San Francisco, Wednesday, March 20, 1946, 1:00 p. m.

The Board of Supervisors met in recessed session.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Supervisor Dan Gallagher presiding.

Supervisor Colman was excused from attendance.

X Communication from His Honor, the Mayor, Returning Bill 3966, Salary Standardization Ordinance, with his Disapproval and Veto Affixed Thereto.

 OFFICE OF THE MAYOR
 SAN FRANCISCO

March 18, 1946

The Honorable
 The Board of Supervisors
 City Hall, San Francisco

Gentlemen:

1. I return the Salary Standardization Ordinance, Bill No. 3966, fixing the salaries of the employees of the City and County of San Francisco for the fiscal year July 1, 1946 to June 30, 1947, disapproved.

2. I do so regretfully not only because many of the wages authorized are proper and can be justified by the provisions of the Charter, but also because the reasons for this veto will be misunderstood or misinterpreted by many and will be resented by others.

3. First let me emphasize and reiterate that the Mayor has to accept or reject the Salary Ordinance *in toto*. He cannot approve increased wages for some and disapprove increased wages for others. He has no choice other than to decide whether the ordinance taken

as a whole conforms to his interpretation of the Charter or whether it does not. Unfortunately in this case, I have to conclude the Charter provisions dealing with the fixing of salaries of the City and County employees have in my opinion been substantially disregarded. Hence, in keeping with my policy to call my shots as I see them—the necessity of this veto.

4. Few people realize what a difficult job it is to fix the wages of City and County employees, affecting as this ordinance does 11,880 men and women engaged in many types of work and with varied responsibilities. In all we have 710 kinds of jobs in City and County government but this ordinance deals with only 680 classifications. (See Appendix A)

5. But the principles governing the fixing of our wages, as well as the administrative procedures to carry these principles into effect, are plainly set forth in our Charter. Let me summarize:

6. Sections 140 to 157 inclusive of the Charter deal with the Civil Service Commission, its powers and duties, and in Section 151, the standardization of compensation. It seems very plain to me that the intent of Section 151 is to make certain that the employees of the City and County get an even break—no more, no less—with those engaged in private employment in this state or in governmental organizations (Federal, state, county, and municipal) within the state. And it is equally plain that it is the duty of the Civil Service Commission to gather as much factual data as possible to make certain that the wages it recommends are in accord with those rates and wages generally prevailing for like services and working conditions, within the City of San Francisco as well as within the State of California.

7. I emphasize “in this state” because whether we like it or not, the Charter does not authorize the payment of wages for like services and working conditions based on wages outside the state. Therefore unless we amend our Charter, neither the Mayor, the Board of Supervisors, nor the Civil Service Commission is empowered to base wages on those paid beyond the confines of California or to attempt to follow the national pattern whatever it may be.

8. Section 151 contains this provision, and I quote:

“Not later than January 15, 1944, and every five years thereafter and more often if in the judgment of the Civil Service Commission or the Board of Supervisors economic conditions have changed to the extent that revision of existing schedules may be warranted in order to reflect current prevailing conditions, the Civil Service Commission shall prepare and submit to the Board of Supervisors a schedule of compensations as in this section provided.”

9. As I read this it simply means that at least every five years, or more often if the Civil Service Commission and the Board of Supervisors shall so decide, a check shall be made to assure that the employees of the City and County get the even break intended by the Charter. If wages prevailing within the state have risen, then a survey should determine to just what extent an adjustment should be made in the compensation of City and County employees to bring that compensation “in accord.” Otherwise our City and County wages would remain fixed and constant indefinitely.

10. Let me review the circumstances leading to the recent survey following which the wages recommended by the Civil Service Commission were adopted by your Honorable Board. In July, 1945, you passed a resolution approved by me, authorizing a survey. The staff of the Civil Service Commission went to work, compiled what data

it could and submitted same in a factual report released on January 11, 1946. Following this, the Civil Service Commission held various public hearings, heard groups of employees and other interested parties, most of whom objected to the findings of the staff. Finally, on February 13th last, the Civil Service Commission acted and recommended a wage schedule in most cases well in excess of the proper schedule indicated in the staff report submitted the previous month.

11. I have carefully checked the statement of Commissioners Wolff and Maxwell embodied in the minutes of the Civil Service Commission of February 13th, at which time the recommendations included in the ordinance now before me were adopted by the commission by a vote of 2 to 1, Commissioner Charles dissenting; and I have also checked the statement of Civil Service Commissioners Wolff and Maxwell, dated February 13th—but I am informed not filed until February 20th—supplementing the statement embodied in the commission's minutes of February 13th. It is quite plain that the supplemental statement was prepared with the thought of strengthening the first statement and to correct as well as possible the unsound reasoning contained in the original statement embodied in the minutes of February 13th. I have reviewed also the statement Commissioner Charles made on February 13th spread on the minutes of the commission's meeting of that day.

12. It is crystal clear that Commissioners Wolff and Maxwell went far afield in departing from Charter provisions when they used the formula increasing all salaries of less than \$500 a month by 15 per cent and all salaries of \$500 a month or more by 10 per cent.

13. The City Attorney's opinion submitted to your Honorable Board on February 28th takes note of the use of this formula, and says:

“Adverting to the formula used by the commission of the 15 per cent and 10 per cent respectively, over existing salaries. If this were all the commission did I would hold such action to be illegal, as I am of the opinion this would be construed by a court as being arbitrary or capricious and without any foundation in fact and not in accordance with the provisions of Section 151 of the Charter. It is to be borne in mind, however, that this was not the sole basis upon which the commission arrived at its conclusions. It was merely the means by which it determined its answers. This was a mathematical expediency and a convenient method by which the commission could express its conclusions.”

14. Certainly the job of the Civil Service Commission is to determine what are the prevailing wages within the state for like service and working conditions. That is the only reason for a salary survey.

15. The City Attorney points out in effect, that it matters not what methods are used to obtain the right answer, provided the answer is right. The City Attorney justifies various factors used by Commissioners Wolff and Maxwell in reaching their conclusions and their recommendations to your Honorable Board. Included in these factors is an alleged differential in the cost of living between Los Angeles and San Francisco, the statement being made that the differential amounts to 11 per cent. To justify the use of this factor, Commissioners Wolff and Maxwell point to the salary standardization report to the Board of Supervisors in 1943, saying:

(In their second statement dated Feb. 13.)

“The commission considered this as a factor in determining the wage scales of the two cities, and allowed 11 per cent in order to place them on a par with San Francisco so far

as the actual cost of living was concerned. The Board of Supervisors adopted the plan, the Mayor approved the same, and the case of the City and County of San Francisco v. Boyd, 22 Cal. Rep. (2d) 685, resulted in the Court sustaining the salary schedule. The commission is of the opinion that the same consideration should be given this report, and so declared. The staff, however, has not given this factor any consideration."

16. This decision of the State Supreme Court in the case of San Francisco v. Boyd—a 4-3 decision by the way—is a fly in the ointment for a layman Mayor who wants to adhere to the will of the people as expressed in Section 151 of the Charter.

17. In ruling on what was meant by the sentence:

"The compensations fixed as herein provided shall be in accord with the generally prevailing rates of wages for like service and working conditions in private employment or in other comparable governmental organizations in this state."

the court said:

"The determination whether proposed rates of compensation are in accord or in harmony with generally prevailing rates is within the discretion of the rate making authorities."

The rate making authority of course lies with the Board of Supervisors and with the Mayor but with the Mayor only to the extent that he has the power of veto.

18. The court further ruled:

"The courts will not interfere with that determination unless the action is fraudulent or so palpably unreasonable and arbitrary as to indicate an abuse of discretion as a matter of law."

19. The issue before the court in the Boyd case was whether a wage should be paid to streetcar platform men and bus operators of 05¢ an hour higher than anywhere prevailing in the state. So that in this case, the court ruled that a higher rate was in accord, even though it was higher than any other rate for similar work within the state.

20. Appealing to me as illustrative of the use of discretion and the difficulty of applying same, I quote from the dissenting opinion in this case, which of course is not the controlling opinion:

"In addition, the interpretation of the majority opinion renders useless the Charter provision as a standard which either the employee or the taxpayer may enforce. For by what rule is the reviewing court to decide that a compensation of 10, 15, 25 cents or more per hour higher than the highest, or lower than the lowest, wages paid for like services in private employment is either within or without the permitted administrative and legislative discretion? Can it be fairly said that such a result was contemplated or intended by the people in adopting the Charter provision?"

21. I now specifically invite your attention to Section 151.3 of the Charter, an amendment adopted at the General Election, November 6, 1945, the first paragraph of which reads as follows:

"Section 151.3. Notwithstanding any of the provisions of Section 151 or any other provisions of this Charter, whenever any groups or crafts establish a rate of pay for such groups or crafts through collective bargaining agreements with employers employing such groups or crafts, and such rate is recognized and paid throughout the industry and the establishments employing such groups or crafts in San Francisco,

and the Civil Service Commission shall certify that such rate is generally prevailing for such groups or crafts in private employment in San Francisco pursuant to collective bargaining agreements, the Board of Supervisors shall have the power and it shall be its duty to fix such rate of pay as the compensations for such groups and crafts engaged in the City and County service. The rate of pay so fixed by the Board of Supervisors shall be effective at the beginning of the next succeeding fiscal year providing the Civil Service Commission has so certified such rate of pay to the Board of Supervisors on or prior to the first day of April preceding."

22. It seems plain that the intent of this amendment is to make certain that employees of the City and County get the exact scale reached through collective bargaining agreements which prevail in private employment in San Francisco. It does not mean that wages in excess of these scales shall be paid. This section so recently approved by the people is of interest in appearing to confirm what I think appears to be the general intent of the Charter, viz.: That our City and County wages should be in accord with those generally prevailing elsewhere within the state. It would seem that this section tends to confirm the meaning of "accord" as the exact prevailing wage whenever such prevailing wage can be definitely ascertained.

23. The increased wages allowed by Section 151.3 will be adopted by your Honorable Board in a separate ordinance. This, of course, I will approve. Incidentally it is estimated that the increases to crafts, pursuant to the provisions of Section 151.3, above, will amount to about \$494,000 for the next fiscal year.

24. Reverting to paragraph 14 of my letter, may I make this observation—when the Civil Service Commission conducts a survey and that survey shows a range of wages prevailing outside our own employment, may it not be assumed that such wages reflect the increased cost of living? I realize full well the practical difficulties, particularly in these days when wages are not static, in getting the very latest factual data; but on the other hand, I do not believe that it lies within the province of the Civil Service Commission or the Board of Supervisors or the Mayor to speculate on what the prevailing wages may be a few months or more ahead. That this speculation has guided the findings of the Civil Service Commission is indicated by the statement of Commissioners Wolff and Maxwell embodied in the minutes of the meeting of the commission of February 13, 1946, when they say:

"Also the staff report does not include allowances for more advantageous working conditions in some jurisdictions or for higher cost of living in San Francisco as against the cost of living in Los Angeles, for instance, which is generally agreed to be approximately 10 per cent lower than in San Francisco; *nor for the further general wage and salary adjustments and increases throughout the United States immediately in view; nor for the inevitable rise in cost of living which faces this country.*"

25. The italics are mine. While we all have our own opinions, I do not feel that such views as Commissioners Wolff and Maxwell express can be treated as other than personal views and not be considered officially. The prevailing wages and working conditions to be considered are as of today. To speculate on what they may be three months, six months, or a year hence leaves the gateway wide open to abuses of such discretion as the court in its decision on the Boyd case indicates can be used.

26. It is not to be expected that the Mayor in this veto message can comment specifically on all of the wages included in the many

classifications contained in this ordinance. As I have stated before, some of the increases allowed are in my opinion proper and justified. Other increases cannot be justified by the staff report of January 11, 1946; and this is confirmed by other information I have received since the staff report was submitted and on which I will comment later. But I will take as an example, one instance touched upon by Commissioners Wolff and Maxwell in their second statement dated February 13 (but reported not filed until February 20), where these two commissioners indicate their findings are substantiated by the recent salary survey. I refer to classification B-222, General Clerk, where existing salaries are fixed in the \$160-200 range and I take this as an example only because it is mentioned by the two Commissioners. The ordinance before me fixes the range at \$185-230. The factual data submitted by the Civil Service Commission staff January 11, 1946 (see page 42 of Detail of Data Secured—Green Covered Report) shows that factual data was obtained from 126 firms with a total of 4,007 employments corresponding to the classification of General Clerk. Only 181 employments of these 4,007 exceed the maximum of \$200 and only 13 exceed the maximum of \$230. Even allowing for the assumed 4 per cent wage increase since the data was secured and subsequent reported increases the recommendation of the Civil Service Commission would not appear to me to be reasonably in accord with prevailing wages.

27. A great deal is said by Commissioners Wolff and Maxwell about the staff report not including any allowance for more advantageous working conditions than those in municipal service, such as added periods of vacation, bonuses, additional holiday privileges, allowance for uniforms where such are required, shorter work week, additional sick leave, and/or other benefits.

28. On March 12 I asked the Secretary of the Civil Service Commission who as Executive Officer of that commission is responsible for the preparation of the staff report, to comment on the above statement made by Commissioners Wolff and Maxwell; and I have his reply dated March 14. I attach copies of this correspondence (Appendices B and C) which can be summarized as follows:

- I. Tabulation of Public Jurisdictions where More or Less Favorable Work Schedules than those in the San Francisco service exist. (See Appendix D)
A study of this tabulation indicates San Francisco enjoys as favorable work schedules as exist in other California cities and counties.
- II. Tabulation listing Holiday Allowances in the Various Jurisdictions included in the Salary Survey. (See Appendix E)
This tabulation shows San Francisco enjoys at least as favorable holiday privileges as other governmental jurisdictions within California.
- III. Tabulation showing Sick Leave with Pay Privileges in Jurisdictions Cooperating in the Salary Survey. (See Appendix F)
A study of this tabulation indicates, with one possible exception, San Francisco enjoys as favorable or more favorable sick leave privileges as any governmental jurisdiction within the state.
- IV. Tabulation of Vacation Privileges for Jurisdictions Cooperating in the Salary Survey. (See Appendix G)
A study of this tabulation indicates with the exception of the United States Government, the State of California, and the Los Angeles School District, San Francisco enjoys equally favorable vacation allowances with other governmental jurisdictions within the state.

29. But above any possible more advantageous working conditions in private employment, there must be taken into consideration on the other hand, the practical advantages of job security. Once a City and County employee secures permanent tenure, it is almost certain that he or she can retain the job until the age of 70, the compulsory age of retirement. It is generally conceded that no one of our employees can be discharged for incompetency unless such incompetency can be very fully substantiated. Charter Section 154 gives complete protection to all employees against arbitrary removal. It can not be said that such complete protection exists in private employment. In my opinion, this job security factor offsets to a very great degree any fringe advantages existing in private employment.

30. It seems plain that the primary duty of the officers of the City and County of San Francisco is to put the interests of all its citizens above the interests of any one group or groups of citizens, but I feel compelled to say, based on impressions gained in my 801 days of service as Mayor, that this primary duty has on occasion been subordinated to the interests of a group, such as the employees of the City and County of San Francisco. After all, every one on the municipal payroll, whether elected, appointed, or under Civil Service status, is a servant of the people, and the interests of the people, whether they be tax payers or not, should take precedence over the interests of any City servant.

31. I emphasize that all City and County employees should have all the benefits granted by the people. Under the Charter, they are entitled to an even break in wages, though such even break compels a 25 cent or 50 cent or greater addition to the tax rate. But if they are given a break substantially excessive, as in this case it appears to me, then the people of the City have just reason to complain.

32. To summarize, I believe your Honorable Board has gone too far in exercising its right to depart from strict Charter conditions based on the decision of the California Supreme Court in the Boyd case referred to in paragraphs 16-20 inc. You, of course, are entitled to use your discretion and judgment; and I am entitled to use my discretion and judgment in the exercise of my veto power. I confirm the views expressed informally to some of you that the greater the use of discretion in departing from Charter provisions, the greater the possibility of a taxpayers' suit and the greater the chances that a taxpayers' suit will be upheld. I have indicated to you my willingness to accept as a salary ordinance the minority findings of the commission, submitted by Commissioner Charles. I have indicated to the Chairman of your Finance Committee my willingness to accept certain modifications in the findings of the minority report.

33. If you override my veto, I wish that you would file this veto message as a part of the official records along with the salary ordinance itself.

34. I do point out, however, if you fail to override my veto, there is still time to adopt another salary ordinance and act on same for final passage before April first, the deadline. I can assure you that if the new ordinance is in accord with what I have indicated to the Chairman of your Finance Committee, I shall not hesitate to give it my prompt approval.

ROGER D. LAPHAM,
Mayor of the City and
County of San Francisco.

APPENDIX A

DISTRIBUTION OF EMPLOYMENTS BY CLASSIFICATION

(Employments and classifications not subject to salary standardization such as Police and Fire ranks not included.)

No. of Employees in Class	No. of Classes	Total in Classes	% Classes	% Employees
1	337	337	49.56	2.84
2-5	152	451	22.35	3.8
6-10	63	475	9.27	4.
11-50	92	2108	13.53	17.74
Over 50	36	8509	5.29	71.62
	<u>680</u>	<u>11,880</u>	<u>100.00</u>	<u>100.00</u>
	* * * * *			

APPENDIX B

March 12, 1946

Mr. William L. Henderson,
Secretary, Civil Service Commission,
City and County of San Francisco,
151 City Hall,
San Francisco, 2.

Dear Mr. Henderson:

As Executive Officer of the Civil Service Commission, you are hereby directed to immediately submit for my inspection and review the data collected under your supervision by the staff of the Civil Service Commission during the recent salary survey which relates to:

- (a) More or less favorable work schedules in private and other governmental employment than the normal 5-day, 40-hour schedule fixed for municipal employees;
- (b) More or less favorable holiday privileges elsewhere than in municipal service;
- (c) More or less favorable sick leave with pay privileges elsewhere than in the municipal service.

I desire also to be informed by you in what manner these differentials were reflected in the salary data reported to the Civil Service Commission. This information is requested in connection with my review of the recommendations of the majority of the commission and particularly in reference to the statements made by Commissioners Wolff and Maxwell that more favorable working conditions elsewhere such as those noted above were not considered by the staff.

I also direct you to file with me a certified copy of the records of the proceedings of the Civil Service Commission's meetings on February 13 and February 20, 1946.

These instructions are issued by me as Mayor, under authority of Sections 21 and 22 of the Charter.

Sincerely,

ROGER D. LAPHAM, Mayor.

APPENDIX C

March 14, 1946.

The Honorable Roger D. Lapham,
Mayor of the City and County of San Francisco,
City Hall, San Francisco, 2.

My dear Mr. Mayor:

Responding to your communication of February 12, 1946, I transmit herewith the following information:

1. Tabulation of public jurisdictions where more or less favorable work schedules than those in the San Francisco service exist.

Please note that in all cases, except as noted on the tabulation referred to, variations from the 40-hour work week obtaining in the San Francisco service were fully compensated in the salary data reported to the Civil Service Commission, by adjusting the rates paid in these other jurisdictions to a 40-hour per week basis. No adjustment upward was made in the salary data reported from Alameda County, City of Oakland, and San Mateo County, where the work week for some employees is 38 or 38½ hours per week but the work week extends over 5½ days. It was felt that the extra half day per week more than compensated for the hour and a half or two hours less work in the work schedule. In the case of Sacramento City and San Diego County, where the employees work a 5½-day week for 40 or 41 hours, no adjustment downward was made in the salary data to equate to a 40-hour basis. The general policy was that salary data would be equated to a 40-hour week basis in all cases except where the employees work a 5½-day week consisting of from 38 to 41 hours.

2. Tabulation listing holiday allowances in the various jurisdictions included in the salary survey.

No adjustment upward or downward was made in the salary data for more or less holidays than enjoyed by the San Francisco municipal employees.

3. Tabulation showing sick leave with pay provisions in jurisdictions cooperating in the salary survey.

No adjustments were made in the salary data upward or downward for more or less favorable sick leave with pay privileges.

4. Tabulation of vacation privileges in jurisdictions cooperating in the salary survey.

No adjustment upward or downward was made in the salary data for more or less favorable vacation privileges.

5. Distribution of employments by classification.

This is in response to your oral request of me.

6. Analysis of wage adjustments provided under the ordinance to be submitted to the Board of Supervisors, for crafts subject to the provisions of Section 151.3 of the Charter, and the wage adjustments provided under the general ordinance enacted by the Board of Supervisors.

Very truly yours,

CIVIL SERVICE COMMISSION,
/s/ WILLIAM L. HENDERSON,
Personnel Director & Secretary.

APPENDIX D

MORE OR LESS FAVORABLE WORK SCHEDULES

(In all cases except the following rates reported for a longer or shorter work week adjusted in survey to 40-hour basis.)

	Hours Per Day	Days Per Week	Hours Per Week	Reflected in Salary Data
SAN FRANCISCO	8	5	40	A
Alameda County:				
Office Employees	7	5½ (3 hrs. Sat.)	38	(3)
Others	8	5	40	(1)
Oakland:				
Office Employees	7	5½ (3½ hrs. Sat.)	38½	(3)
Others	8	5	40	(1)
Sacramento:				
Office Employees	7½	5½ (3½ hrs. Sat.)	41	(3)
Others	8	5 & 6	44-48	(2)
San Mateo County:				
Office Employees	7	5½ (3½ hrs. Sat.)	38½	(3)
Others	8	5	40	(1)
San Diego City:				
Office Employees	8	5½ (4 hrs. Sat.)	44	(2)
Others	8	6	48	(2)
San Diego County:				
Office Employees	8 & 7½	5 & 5½ (3½ hrs. Sat.)	40 & 41	(3)
Others	8	5 & 6	40-48	(1)

A—Plus 10 per cent for 44-hour 5½-day week.

Plus 20 per cent for 48-hour 6-day week.

- (1) Same work hours. No adjustment necessary.
- (2) Equated to 40-hour week and reported salary adjusted accordingly.
- (3) Salary rates for work schedules of from 38 hours to 41 hours extending over a 5½-day week not adjusted in salary data either up or down as extra half day at least balanced less number of hours.

* * * * *

APPENDIX E

MORE OR LESS FAVORABLE HOLIDAY PRIVILEGES

(No adjustment upward or downward made in salary data for more or less holidays.)

Jurisdiction	Holidays Recognized
SAN FRANCISCO	11 regular; plus 1 any day on which the general municipal election is held; plus 1 any day on which an election is held throughout the State.
Alameda County	Same as San Francisco
Los Angeles County	Same as San Francisco
Los Angeles City	Same as San Francisco
Oakland	Same as San Francisco
San Mateo County	Same as San Francisco
State of California	11
Sacramento	10
East Bay Utilities District	9
Metropolitan Water District	8
Los Angeles Water and Power	8
United States Government	8
Los Angeles Schools	5

APPENDIX F

MORE OR LESS FAVORABLE SICK LEAVE WITH PAY PRIVILEGES

(No adjustments made in salary data, upward or downward, for more or less favorable conditions.)

Jurisdiction	No. of Days Per Year	Maximum Accumulation
SAN FRANCISCO	2 weeks	6 months
Sacramento	15 days full pay	Accumulates at rate of 3 days per year
Oakland	12 days full pay	96 days
U. S. Government	15 days full pay	90 days
San Mateo County	12 days full pay	60 days
San Diego County	15 days full pay	Not known
Los Angeles City	5 days full pay	45 days. Additional allowance as follows:
	5 days $\frac{3}{4}$ pay	10-15 yrs. service, 6 mos.
	20 days $\frac{1}{2}$ pay	Over 15-20 yrs. service, 9 mos.
		Over 20 yrs. service, 12 mos.
		(First 3 months of above at $\frac{3}{4}$ pay, remainder at $\frac{1}{2}$ pay)
Los Angeles County	6 days full pay	Accumulated to maximum of 12 days. If not used, 6 days may be added to
	2 weeks $\frac{3}{4}$ pay	
	6 weeks $\frac{1}{2}$ pay	
San Diego City	15 days	5 days accumulated per yr.
Alameda County	$\frac{1}{2}$ year to 1 year, 2 weeks.	No accumulation.
	1 year to 5 years, 1 month full pay and 1 month half pay.	
	5 years to 10 years, 2 months full pay and 2 months half pay.	
Los Angeles Water and Power	14 days full pay	No report
State of California	12 days full pay	100 working days
Los Angeles Schools	30 days $\frac{1}{2}$ pay	150 days at $\frac{1}{2}$ pay
East Bay Utilities District	15 days	Graduated up to maximum of 96 days full pay and 30 days at $\frac{1}{2}$ pay after 20 yrs.
Metropolitan Water District	12 days	No reported limit.
	* * * * *	* *

APPENDIX G

MORE OR LESS FAVORABLE VACATION ALLOWANCES

Jurisdiction	Vacation Allowance
SAN FRANCISCO	2 calendar weeks
Alameda County	15 calendar days
Los Angeles City	2 weeks
Los Angeles County	2 weeks
Los Angeles Schools	15 working days
Los Angeles Water and Power	2 weeks
Oakland	12 working days

Jurisdiction	Vacation Allowance
Sacramento	2 weeks
San Diego County	2 weeks
San Mateo County	2 weeks
State of California	15 working days
United States Government	26 working days
San Diego City	15 days
East Bay Water District	2 weeks
Metropolitan Water District	12 working days
* * * * *	

Communication from Mr. Allan E. Charles, President, of the Civil Service Commission, Addressed to Supervisor Gallagher.

March 18, 1946.

Hon. Daniel Gallagher,
President, The Board of Supervisors,
City Hall, San Francisco 2, California.

Dear Mr. Gallagher:

I am taking the liberty of writing you to comment upon the Salary Standardization Ordinance recently adopted by the Board of Supervisors, which is based upon the recommendations of the majority of the Civil Service Commission.

The rates incorporated in this ordinance depart so far from the standards embraced in the Charter and by which the Civil Service Commission is bound that no one familiar with the facts could possibly reach the conclusion that the compensation schedules were based "solely upon the basis of facts and data obtained in a comprehensive investigation and survey." The schedules incorporated in this ordinance are, in the main, greatly in excess of the rates prevailing for comparable service elsewhere in this State.

You are aware, I know, that my fellow Commissioners disregarded the Charter provisions and adopted a formula to arrive at higher salary schedules than those found to be prevailing in private and other government jurisdictions. This is not a statement of opinion. It is irrefutable fact.

The majority of the Commission recommended salaries based upon a 15 per cent increase over present salaries for all positions paying less than \$500 a month, and a 10 per cent increase on salaries above \$500 per month. It is significant, however, that when the staff survey report of prevailing wages indicated a higher rate of pay than the formula produced, the Commission accepted the staff report and recommended the higher indicated rate of pay. The method adopted by the Commission, accordingly, was not to follow the prevailing wage formula of the Charter, but one calculated to eliminate the limitations imposed by law in order to reach higher wage levels.

The statement of the majority of the Commission has raised some points which may have influenced some of the members of the Board of Supervisors who are not acquainted with the true facts. One of the points made in the majority statement is that the staff report did not take into account more favorable working conditions obtaining elsewhere, such as more liberal holiday privileges, better sick-leave privileges, shorter work-week, etc. This point will not stand up under honest consideration, and these supposed more favorable working conditions are mythical. Our holiday privileges are the same as those in five public jurisdictions in this State and more favorable than those in seven other jurisdictions which cooperated in the staff survey. The holiday privileges of municipal employees are greatly in excess of those obtaining in private employment, except, perhaps, banks.

Sick-leave privileges in our municipal service are far more liberal than those obtaining anywhere else in the State of California, with the possible exception of Los Angeles City.

Vacation privileges of San Francisco municipal employees are on a parity with those of other governmental employment in this State except in the Los Angeles Board of Education and the State of California, where 15 working days annually are allowed, and the Federal Government, where 26 working days are allowed. These more favorable vacation allowances in the three jurisdictions are more than balanced out by the more favorable sick-leave privileges in the San Francisco service. Obviously, if advantages in working conditions elsewhere, however minor, are to be considered and used as a basis for adjusted salary data, then less favorable conditions would have to be used as a basis for depreciating salary data. On the whole, the working conditions of the San Francisco municipal employees, considering vacations, sick-leave, work-week and holidays, are at least as favorable, if not more so, than anywhere else in the State of California.

The majority of the Commission also stated that bonuses paid in private employment had not been taken into account in the staff report. This likewise is untrue. Sixty-six firms out of the 200 participating in the survey reported bonuses, and the salaries paid by these firms were adjusted in the staff report to include the bonus.

Another point made by the majority of the Commission is that certain data concerning wage adjustments after January 1st were not taken into account in the staff report. The staff report was submitted to the Commission on January 11th, and all increases and wage adjustments up to January 1, 1946, were included in the staff report. After the submission of the report, and while the report was under consideration by the Commission, the staff reported further increases in private employment after January 1st, and also proposed increases in the Los Angeles County service and the Los Angeles Water and Power Bureau. This information was known to the majority of the Commission at the time they made their recommendations, and therefore could have been taken into account had they chosen to do so. It was taken into consideration in the minority report which I submitted to your Honorable Board.

Finally, the majority of the Commission criticized the staff report for the failure to adjust salaries reported in the Los Angeles Area to reflect a presumed differential in the cost of living between the southern part of the State and San Francisco. The majority of the Commission contend that this differential in cost of living reflects in working conditions, and therefore, under the Charter, should be taken into account. The contention is specious. Nowhere in any award, so far as I can ascertain, has it been held that cost of living or differentials in cost of living are a part of working conditions. Cost of living, or differentials in cost of living, affect purchasing power of wages, but such factors are not part of working conditions. It is interesting to note, however, that, giving full effect to this presumed 10.7 per cent differential in cost of living between San Francisco and Los Angeles, and making all adjustments in the salary data on such a basis, the result would not even approach a justification of the compensation schedules adopted and recommended by the majority of the Commission.

I am writing this letter in an attempt to clarify a situation which has been obscured and complicated by so many misstatements, and in the belief that you will wish to know the facts.

Respectfully yours,

ALLAN E. CHARLES,
President, Civil Service Commission.

Consideration of Mayor's Veto of Bill 3966, Salary Standardization Ordinance.

Mayor's Veto Overridden.

The following bill, vetoed by his Honor the Mayor was taken up:

Salary Standardization Ordinance.

Bill No. 3966, Ordinance No. 3714 (Series of 1939), entitled:

An ordinance fixing and determining schedules of compensation to be paid municipal officers and employees and non-certificated employees of the San Francisco Unified School District whose offices and positions are allocated to classifications specified herein and compensations for which are subject to the provisions of Section 151 and Section 151.1 of the Charter; providing that the said schedules of compensation shall be effective beginning July 1, 1946.

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

Section 1. Adoption of Schedules of Compensation: Pursuant to the provisions of Section 151 and Section 151.1 of the Charter, the salaries and wages set forth herein for the respective classifications of employment, hereinafter referred to as the "schedules of compensation," shall be the salaries and wages paid for service in offices and positions allocated to the various classifications of employment in the San Francisco municipal service and in the San Francisco Unified School District when the compensations for such positions and offices are subject to the provisions of Section 151 and Section 151.1 of the Charter.

Section 2. Application of Schedules of Compensation: Officers and employees legally holding positions allocated by the Civil Service Commission to the classifications set forth herein which are subject to the provisions of Section 151 and Section 151.1 of the Charter shall be paid, beginning July 1, 1946, the amount set forth herein for the classification in which their respective positions are classified and allocated, and in accordance with the plan of seniority increment as set forth herein; provided that an employee or officer permanently appointed to a position in a promotive classification who received in his former position a salary equal to or more than the entrance salary provided under the said schedules of compensation for such promotive classification, shall enter such promotive classification at that salary fixed for such promotive class (including seniority increment) in the schedules of compensation which is immediately in excess of the salary which the employee received prior to his appointment to such promotive classification, and provided further that on the first of the month following each anniversary of the date of appointment of the employee to the promotive position, he shall receive one annual increment until he reaches the maximum pay fixed for the class.

Provided an employee under limited tenure appointment receiving a salary which includes seniority increment, who receives a probationary appointment to a permanent position of the same classification from a list of eligibles established by regular examination procedures pursuant to the provisions of Section 145 of the Charter shall be certified to such probationary appointment at a salary which includes the seniority increment theretofore paid, provided there was no interruption in the continuity of employment in the same class immediately prior to the probationary appointment. Further seniority increments will accrue from the date of such probationary appointment, and not from the date of original limited tenure appointment.

Provided that where a position in the municipal service has here-

tofore been exempt from the salary standardization provisions of the Charter and becomes subject thereto, or where a position becomes subject to salary standardization provisions of the Charter by reason of the acquisition of a public utility, the employee holding such position shall, for the purpose of determining the salary or wage to which such employee is entitled under the schedules of compensation, be credited with prior service had in such position immediately prior to such change in the status of the position, provided there was no interruption in the service of the employee at the time of such change in the status of the position.

Section 3. Deductions for Maintenance: The compensations specified herein are gross compensations. Charges and deductions for any and all maintenance, such as housing, meals, laundry, etc., furnished to and accepted by employees shall be indicated and made on time-rolls and payrolls in accordance with a schedule of charges for such maintenance fixed and determined in the annual salary ordinance.

Section 4. Normal Work Schedules; Exceptions; Holidays: Compensations fixed herein on a per diem basis are for 8 hours of work per day. Compensations fixed herein on a monthly basis are for a normal work schedule of 5 days' work of 8 hours each per week, or a total of 40 hours per week. Compensation for work in excess of 8 hours per day or 40 hours per week shall be as determined and provided in the annual salary ordinance. Specification and determination of holidays and premium pay therefor, night shifts and premium pay therefor, split shifts and premium pay therefor, and any exceptions to the normal work schedule and compensation therefor shall be as provided in the annual salary ordinance.

Section 5. Part Time and Consulting Service: Compensation for part time service shall be at a rate of pay based upon the full time rate of pay for the service, proportionate to the hours worked, with due regard to seniority of service; provided that this provision shall not apply to physicians employed on "per call" or consulting basis, or to consultants employed to render a consulting professional service.

Section 6. Seniority Increments: Wherever a minimum and a maximum rate of pay are specified in the schedules of compensation for a classification, it is hereby determined that the lower rate of pay is the entrance or beginning pay for the first year of service unless otherwise provided herein. Advancement from the minimum to the maximum rate of pay set forth herein shall be on the basis of service in the position and in accordance with the following schedule of increments, depending upon the amount of spread or range between the minimum and maximum salary for the particular classification. Increments accruing under the schedule below shall become due and payable on the first of the month following anniversary of permanent employment in the class unless otherwise provided herein. The schedule of seniority increments as set forth below is hereby made a part of the schedules of compensation:

Amount or range between entrance and maximum	Second year of service	Third year of service	Fourth year of service	Fifth year of service	Sixth year of service
\$ 10	\$10	\$	\$	\$	\$
15	10	5			
20	10	10			
25	10	10	5		
30	10	10	5	5	
35	10	10	10	5	
40	10	10	10	10	
45	15	10	10	10	
50	15	15	10	10	
55	15	15	15	10	
60	15	15	15	15	

Amount or range between entrance and maximum	Second year of service	Third year of service	Fourth year of service	Fifth year of service	Sixth year of service
65	20	15	15	15	
70	20	20	15	15	
75	20	20	20	15	
80	20	20	20	20	
85	20	20	20	15	10
90	20	20	20	15	15
95	20	20	20	20	15
100	20	20	20	20	20
105	25	20	20	20	20
110	25	25	25	25	10
115	25	25	25	25	15
120	25	25	25	25	20
125	25	25	25	25	25
130	30	30	30	30	10
133.33	30	30	30	30	13.33
140	30	30	30	30	20
150	30	30	30	30	30
155	35	30	30	30	30
175	35	35	35	35	35
183	40	40	40	40	23
200	40	40	40	40	40

Section 7. Conversion: In converting schedules of compensation established herein on a per diem basis for inclusion in the annual salary ordinance on a monthly basis, the conversion shall be made by using the factor 21.25 days for a 5-day week work schedule; 23.4 for a 5½-day week work schedule, and 25.6 for a 6-day week work schedule, all of which factors include allowance for six holidays presently observed by per diem employees. In converting compensation schedules established herein on a monthly basis for inclusion in the annual salary ordinance on a per diem basis, the conversion shall be made by using the factor 20.75 days for a 5-day week work schedule, which factor includes allowance for twelve holidays presently observed by monthly paid employees. In calculating conversions from per diem to monthly salary rates, figures shall be adjusted to the next highest half dollar.

Section 8. Savings Clause: If it shall be determined by any court of competent jurisdiction that any salary or wage rate of schedule of compensation fixed herein, or any provision hereof, is contrary to the provisions of Section 151 and Section 151.1 of the Charter, or of any provision of the Charter or law, such determination shall not affect the validity of any other salary, wage or schedule of compensation or provision in this ordinance.

Section 9. The schedules of compensation for the respective classifications of employment subject to the provisions of Section 151 and Section 151.1 of the Charter are as follows:

(Rates specified are on a monthly basis for a normal work schedule of 5 days per week—8 hours per day except where a daily or hourly rate is specified.)

A—BUILDING TRADES SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
A6	Supervisor of Maintenance and Repair of School Buildings	\$435	\$520
A8	Assistant Superintendent of Maintenance and Repair of Public Bldgs.	435	520
A10	Superintendent of Maintenance and Repair of Public Buildings	505	605

A—BUILDING TRADES SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
A12	Supervisor of Maintenance and Repair, Hetch Hetchy Properties.....	375	450
A52	Hodcarrier		12.60 day
			(a) 14.00 day
			(b) 13.60 day
A56	Bricklayer		16.40 day
			(b) 17.40 day
A62	Tile Setter		14.40 day
A106	Building Inspector	280	340
A154	Carpenter		14.00 day
A155	Cribber		11.00 day
A156	Patternmaker		13.60 day
A160	Foreman Carpenter		15.00 day
A161	General Foreman Carpenter.....		16.00 day
A165	Stage Carpenter		15.00 day
A170	Stage Property Man.....		15.00 day
A180	Cabinet Maker		14.00 day
A202	Cement Finisher's Helper.....		13.00 day
A204	Cement Finisher		14.00 day
A206	Foreman Cement Finisher.....		15.00 day
A208	General Foreman Cement Finisher....		16.00 day
A252	Glazier		12.68 day
A254	Foreman Glazier		13.68 day
A302	Locksmith		14.00 day
A354	Painter		14.00 day
A357	Foreman Painter		15.00 day
A358	General Foreman Painter.....		16.00 day
A359	Scenic Artist		2.25 hr.
A364	Car and Auto Painter.....		13.00 day
A366	Foreman Car and Auto Painter.....		14.00 day
A370	General Foreman Car and Auto Paint Shop		15.00 day
A392	Plasterer		16.00 day
A404	Plumber		15.00 day
A408	General Foreman Plumber.....		17.00 day
A412	Plumbing Inspector	300	365
A416	Chief Plumbing Inspector.....	365	430
A456	Sheet Metal Worker.....		14.00 day
A460	General Foreman Sheet Metal Worker..		16.00 day
A504	Steamfitter		15.00 day
A506	General Foreman Steamfitter.....		17.00 day
A651	Ornamental Iron Worker.....		12.80 day

(a) indicates tending plasterer

(b) indicates underground

B—CLERICAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
B4	Bookkeeper	210	260
B6	Senior Bookkeeper	260	315
B8	Supervisor of Disbursements.....	385	460
B10	Accountant	315	375
B11	Cost Analyst	315	375
B14	Senior Accountant	385	460
B20	Controller		1,250
B21	Chief Assistant Controller.....	625	750
B22	Assistant Director, Bureau of Accounts, Public Utilities Commission.....	450	540

B—CLERICAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
B23	Director, Bureau of Accounts, Public Utilities Commission	625	750
B25	Business Manager, Public Welfare Department	385	460
B26	Supervisor Budget Statistics	385	460
B27	Supervisor of Accounts and Reports ...	460	550
B28	Supervisor of General Audits	460	550
B30	Supervisor Utility Audits	460	550
B32	Business Manager, Recreation Dept. ...	385	460
B34	Supervisor of Accounts, Department of Public Works	450	540
B35	Administrative Assistant, Juvenile Court	360	430
B36	Business Manager, Department of Public Health	460	550
B37	Assistant Superintendent (Administrative) S. F. Hospital	350	420
B51	Chief Administrative Officer		1,500
B54	Director, Bureau of Public Service	550	660
B55	Assistant Director, Bureau of Public Service	400	480
B57	Secretary, Art Commission	300	375
B59	Secretary, Board of Trustees War Memorial	300	375
B60	Secretary, Public Utilities Commission..	300	375
B61	Secretary, Board of Permit Appeals ...	345	415
B66	Registrar of Voters	550	660
B67	Secretary, Fire Commission	460	550
B68	Chief Clerk	360	430
B69	Secretary, Co-ordinating Council	345	415
B70	Secretary, Park Commission	360	430
B71	Secretary, Board of Trustees, M. H. de Young Memorial Museum and California Palace of Legion of Honor ...	360	430
B72	Secretary, Library Department	335	405
B74	Confidential Secretary to Mayor		450
B76	Executive Secretary to Mayor		625
B76.1	Administrative Assistant to Mayor	600	720
B76.3	Administrative Analyst	420	500
B77	Executive Secretary to Manager of Utilities	385	460
B78	Secretary, City Planning Commission ...	315	375
B79	Secretary, Health Service Board	335	405
B81	Recorder	550	660
B82	Secretary, Retirement System	385	460
B83	Consulting Actuary		*50.00 day
B84	Under Sheriff	460	550
B87	Secretary-Attendant, Grand Jury	385	460
B88	Chief Assistant Clerk, Board of Supervisors	435	520
B89	Director, Bureau of Licenses	360	430
B90	Clerk of Board of Supervisors	520	625
B91	Director, Bureau of Delinquent Revenue	360	430
B93	Tax Collector	550	660
B95	Director of Finance and Records	625	750
B95.1	Assistant Director of Public Works	500	600
B96	Managing Director, War Memorial	550	660

*\$400 per month for part-time consulting service as required by the Retirement Board.

B—CLERICAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
B97	Executive Secretary, Chief Administrative Officer	600	720
B98	Confidential Secretary to Sheriff	275	345
B99	Confidential Secretary to Assessor	315	375
B100	Supervisor of Real Property Records, Assessor's Office	360	430
B101	Supervisor of Personal Property Records, Assessor's Office	275	345
B102	Teller	230	290
B103	Cashier C	230	290
B104	Senior Teller	275	345
B105	Cashier B	315	375
B108	Cashier A	385	460
B120	Director of Accounts and Records, Assessor's Office	385	460
B152	Court Room Clerk	250	315
B160	Law Clerk	230	290
B162	Assistant Director, Bureau of Domestic Relations, District Attorney's Office ..	230	290
B163	Director, Bureau of Domestic Relations ..	275	345
B164	Senior Law Clerk	275	345
B169	County Clerk	550	660
B173	Public Administrator	550	660
B180	Administrative Assistant, Board of Education	360	430
B210	Office Assistant	140	175
B213	Usher, Mayor's Office	185	230
B222	General Clerk	185	230
B228	Senior Clerk	230	290
B229	Dormitory Clerk	185	230
B230	Market Master	275	345
B234	Head Clerk	275	345
B235	Director of Service, Assessor's Office ..	275	345
B236	Manager, Dormitories	275	345
B236.2	Supervisor of Activities, Hospitality House	275	345
B239	Statistician	250	315
B242	Blockbook Draftsman	230	290
B245	Actuarial Statistician	315	375
B247	Meter Reader	185	230
B252	Court Interpreter	185	230
B301	Payroll Machine Operator	185	230
B302	Addressing Machine Operator	185	230
B304	Senior Addressing Machine Operator ..	230	260
B305	Voting Machine Adjuster	185	230
B306	Multigraph Operator	185	230
B308	Calculating Machine Operator	185	230
B309	Key Punch Operator	160	200
B310	Tabulating Machine Operator	190	240
B310.1	Senior Tabulating Machine and Key Punch Operator	240	290
B310.2	Supervisor, Tabulating and Reproduction Bureau, Purchasing Department	315	375
B311	Bookkeeping Machine Operator	185	230
B312	Senior Bookkeeping Machine Operator ..	230	290
B325	Blueprinter	185	230
B327	Photostat Operator	185	230
B330	Photographer	230	290
B352	Storekeeper	185	230

B—CLERICAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
B354	General Storekeeper	230	290
B355	Custodian, Voting Machines	275	345
B358	Assistant Stationery Buyer	250	315
B360	Printing and Stationery Buyer	300	375
B366	Assistant Purchaser of Supplies	300	375
B368	Chief Assistant Purchaser of Supplies ..	410	490
B374	Purchaser of Supplies	750	900
B380	Armorer, R.O.T.C.	185	230
B382	Supervisor, Equipment and Supplies	230	290
B408	General Clerk-Stenographer	185	230
B410	Legal Stenographer	200	250
B412	Senior Clerk-Stenographer	230	290
B413	Assistant Clerk, Board of Supervisors ..	275	345
B417	Executive Secretary to the Controller ..	300	375
B419.1	Secretary, Public Welfare Commission ..	250	315
B420	Phonographic Reporter	275	345
B423	Assistant to City Librarian	250	315
B424	Assistant to Director, M. H. deYoung Memorial Museum	230	290
B425	Assistant to Director, California Palace of the Legion of Honor	230	290
B454	Telephone Operator	185	230
B458	Chief Telephone Operator	230	290
B510	Braille Typist	185	230
B512	General Clerk-Typist	185	230
B516	Senior Clerk-Typist	230	290
B602	Receptionist, Hospitality House	160	190

C—CUSTODIAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
C2	Assistant Superintendent of Auditorium ..	255	320
C4	Superintendent of Auditorium	385	460
C52	Elevator Operator	150	190
C101	Dressing Room Maid80 hr.
C102	Janitress	145	180
C103	Checkroom Attendant	145	180
C104	Janitor	155	195
C104.1	Car Cleaner	155	195
C107	Working Foreman Janitor	195	230
C108	Foreman Janitor	230	240
C109	Stage Hand		(a)
C110	Supervisor of Janitors	255	320
C111	Assistant Supervisor of Janitors	190	240
C152	Watchman	150	190
C160	Harbormaster	185	230
C162	Custodian, Coit Tower	160	200
C180	Gallery Attendant	150	190
C182	Assistant Head Gallery Attendant	190	200
C184	Head Gallery Attendant	200	230
C202	Window Cleaner	195	230
C204	Sub-Foreman Window Cleaner	230	240
C251	Supervisor of Opera House Attendants ..		1.00 hr.
C252	Opera House Attendants75 hr.

(a)—Grips, Cleaners, Lamp Operators and extra Flymen, \$7.00 per performance of 4 hours or less; Head Flymen, Front Light Operators, Bridge Light Operators, \$7.50 per performance of 4 hours or less.

D—DETENTION SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
D2	Bailiff	210	260
D4	Sergeant at Arms	210	260
D5	Detention Hospital Bailiff.....	230	290
D6	Special Officer	215	260
D52	Jail Matron	185	230
D54	Head Jail Matron.....	230	265
D60	Jailer	185	230
D64	Captain of Watch	230	265
D66	Superintendent of Jail.....	385	460
D102	Writ Server	210	260
D152	Keeper	160	200
D154	Head Keeper	210	260

E—ELECTRICAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
E2	Line Inspector	300	365
E4	Electrical Inspector	300	365
E8	Chief Electrical Inspector.....	365	430
E52	Fire Dispatcher	230	290
E54	Chief Fire Dispatcher.....	275	345
E104	Batterymen Electrician		15.00 day
E105	Armature Winder's Helper.....		8.80 day
E106	Armature Winder		12.00 day
E106.1	Foreman Armature Winder.....		13.00 day
E107	Power House Electrician.....		15.00 day
E107.1	Foreman Power House Electrician.....		16.00 day
E108	Electrician		15.00 day
E108.1	Foreman Electrician		16.00 day
E109	Stage Electrician		15.00 day
E110	Radio Maintenance Man		13.60 day
E111	General Foreman Electrician		17.00 day
E116	Superintendent of Plant	385	460
E117	Assistant Superintendent of Plant.....	300	375
E120	Governorman	190	240
E122	Power House Operator.....	230	290
E124	Senior Power House Operator.....	290	310
E128	Superintendent of Power House.....	360	430
E130	Elevator Mechanic		14.04 day
E150	Lineman Helper		10.80 day
E154	Lineman		15.00 day
E156	Cable Splicer		17.40 day
E160	Foreman Lineman		16.00 day
E161	General Foreman Lineman		17.00 day
E200	Electrical Railway Shop Mechanic.....		8.80 day
E202	Senior Electrical Ry. Shop Mech.		12.00 day
E206	Sub-Foreman Electrical Ry. Shop Mech..		12.50 day
E208	Foreman Electrical Ry. Shop Mech.		13.00 day
E210	General Foreman Electrical Railway Shop Mechanic		14.00 day

F—ENGINEERING SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
F1	Manager of Utilities		1,500
F2	Director of Public Works.....		1,000
F4	Assistant City Engineer.....	550	660
F9	Manager & Chief Engineer, Hetch Hetchy		900
F10	City Engineer		833.33
F50	Maintenance Chief, S. F. Airport.....	275	345
F51	Airport Attendant	185	230

F—ENGINEERING SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
F52	Crew Chief, S. F. Airport.....	210	260
F61	Superintendent of Airport Operation...	435	520
F62	Manager, Airport Department.....		833.33
F75	Director, Bureau of Accident Prevention, Public Utilities Commission.....		500
F100	Junior Draftsman	210	260
F102	Draftsman	260	320
F104	Senior Draftsman	320	375
F108	Architect	415	500
F112	City Architect	550	660
F202	Inspector of Pub. Works Construction...	230	290
F220	General Superintendent of Streets.....	550	660
F256	Cartographer and Art Designer.....	255	320
F356	Electrical Engineering Inspector.....	300	375
F366	Chief, Department of Electricity.....	550	660
F372	Manager and Chief Engineer, Bureau of Light, Heat and Power.....	550	660
F401	Junior Engineer	255	320
F406	Assistant Engineer	360	430
F408	Public Health Engineer.....	400	480
F410	Engineer	435	520
F412	Senior Engineer	530	635
F414	General Superintendent of Track and Roadway, Municipal Railway.....	530	635
F523	Jr. Water Purification Engineer.....	210	260
F524	Water Purification Engineer	275	345
F526	Chief Water Purification Engineer.....	435	520
F527	Superintendent, Sewage Treatment Plant	435	520
F560	Superintendent, Bureau of Building Inspection	550	660
F604	Surveyor's Field Assistant.....	230	290
F610	Chief of Party.....	300	375
F654	Traffic Checker	205	255
F706	Chief Valuation Engineer.....	515	615
F800	City Planning Engineer.....		833.33
F801	Principal City Planner.....	480	575
F803	Senior City Planner.....	400	480
F804	City Planning Delineator.....	300	360
F810	Associate City Planner.....	335	400
F812	Assistant City Planner.....	270	335
F814	City Planning Aide.....	185	230

G—EXAMINING AND EVALUATION SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
G2	Land Appraiser	265	330
G4	Supervising Land Appraiser.....	330	400
G5	Chief Land Appraiser.....	400	480
G8	Building Appraiser	265	330
G10	Supervising Building Appraiser.....	330	400
G11	Chief Building Appraiser.....	400	480
G15	Property Auditor, Assessor's Office....	250	315
G15.1	Warehouse and Probate Estates Appraiser	300	375
G16	Supervising Personal Property Appraiser	335	405
G17	Chief Personal Property Appraiser....	410	490
G18	Assistant Marine Surveyor	250	315
G19	Marine Surveyor	335	405

G—EXAMINING AND EVALUATION SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
G20	Chief Assistant Assessor	460	550
G21	Administrative Assistant, Assessor's Office	335	405
G31	Administrative Technician	300	375
G51	Personnel Assistant	210	265
G52	Senior Personnel Assistant	265	330
G54	Special Civil Service Examiner		20.00 day
G58	Civil Service Examiner	335	405
G59	Assistant Personnel Director	415	500
G59.1	Supervisor Wage Scales & Classifications	415	500
G59.2	Supervisor of Examinations	415	500
G60	Personnel Director	600	720
G62	Personnel Director and Secretary, Civil Service Commission	700	833.33
G65	Consulting Wage Rate Analyst		25.00 day
G80	Personnel Officer, Department of Public Health	335	405
G84	Director of Personnel, P. U. C.	500	600
G102	General Claims Agent, Municipal Ry.	500	600
G110	Compensation Claims Adjuster	325	390
G153	Adjuster, Tax Collector's Office	230	290
G154	Senior Inspector of Licenses	300	375
G202	Division Right-of-Way Agent	335	405
G204	Assistant Director of Property	460	550
G206	Director of Property	650	780
G300	Zoning Examiner	320	385

H—FIRE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
H42	Chief, Division of Fire Prevention and Investigation	460	550
H44	Supervising Inspector, Bureau of Fire Investigation	355	425
H152	Inspector of Fire Department Apparatus	240	300

I—INSTITUTIONAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
I 2	Kitchen Helper	120	155
I 6	Pastry Cook	175	210
I 7	Baker	175	210
I 10	Cook's Assistant	135	165
I 11	Griddle Cook	160	190
I 12	Cook	175	210
I 14	Junior Chef	210	230
I 16	Chef	230	250
I 22	Butcher		260
I 24	Senior Butcher		281
I 52	Counter Attendant		161
I 54	Waitress	120	155
I 56	Waiter	120	155
I 58	Dining Room Steward	150	180
I 60	Housekeeper	145	185
I 106	Morgue Attendant	150	190
I 112	Supervisor, Ambulatory Inmates	210	265
I 116	Orderly	130	165
I 120	Senior Orderly	150	190
I 122	House Mother	145	185
I 152	Flatwork Ironer	120	155

I—INSTITUTIONAL SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
I 154	Laundress	125	160
I 156	Starcher	125	160
I 158	Sorter	140	175
I 164	Marker and Distributor.....	140	175
I 166	Wringerman	160	200
I 167	Tumblerman	140	175
I 170	Washer	160	200
I 172	Head Washer	195	245
I 174	Supt. of Laundry, Laguna Honda Home..	230	290
I 178	Supt. of Laundry, S. F. Hospital.....	275	345
I 204	Porter	125	160
I 206	Porter Sub-Foreman	140	175
I 208	Porter Foreman	145	185
I 210	Head Porter	165	205
I 254	Seamstress	140	175
I 256	Head Seamstress	165	205
I 302	Instructor in Occupational Therapy.....	160	200

J—LABOR SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
J4	Laborer		8.50 day
	When working on sandblasting.....		11.00 day
	Pneumatic Tool Operator.....		10.00 day
J10	Labor Sub-Foreman		9.00 day
J12	Labor Foreman		9.50 day
J54	Book Repairer	130	165
J56	Sub-Foreman Book Repairer.....	165	200
J64	Mower Maintenance Man.....		10.40 day
J66	Garageman		9.00 day
J68	Sub-Foreman Garageman		9.50 day
J70	Hostler		9.00 day
J74	Rodent Controlman	160	200
J78	Stockman	185	230
J80	Foreman Stockman	230	265
J90	Rigger		1.75 hr.
J108	District Director of Street Cleaning.....	275	345
J112	Supervisor of Street Cleaning.....	360	430
J152	Trackman		8.50 day
	When working as Thermit Welder.....		9.00 day
	When acting as Pneumatic Tool Operator		10.00 day
J156	Switch Repairer		9.00 day
J160	Track Welder		9.00 day
J162	Electric Arc Welder		12.50 day
J166	Track Foreman		9.50 day
J168	General Foreman Trackman.....		10.50 day

K—LEGAL SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
K4	Attorney, Civil		430
K6	Senior Attorney, Civil		545
K8	Principal Attorney, Civil.....		660
K10	Head Attorney, Civil		800
K12	Chief Attorney, Civil		900
K16	Special Counsel, Water Service.....		1,250
K52	Junior Attorney, Criminal.....		345
K54	Attorney, Criminal		430
K56	Senior Attorney, Criminal		545
K58	Principal Attorney, Criminal.....		660

L—MEDICAL AND SCIENTIFIC SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
L2	Assistant Superintendent (Medical), San Francisco Hospital	460	550
L6	Superintendent of San Francisco Hospital	625	750
L8	Assistant Superintendent, Laguna Honda Home	290	350
L9	Assistant Superintendent (Medical), Laguna Honda Home	460	550
L10	Superintendent, Laguna Honda Home...	460	550
L16	Assistant Director of Public Health.....	550	660
L18	Director of Public Health.....	750	900
L19	Chief, Division of Public Health Education	350	420
L20	Public Health Educator.....	350	420
L52	Bacteriological Laboratory Technician..	175	220
L54	Clinical Bacteriologist	175	220
L56	Bacteriologist	250	315
L58	Senior Bacteriologist	315	375
L64	Consultant Bacteriologist		50 day
L66	Clinical Technician, Blood Bank.....	230	290
L67	Assistant Clinical Technician, Blood Bank	185	230
L70	Physiotherapist	185	230
L72	Medical Laboratory Assistant.....	165	215
L102	Food Chemist Assistant.....	165	215
L104	Food Chemist	250	315
L106	Senior Food Chemist.....	315	375
L110	Toxicologist	335	405
L114	Engineering Chemist	300	360
L115	Assistant Superintendent and Chemist, Sewage Treatment Plant.....	335	405
L152	Dental Hygienist	185	230
L156	Dentist	325	390
L160	Director of Dental Bureau.....	385	460
L202	Dietitian	185	230
L206	Chief Dietitian	230	260
L252	Optometrist	275	345
L304	Pharmacist	230	290
L306	Senior Pharmacist	290	345
L352	Interne		100
L354	House Officer		175
L356	Senior House Officer.....		230
L357	Resident Physician		290
L359	Supervising Physician, Blood Bank.....		460
L360	Physician		460
L362	Supervisor of City Physicians.....	460	550
L363	Superintendent, Hassler Health Home..	460	550
L364	Physician Specialist		520
L368	Director of Bureau of Child Hygiene....	550	660
L371	Director of Bureau of Communicable Diseases	550	660
L375	Chief, Division of T. B. Control.....	500	600
L376	Chief, Division of Venereal Disease Control	500	600
L404	Psychologist	200	250
L406	Senior Psychologist	250	300
L452	X-Ray Technician	185	230
L456	Senior X-Ray Technician	230	290
L458	Roentgenologist		550
L502	Autopsy Surgeon		460

L—MEDICAL AND SCIENTIFIC SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
L504	Emergency Hospital Surgeon		345
L506	Assistant Chief Surgeon, Emergency Hospital		460
L508	Chief Surgeon, Emergency Hospital		600
L602	Audiometer Technician	185	230

M—METAL TRADES SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
M2	General Foreman Machinist		14.80 day
M6	Superintendent of Equipment and Overhead Lines	505	605
M8	General Superintendent of Shops	505	605
M20	Superintendent of Equipment	460	550
M22	Superintendent of Power & Lines	385	460
M53	Auto Mechanic		12.00 day
M54	Auto Machinist		13.00 day
M55	Foreman Auto Machinist		14.00 day
M56	Garage Foreman		15.00 day
M57	Sub-Foreman Auto Machinist		13.50 day
M60	Auto Fender and Body Worker		13.00 day
M70	Inspector of Automotive Equipment....	240	300
M72	Bus Dispatcher	185	230
M107	Blacksmith's Finisher		10.40 day
M108	Blacksmith		12.00 day
M110	Molder's Helper		8.72 day
M112	Molder		12.00 day
M154	Boilermaker's Helper		9.78 day
M156	Boilermaker		12.33 day
M158	Boiler Inspector	250	305
M252	Machinist's Helper		9.60 day
M253	Machine Tool Operator		10.24 day
M254	Machinist		12.80 day
M255	Bracemaker		12.80 day
M260	Instrument Maker		14.08 day
M264	Foreman Instrument Maker		15.08 day
M265	Meter Repairman		9.85 day
M266	Foreman Meter Repairer		10.85 day
M268	Foreman Machinist		13.80 day
M270	Superintendent Machine Shop and Equipment Utilities	335	405

N—MISCELLANEOUS INSPECTION SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
N4	Coroner's Investigator	230	290
N8	Coroner's Chief Investigator	300	375
N10	Coroner	550	660
N11	Senior Investigator, District Attorney's Office		400
N12	Investigator, D. A.'s Office	275	345
N53	Assistant District Supervisor	290	345
N54	District Supervisor	345	405
N56	Market and Food Inspectors	230	290
N60	Abattoir Inspector	230	290
N62	Veterinarian	275	345
N63	Chief Abattoir Inspector	345	405
N64	Dairy Inspector	250	315
N70	Chief Food and Sanitary Inspector....	385	460

N—MISCELLANEOUS INSPECTION SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
N102	Street Lighting Inspector	250	315
N154	Horticultural Inspector	230	290
N155	Senior Horticultural Inspector	290	345
N156	County Agricultural Commissioner	385	460
N204	Housing and Industrial Inspector	230	290
N354	Inspector of Weights and Measures	230	290
N356	Senior Inspector of Weights and Meas...	290	345
N358	Sealer of Weights and Measures	420	500
N403	Public Service Director, Mayor's Office.	415	500
N404	Public Service Assistant	275	345
N410	Investigator	230	290
N420	Consumer's Complaint Investigator	275	345
N422	Investigative Reporter	360	430

O—MISCELLANEOUS TRADES SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
O1	Chauffeur, passenger		240
	Under 4 yds. capacity (water level) ..		9.20 day
	4 yds. and under 6 yds. (water level)		10.12 day
	6 yds. and under 8 yds. (water level)		11.00 day
	8 yds. and over (water level)		13.80 day
	Special equipment such as:		
	Eductor, Compressor mounted on truck, Flushers, Motor Broom, Spray Truck, and Water Truck		13.80 day
	Flat Rack Truck		9.78 day
	Power Mower Tractor		10.52 day
	A Frame Truck Loader		12.00 day
	Tractors		13.60 day
	Trax-cavators		16.00 day
	Locomotive Equipment (under 10 tons)		11.00 day
	Locomotive Equipment (over 10 tons)		13.60 day
O6	Ambulance Driver	190	240
O8	Morgue Ambulance Driver	190	240
O51	Farmer Sub-Foreman	200	230
O52	Farmer	160	200
O54	Foreman, Building and Grounds	210	260
O57	Tree Topper		9.00 day
O58	Gardener	150	200
O59	Insecticide Spray Operator	180	215
O60	Sub-Foreman Gardener	200	240
O60.1	Foreman Gardener	240	275
O61	Supervisor of Grounds	275	345
O70	Supervisor of Maintenance	335	405
O74	Supervisor of Aboretum and Botanical Research	335	405
O76	Chief Nurseryman	275	345
O80	Nurseryman	190	240
O104	Moving Picture Operator	230	290
O108	Leatherworker		11.12 day
O116	Teamster—Two horse vehicle.....		9.00 day
O122	Window Shade Worker.....		9.70 day
O152	Engineer of Hoisting and Portable Engines		13.20 day
O158	Motor Boat Operator	205	260
O166.1	Junior Operating Engineer.....		232
O168.1	Operating Engineer		290
O172	Chief Operating Engineer		360

O—MISCELLANEOUS TRADES SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
O173	Superintendent of Cable Machinery	335	405
O174	Chief Operator, Activated Sludge Plant.		360
O208	General Foreman, Sewer Connections and Repair	300	375
O210	Sewer Cleaner		12.50 day
O214	Assistant Superintendent, Bureau of Sewer Repair	385	460
O216	Superintendent, Bureau of Sewer Repair	550	660
O252	Dryer-Mixerman		11.60 day
O254	Foreman, Asphalt Plant.		12.60 day
O260	Rammer		9.30 day
O264	Paver		10.30 day
O268	Granite Cutter		12.50 day
O276	Asphalt Worker		10.00 day
O278	Asphalt Finisher		10.50 day
O280	Sub-Foreman, Asphalt Finisher		11.00 day
O282	Foreman Asphalt Finisher		11.50 day
O294	General Foreman of Street Repair	275	345
O298	Supervisor of Street Repair	360	430
O304	Hydrant-Gateman	205	260
O308	Assistant Foreman Hydrant-Gateman . .	260	275
O310	Foreman Hydrant-Gateman	275	290
O360	Supervisor of Construction, Roads and Paths	275	345

P—NURSING SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
P2	Emergency Hospital Steward	190	240
P3	Senior Emergency Hospital Steward . . .	240	290
P4	Chief Emergency Hospital Steward	290	345
P52	Public Health Nurse	190	230
P54	Supervisor, Public Health Nursing. . . .	230	290
P57	Assistant Director of Public Health Nursing	290	330
P58	Director of Public Health Nursing	330	400
P101	Senior Cadet Student Nurse		65
P102	Registered Nurse	165	200
P103	Special Nurse		*
P104	Head Nurse	200	240
P110	Assistant Superintendent of Nursing, S. F. Hospital	240	290
P111	Night Supervisor	240	265
P112	Superintendent of Nursing, Hassler Health Home	240	290
P116	Superintendent of Nursing, Isolation Division	250	315
P118	Superintendent of Nursing, Laguna Honda Home	250	315
P122	Director of Institutional Nursing	335	405
P204	Anaesthetist	200	240
P206	Senior Anaesthetist	240	290
P208	Operating Room Nurse	190	230
P210	Senior Operating Room Nurse	230	290
P212	Head Nurse, Specialist	210	260
P304	Instructor of Nursing	210	260
P306	Senior Instructor of Nursing.	250	315

*As fixed annually in Salary Ordinance by Board of Supervisors.

Q—POLICE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
Q25	Inspector of Motor Vehicles	240	300
Q28	Range Master	240	300

R—RECREATION

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
R2	Secretary, Recreation Commission	255	320
R3	Assistant Superintendent, Recreation Departments	350	420
R4	Superintendent, Recreation Department.	530	635
R20	Assistant Director of Recreational Activities	335	405
R22	Director of Recreational Activities	460	550
R24	Supervisor of Restaurants and Play- grounds	275	345
R52	Locker Room Aide50 hr.
R54	Athletic Attendant75 hr.
R56	Playground Director	185	230
R58	Director-at-Large	230	290
R101	Camp Assistant		120
R102	Camp Manager	250	300
R105	Supervisor of Athletics	275	345
R106	Supervisor of Activities	275	345
R108	Head Lifeguard	190	240
R110	Lifeguard	150	190
R111	Lifeguard Watchman	150	190
R112	Matron, Swimming Pool	115	145
R114	Swimming Instructor	185	230
R118	Curator, Children's Museum	230	290
R130	Foreman, Recreational Activities	175	220
R132	Starter, Park Department	175	220

S—STREET RAILWAY SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
S5	General Manager, Municipal Railway Bureau		1,250
S56	Special Instructor, Municipal Railway..	220	275
S60	Instructor, Municipal Railway	275	345
S102	*Conductor— 1st 6 months		1.00 hr.
	2nd 6 months		1.05 hr.
	Thereafter		1.10 hr.
S103	*Street Car Operator (Female)		
	1st 6 Months		1.00 hr.
	2nd 6 months		1.05 hr.
	Thereafter		1.10 hr.
S104	*Motorman— 1st 6 Months		1.00 hr.
	2nd 6 months		1.05 hr.
	Thereafter		1.10 hr.
S106	*Bus Operator—1st 6 months		1.05 hr.
	2nd 6 months		1.10 hr.
	Thereafter		1.15 hr.
S110	Inspector, Municipal Railway	220	275
S114	Claims Investigator	275	345
S115	Senior Claims Investigator	345	405

* Plus 10 cents per hour when instructing new employees when assigned by superintendent.

S—STREET RAILWAY SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
S120	Day Dispatcher	250	315
S122	Senior Inspector	250	285
S124	Supervisor of Schedules	270	340
S128	Division Superintendent, Municipal Railway	360	430
S130	Assistant Superintendent of Transportation, Municipal Railway	415	500
S132	Superintendent of Transportation, Municipal Railway	460	550
S134	General Superintendent of Transportation, Municipal Railway		600

T—WELFARE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
T2	Attendant, Juvenile Detention Home ...	185	230
T12	Superintendent, Juvenile Detention Home	300	375
T13	Assistant Superintendent, Juvenile Detention Home	275	345
T20	Director of Boys' Ranch School	300	375
T22	Assistant Director, Boys' Ranch School ..	230	290
T24	Agricultural Instructor	185	230
T26	Ranch School Maintenance Man	185	230
T30	Director of Girls' School	300	375
T32	Group Supervisor, Girls' School	185	230
T33	Group Supervisor, Boys' Ranch School ..	185	230
T56	Probation Officer	220	275
T57	Psychiatric Social Service Worker	220	275
T60	Senior Probation Officer	275	335
T70	Chief Adult Probation Officer	435	520
T72	Chief Juvenile Probation Officer	585	700
T140	District Co-ordinator	230	290
T157	Social Service Worker	200	245
T160	Senior Social Service Worker	250	315
T163	Director of Public Welfare	550	660
T165	District Supervisor	360	430

U—WATER SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
U44	General Manager & Chief Engineer		1,000
U54	Special Collector	190	240
U63	Chief Adjuster	255	320
U80	Assistant Manager, Water Sales	385	460
U88	Manager, Water Sales	460	550
U108	Compressor Operator, Portable		11.60 day
U112	Pipe Caulker		12.40 day
U114	Main Pipe Foreman		12.90 day
U115	Special Pipe Fabricator		15.00 day
U116	Serviceman		12.40 day
U118	Serviceman's Assistant		9.80 day
U120	Gateman		12.90 day
U122	Consumer's Serviceman	190	240
U124	Special Complaint Inspector	230	290
U125	Hoseman, Ships and Docks	185	230
U127	Water Service Inspector	230	290
U128	Chief Water Service Inspector	290	345
U130	Reservoir Keeper	185	230

U—WATER SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
U136	General Foreman, Service and Meters ..	300	375
U140	General Foreman, Main Pipe	335	405
U142	Assistant Superintendent, City Distribution	435	520
U144	Superintendent, City Distribution	530	635
U206	Water Department Worker		8.50 day
U212	Ranger	175	220
U213	Special Agent		230
U227	General Maintenance Foreman	255	320
U228	Meterman, Country	210	260
U230	Maintenance Foreman	210	260
U231	Assistant Superintendent, Alameda District	230	290
U232	Superintendent, Alameda District	335	405
U236	Assistant Superintendent, Peninsula District	335	405
U246	Superintendent, Peninsula District	460	550

V—AGRICULTURE SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
V30	Assistant Superintendent, Agriculture ..	240	300
V40	Superintendent, Agriculture	300	375

W—PARK SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
W2	Superintendent, Park Department		666.66
W4	Assistant Superintendent, Park Dept. ..	435	520
W18	Supervisor of Golf Course Maintenance	300	375
W106	Rides Attendant	160	200
W108	Rides Attendant Helper50 hr.
W150	Aquarium Attendant	165	215
W152	Aquatic Collector	190	240
W206	Animal Keeper	165	215
W208	Assistant Head Animal Keeper	215	240
W210	Head Animal Keeper	240	300
W212	Director of the Zoo	350	420

X—LIBRARY SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
X2	City Librarian		666.66
X12	Chief Librarian	300	375
X20	Head Librarian	250	315
X32	Reference Librarian	275	345
X40	Senior Librarian	230	270
X42	Librarian	185	230
X44	Station Keeper		150
X52	Library Page50 hr.

Y—MUSEUM SERVICE

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
Y2	Director, M. H. deYoung Memorial Museum	675	800
Y4	Director, California Palace of the Legion of Honor	550	660
Y6	Organist		50.00 day

Y—MUSEUM SERVICE (Continued)

Class No.	Civil Service Class Title	Entrance Compensation	Maximum Compensation
Y8	Curator A	335	405
Y10	Curator B	275	345
Y12	Curator C	230	290
Y20	Administrative Assistant, M. H. deYoung Memorial Museum	300	375
Y22	Restorer	275	345
Y30	Registrar	210	260
Y42	Chief Installer	210	260
Y43	Chief Repairer and Packer	210	260
Y44	Senior Museum Technician	185	230
Y46	Museum Technician	160	200
Y48	Publicity Clerk	185	230
Y51	Ceramist	per firing	25
Y100	Director, Steinhart Aquarium		550
Y102	Curator of Fishes	275	345
Y104	Curator of Aquatic Biology	335	405
Y106	Aquatic Biologist's Assistant	210	260

Read Second Time and Finally Passed—Board of Supervisors San Francisco, March 18, 1946.

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Noes: Supervisors Brown, Colman.

Absent: Supervisor MacPhee.

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

DAVID A. BARRY, Clerk.

Disapproved, Vetoed, March 18, 1946.

R. D. LAPHAM, Mayor.

Discussion.

Supervisor Mead stated that in order to comply with the provisions of the Charter and to protect the Salary Standardization Ordinance from legal attack he was going to make two motions, the first of which is as follows:

I move that Bill 3966, the Salary Standardization Ordinance, returned disapproved and vetoed by the Mayor, be reconsidered.

Seconded by Supervisor Sullivan.

Supervisor Gallagher said that he did not believe that two motions would be necessary and that the motion just made by Supervisor Mead should not be considered. The only motion that should be made is:

Shall Bill 3966, Salary Standardization Ordinance, be passed notwithstanding the Mayor's veto?

Supervisor Mead explained that he was only trying to carry out the wishes of the Assistant City Attorney.

Supervisor Gallagher remarked that the Assistant City Attorney had informed him that any motion made by a Supervisor should state that the Salary Standardization Ordinance be reconsidered by the Board as provided for in Section 14 of the Charter.

Supervisor Mead replied that he had been informed by the Assistant City Attorney that the way in which the Board has been acting on the Mayor's vetoes in the past has not been legal. It should be done in accordance with Section 14 of the Charter. I believe that we should be guided by the City Attorney and do what he says.

Supervisor Mead thereupon renewed his motion that Bill 3966, the Salary Standardization Ordinance, returned disapproved and vetoed by the Mayor, be reconsidered.

Seconded by Supervisor Sullivan.

Assistant City Attorney Dion Holm told Supervisor Mead that he should add on to the end of the motion the words: "in accordance with Section 14 of the Charter."

Supervisor Mead moved, seconded by Supervisor Sullivan, that his motion be amended to include the language suggested by the Assistant City Attorney.

Supervisor Mead then stated that he was offering this motion in the event that this motion is carried he will offer a motion to override the Mayor's veto.

Supervisor Gallagher said that he did not believe that the motion should be like that because if we do that we may be going into other sections of the Charter.

Supervisor Mead remarked that up to date we have always just voted to override the Mayor's veto but today the Assistant City Attorney advises him that we are doing it incorrectly and in order to stop any legal action on this matter I believe we should act as the City Attorney recommends.

Mr. Holm explained to the Board that what he was trying to do with the motion that has been made is to give some life and meaning to Section 14 of the Charter. Mr. Holm then read a portion of Section 14, as follows: "The Board of Supervisors may reconsider any resolution or ordinance vetoed or disapproved, or any separate appropriation item vetoed or reduced by the Mayor, and if, after such reconsideration, two-thirds of all the members of the Board shall vote in favor of passage thereof, it shall become effective notwithstanding the Mayor's veto."

The only way you can comply with that section is to follow with the motion that was just made. The purpose for proceeding this way is to permit any comments the Board of Supervisors may desire to make in considering the Mayor's veto. If you desire additional information on the ordinance you should acquire it before you vote on the motion.

Supervisor Brown stated that he did not understand the last statement made by the City Attorney. He further remarked that as he saw the picture we must first vote to reconsider the matter and after that vote on the overriding of the Mayor's veto. After this we then have to vote by two-thirds of the Board to pass this ordinance.

Supervisor Mead remarked that he believed that we should adopt the motion now pending and then we can hear from people who have additional information.

Supervisor Gallagher informed the Board that it was his opinion that the Board should hear the interested people before any action is taken on the motion.

Supervisor Mancuso asked the Assistant City Attorney whether or not the question of reconsideration was the very thing that you do

when you submit a motion that the ordinance shall become a law notwithstanding the Mayor's veto?

Mr. Holm agreed with Supervisor Mancuso but also stated that he was trying to be very exact on the way we act upon this. I believe that you must reconsider any resolution or ordinance vetoed by the Mayor.

Supervisor Christopher said that as he saw the picture the first motion would require a majority of the members and then the second motion would require a two-thirds vote of the Board.

Mr. Holm replied that you do not have to vote on the first motion that is just to bring the ordinance before you.

Supervisor Mancuso desired to know whether or not by passing the first motion would the Board place itself in a position where we will not have a Salary Standardization Ordinance and then we would have to repass it and send it to the Mayor again for his action.

Mr. Holm replied that he was only trying to point out the action that should be taken so that the Board can successfully combat any legal attack. He further remarked that the courts will look at what the Board finally did.

Supervisor Mead explained that any member who is desirous of overriding the Mayor's veto will see his way clear to vote for the motion that is now before us. When the motion is passed will ask that people be heard and after they have been heard I will introduce another motion to override the Mayor's veto.

Supervisor Mancuso inquired of Mr. Holm that if the Board of Supervisors passes a motion "Shall the Salary Standardization Ordinance become a law notwithstanding the Mayor's veto?" isn't it a fact that the court would not go beyond that motion to determine what action the Board took to override the Mayor's veto?

Mr. Holm, in response to the question by Supervisor Mancuso, replied that he believed that the court will only look at the final action of the Board. He further explained that the Board should do everything possible to protect itself.

Supervisor Mancuso told the Board that it was his interpretation of Section 14 of the Charter that the Board should act on the Mayor's veto without reconsidering the ordinance.

Supervisor MacPhee stated that he agreed with Supervisor Mancuso in this matter.

Supervisor Gallagher said that the Board is not reconsidering the action by the Mayor. The only thing we have before us is the veto message of the Mayor. The only matter we are considering at this time is the matter of the Mayor's veto message.

Supervisor Mead remarked that he would like to point out to the City Attorney that portion of Section 14 of the Charter that reads "The Board of Supervisors may reconsider . . ." It does not say that we shall. I am not going to push my motion and with the consent of my second I withdraw the motion.

Supervisor Sullivan agreed to the withdrawal of the motion and it was so ordered.

Privilege of the Floor.

Supervisor Mead then moved for the privilege of the floor for Mr. Henry C. Clausen, representing the Citizens Committee of Good Government.

Mr. Clausen stated that the committee held meetings and he was authorized to suggest a method to the Board of Supervisors whereby the Mayor's veto be sustained and then refer it to the people for their final action. It is too important a matter to have snarled by court action. I request that this Board sustains the Mayor's veto and then submit it to the people for final action.

Mrs. Lester L. Carter, President of the San Francisco League of Women Voters, urged that each Supervisor realize his responsibility to the community as a whole and not to one special group in the community. I believe in the interest of good government every citizen should be well served and in the end every City employee is well served.

Supervisor Brown moved that the matter be taken into the hands of the Board.

No objection and motion carried.

Supervisor Mead reminded the Board that he had stated before that he was not satisfied by either the majority report or the minority report. He felt that some salaries recommended were not in accordance with salaries paid in private industry.

After giving the matter considerable thought I have come to the conclusion that the best we can do is take the so-called commission's report. Appreciate the fact that we cannot please everyone.

I have no worries about this matter being taken into court because every time an ordinance has been taken into court the action of the Board of Supervisors has been sustained. Increases recommended by the Civil Service Commission are not 10 per cent and 15 per cent, the majority of them are, of course, but many of them are not.

Supervisor Mead, seconded by Supervisor Sullivan, moved that Bill 3966, the Salary Standardization Ordinance, be passed, notwithstanding the Mayor's veto.

Supervisor Gallagher then stated that the motion before us is, "Shall Bill 3966, the Salary Standardization Ordinance, be passed notwithstanding the Mayor's veto?"

Supervisor Mancuso, in explaining his vote, said, I might state that one thing that has puzzled me is the position taken by the Mayor, as against the position taken by the Mayor two years ago. Two years ago we were given definitely to understand by him that he would not approve any wage scale unless it was first approved by the Civil Service Commission. The Mayor, on March 30, 1944, before this Board of Supervisors stated "That he could do nothing else but to veto the Salary Standardization Ordinance if it included the increases suggested by the Board of Supervisors over and above the recommendations of the Civil Service Commission."

He gave us to understand, at that time, that if the Civil Service Commission approved a wage that is the procedure that the Board shall take. This year he is not following the same procedure. There is a complete about-face on the part of the Mayor. He is now asking the Board to take the minority report of the Civil Service Commission.

The City Attorney has stated that the majority report of the Civil Service Commission is legal and with that opinion it puts me in a position where I can do nothing but override the Mayor's veto and that is what I am going to do.

I want it definitely understood that I am not satisfied with money that is being paid to the Probation Officers, Nurses, Platform Men and I am not satisfied with the high salaries being paid some of the higher positions in the City service.

In voting for the Salary Standardization Ordinance, I feel that I am living up to the law as interpreted by the City Attorney's Office. I feel that the ordinance might be thrown out by the court but the City employees have expressed themselves as willing to take their chances on this possibility and if they are I am certainly not going to do anything that might hinder their chances, and with that thought in mind I am going to vote to override the Mayor's veto.

The average employee in the City Hall does good day's work. Most of them support a family on \$200 a month, which is the average salary received by the City employees.

Supervisor Mancuso then read a portion of an article appearing in "The Downtowner," as follows:

"FROM A 'BEWILDERED SMALL BUSINESS MAN' "

"In the New York newspapers last month appeared a full page advertisement under the above heading, signed by the president of a small manufacturing concern, reading in part as follows:

"Unless we have a good income and a good wage we cannot spend. If we do not purchase, industry has nothing to sell. Every man or woman who works, saves a little money and spends the rest. This spending for whatever they require in the way of material things is what makes prosperity. These things that they buy must be manufactured at a profit because unless industry has a profit it does not exist and if it does not exist there is no employment.

"It might be argued that the last depression was caused by overproduction. That is not true. It was caused by the inability of labor (the entire American Public) to purchase that which industry manufactured because the wages of labor were not sufficiently high. In other words, couple well-paid labor with extensive production and you will never have a depression.

"... I sincerely and wholeheartedly believe that only by good honest work, by producing the things that we all need, at prices we can pay, will we lick our present difficulties."

"And what good would it do to raise some groups and not others, if the effect upon production costs and prices is such that the gain in purchasing power of the more fortunate and strongly organized groups is at the expense of the purchasing power of those less fortunate and less able to protect their interests?"

I am happy to say that I stand here and I am honored to be able to override the Mayor's veto.

Supervisor Lewis in explaining his vote said that he was not satisfied by any stretch of the imagination with the report as it is now going in. I feel that there are some people in the majority report in some instances probably will be receiving too much and some in the majority report, in my opinion, will be receiving too little and that the minority report would give them more.

I sat down with the majority report and went over some six hundred odd classifications to find out where the data was wrong.

By reason of manner in which we are operating we cannot do a good job because our hands are tied. We got to the point where we had to take the majority report or take the minority report or sit down and compromise and then the majority of the employees would get nothing.

I sat down with the Mayor and, for example, we took the T classifications. The Mayor said that he would take all the T's and some other classifications that were in the minority report. I thought about that when I got home and said how can you compromise with the Charter. If you take the T's, why can't you take them all out. You

cannot compromise you have to take either the majority or the minority report.

In going over the report I have found in most cases that there was data to substantiate the majority report.

Supervisor Colman, who is not here today, stated that he was not in opposition on the grounds that it will cost too much, if it cost \$10,000,000 instead of \$4,000,000, it would not be wrong if there was data to substantiate the increases.

In studying the data and trying to find out what was the nearest comparable service and the nearest working conditions, I did not have an opportunity to examine the employees and ask them what their working conditions were, all we had before us was a lot of cold figures.

Let us look at some of the classifications that Supervisor Colman and the Mayor point out that there is no data to support the increases.

Janitors: I find that, according to the very excellent brief that was prepared by the National Labor Bureau, the data given us in the survey was wrong. Instead of starting with \$110 it should have started with \$150. Look at some of the contracts here in San Francisco showing that they are higher than what the minority report would give Janitors. The San Francisco newspapers are paying their janitors somewhere around \$187 per month, which was higher than called for by the minority report.

Bookkeepers: Have found that data was not correct.

General Clerks: Have found that Los Angeles and Oakland, in those classifications, are paying more than we are and more than was recommended in the minority report.

You notice that when we came to the higher classifications there was always the raise and when we came down to the lower classifications there was always a cut.

My conscience, as one Supervisor, is perfectly clear to vote for the majority report.

Supervisor Brown in explaining his vote stated that I am convinced that every member of the Board has made up his mind and no prolonged discussion of the matter will do any good. I have always been prepared to vote for the Charles report.

One suggestion I am going to make is that it is apparent that City employees have been able to convince 8 or 9 members of this Board that what they want is proper. I would like to say to them again that with power goes responsibility and that the exercise of power should be governed by a sense of that responsibility.

There is an old saying about killing the goose that laid the golden eggs, and while the goose is not dead it has lost a lot of its feathers.

Supervisor Mead told the Board that Supervisor Colman has asked him to say that if Supervisor Colman had been present he would have voted to sustain the Mayor's veto.

Supervisor Mead further stated that he will present a reply to Mr. Colman's statement at a later date.

Supervisor McMurray remarked that a great deal has been said about living up to the Charter, and that even if it is wrong we should vote that way. It amuses me that even the Assistant City Attorney gets mixed up by it. I am not a bit alarmed that certain people say that they will take this matter to the people and say that we do not understand the Charter.

I happened to know that Supervisor Christopher employs a large number of people and pays them all over the scale. When you want

a person to do good work you have to pay them over the scale. When you call an examination for streetcar operators, you find that very few people respond.

As Supervisor Mancuso stated, I am honored to vote to override the Mayor's veto.

Privilege of the Floor.

At this point Supervisor Gallagher asked for the suspension of the rules in order that Mr. Allan Charles, President of the Civil Service Commission, may address the Board.

No objection and motion carried.

Commissioner Charles said that he will concede that it is extremely difficult for any person to prepare a salary standardization ordinance and it is hard for any man to say that he is correct and that the other man's judgment is wrong.

I would like to discuss the point that has disturbed Supervisor Mancuso relative to the Mayor's action on the last Salary Standardization Ordinance. The Mayor's reason for rejection on this ordinance is that wages should be based on prevailing wages, and the majority report was not based upon prevailing wages but on living costs and recommended a 10 per cent and 15 per cent increase in salaries.

I believe that the Charter means one thing, that the City employees should get equal salaries with those paid in private employment or in other public jurisdiction in the state. When you take the salaries fixed two years ago and then add 10 per cent or 15 per cent and apply it to existing rates without regard to existing rates prevailing in the community you are not living up to the law of the Charter. If we are going to obey the law we should try to find out prevailing wages and then base salaries on the latter.

* The staff survey was an honest and comprehensive statistical survey and should have guided the Commission in its studies.

Mr. Lewis mentioned the janitors. I know what janitors are being paid. Our building has contract with janitors, at present, for 48 hours' work and they get \$157 per month. When you fix that on 40 hours a week you get less. Theatres and newspapers do pay higher rate for janitors. You must understand that the work is not comparable. Theatre janitors have to get down under the seats and do a lot of back-breaking work.

Supervisor Lewis then reminded Mr. Charles of the statements made by Irving Breyer relative to placing the school janitors in a different classification from the regular janitors and giving them a higher rate of compensation.

Mr. Charles agreed with Supervisor Lewis that the janitors working in the schools should be placed in a different classification and carry a higher rate of pay because their duties are more important than the average janitor working for the City.

Supervisor Mancuso then inquired of Mr. Charles as to whether or not Mr. Charles did not believe that Section 151 of the Charter should be amended to make the Civil Service Commission submit its finding to the Board of Supervisors prior to January 1st.

Mr. Charles replied that he believed that it should be. If this were done the Board would have additional time to consider it. In future believe we can arrange schedule so that Board will have it at an earlier date.

Supervisor Gallagher then stated that the question before the Board is, "Shall Bill 3966 become a law notwithstanding the Mayor's

veto?" A vote "Aye" overrides the Mayor and a vote "No" sustains the Mayor.

Thereupon the roll was called and the Mayor's veto on the foregoing bill was *overridden* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Privilege of the Floor.

Supervisor Gallagher moved the privilege of the floor for Mr. Charles Christian, president, Owners & Lessees Assn.

Mr. Christian asked the Board to initiate the proper action relative to a referendum on the Salary Standardization Ordinance in order to submit it to the people for their approval.

Garbage Disposal Franchise.

Supervisor MacPhee presented the following recommendation of the Judiciary Committee:

Proposal No. 5516, Resolution No. 5346 (Series of 1939), as follows:

Whereas, it appears to the Board of Supervisors that the public interest will be subserved by the grant of a franchise or privilege for the disposal of the garbage and refuse of the City and County of San Francisco; now, therefore, be it

Resolved, That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for the disposal, by any process except dumping at sea, of all garbage and refuse of the City and County of San Francisco;

That the grantee must guarantee that no nuisance of any nature will result from the disposition of the ashes, residue or reject materials which may accumulate at the place of final disposal;

That the definition of the words "garbage" and "refuse" wherever used in this resolution, shall conform to that given in the Refuse Collection and Disposal Ordinance adopted by the voters at the general election held on November 8, 1932;

That in all matters and operations connected with the work, or the franchise or privilege, the Charter and all ordinances of the City and County of San Francisco, and all laws of the United States and the State of California which shall be or become applicable to and control or limit in any way the actions of those engaged in any way as principal or agent, shall be respected and strictly complied with;

That the maximum price which the grantee may charge for the disposal of said garbage and refuse and the method of payment thereof shall conform to the laws and ordinances of the City and County of San Francisco;

That the City Engineer of the City and County of San Francisco shall maintain, for the benefit of all prospective bidders, a guide list or statement of the requirements and conditions which he believes to be necessary in order that this Board may obtain information sufficient to determine intelligently whether the proposal or bid shall be accepted;

That no proposal, after having been deposited with the Board of Supervisors, will be allowed to be withdrawn on account of alleged errors of computation, or clerical errors in computing, incomplete or erroneous information or for any other reason;

That the Board of Supervisors, pursuant to and in accordance with the terms of the foregoing resolution, will award the said franchise or privilege to the best bidder and said Board reserves the right to reject any or all bids if it believes the public interest will be subserved thereby;

That any proposal or bid made to this Board must be accompanied by detailed and itemized plans and specifications sufficient to enable this Board to determine whether such bid or proposal is acceptable;

That, in the event a bid or proposal shall involve or concern the rules or ordinances of any municipal, sanitary or other public corporation and a license or permit shall be required, the bidder must show that he has fully complied with such rules or ordinances;

That proposal forms will be furnished gratuitously upon application at the office of the City Engineer. Bidder may use his own forms;

That any erasure, addition or interlineation in a proposal, or bid, will rule out the proposal or bid from consideration. Be it

Further Resolved, That the Clerk of this Board be, and he is hereby authorized and directed to advertise for sealed bids for the awarding of this franchise or privilege pursuant to and in accordance with the following provisions of the Health and Safety Code of the State of California, which are made a part hereof for all purposes:

"Section 4200. **Manner of Granting Generally.** Every franchise or privilege for the disposal or destruction, or both, of garbage, waste, offal, and debris, shall be granted by the Board of Supervisors of any county only under the terms and conditions of this chapter.

"Section 4201. **Calling for Bids: Award.** Any county may, by resolution of the Board of Supervisors, call for bids for the granting of a franchise, exclusive or otherwise, for the disposal or destruction, or both, of garbage, waste, offal, and debris, according to the terms and conditions set forth in the resolution, for a period of time not to exceed twenty-five years.

"Thereafter the Board of Supervisors shall cause to be published once a week for two successive weeks a notice which shall set forth all of the terms and conditions embraced in the resolution and the time, date, and place for the receiving and opening of sealed bids, which shall not be sooner than four full weeks from date of the first publication of the notice.

"Upon examination by the Board of Supervisors of the bids, the franchise may be awarded to the best bidder. The Board of Supervisors may postpone the granting of the franchise from time to time until it has had a full and complete opportunity to examine into the merits of each bid.

"Section 4202. **Filing Bond.** The successful bidder shall file with the Board of Supervisors, upon grant of the franchise, a bond in favor of the county in an amount and under such terms and conditions as may be prescribed by the Board of Supervisors.

"Section 4203. **Imposition of Other Terms and Conditions.** The county may, in the resolution and advertised notice, impose terms and conditions other than those mentioned in this chapter so long as they are not in conflict with the provisions of this chapter.

"Section 4204. **Terms of Bids.** A bidder may in his franchise bid set forth such propositions, terms and conditions as he may desire to offer, or receive the benefit from, which may be in addition to, or in conflict with, those mentioned in the resolution or advertised notice calling for bids, so long as they are not in conflict with the provisions of this chapter."

Said bids shall be filed with the Clerk of this Board not later than the 29th day of April, up to the hour of 3 p. m. and said time is

hereby fixed as the date and hour for the opening and consideration of said bids.

The Board of Supervisors will thereupon, in accordance with the provisions of the said act, openly and publicly declare the said bids, make a survey of bids, and thereafter make such award as subserves the best interests of the City and County of San Francisco.

Any franchise for the disposal of garbage and refuse awarded as herein provided shall contain a provision requiring the holder of such franchise to pay to all persons performing labor or rendering service under such franchise the highest general prevailing rate of wages as fixed and determined by the Board of Supervisors of the City and County of San Francisco from time to time for said labor and services.

A franchise ordinance embracing all of the terms and conditions shall be passed before the franchise or privilege shall become effective.

A certified check payable to the City and County of San Francisco in the amount of \$10,000 shall accompany all bids, and shall be returned to a bidder immediately upon rejection of his bid. Upon the filing of the bond hereinafter mentioned the check of the successful bidder shall be returned to him. If such a successful bidder shall fail to file said bond, said check shall become the property of the City and County of San Francisco.

Be it

Further Resolved, That, when the franchise is awarded, the successful bidder shall file and maintain a surety company bond running to the City and County of San Francisco, to be approved by the Board of Supervisors, in the penal sum of not less than Fifty Thousand Dollars (\$50,000) nor more than One Hundred Thousand Dollars (\$100,000), to be set in the franchise ordinance, conditioned that such bidder shall faithfully fulfill the aforesaid guarantees and shall well and truly observe, fulfill and perform each and every other term and condition of the franchise or privilege, and that in case of any breach of condition of such bond, the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond. A substitute bond under the same terms and conditions may be filed by the grantee at any time, provided it meets with the approval of the Board of Supervisors.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisors Colman—1.

Leave of Absence—Honorable Washington I. Kohnke,
Public Utilities Commissioner.

The Clerk presented:

Proposal No. 5517, Resolution No. 5347 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Washington I. Kohnke, Public Utilities Commissioner, is hereby granted a leave of absence for the period of fifteen days, starting Sunday, March 24, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

ADJOURNMENT.

There being no further business, the Board, at the hour of 3:20 p. m., adjourned.

DAVID A. BARRY, Clerk

Approved by the Board of Supervisors May 6, 1946.

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

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

Vol. 41

No. 12

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Monday, March 25, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



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THE RECORDER PRINTING & PUBLISHING COMPANY

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JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MARCH 25, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, March 25, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Quorum present.

Supervisor Dan Gallagher presiding.

Supervisor Brown was noted present at 2:25 p. m.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of February 18, 1946, was considered read and approved.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted.

From Central Council of Civic Clubs, requesting issuance of up-to-date Traffic Code.

Referred to Police Committee.

From the Mayor, urging necessity for additional revenues from licenses and taxes.

Referred to Finance Committee.

From County Supervisors Association, concerning statewide survey of county highway needs.

Referred to County, State and National Affairs Committee.

From Albert Hrdina, expressing interest in Reber Plan.

Referred to County, State and National Affairs Committee.

From Civil Service Commission, recommending certain amendments to wage scales for private employment on public contracts.

To be considered with matter on Calendar.

From Redwood Empire Supervisors Unit, inviting attendance at annual breakfast session, 8:00 a. m., June 28, 1946, Eureka Inn.

Referred to County, State and National Affairs Committee.

From Chief of Police, reporting on survey of yellow zone permits in area east of Van Ness Avenue.

Referred to Police Committee.

From City Attorney, transmitting opinion on proposed height limitation ordinance, as it might affect spot zoning.

Considered with matter on Calendar.

From Mayor, inviting attendance at his budget hearings beginning March 26, 1946, 8:00 a. m.

Referred to Finance Committee.

Presented by Supervisor Gallagher: From a number of petitioners, requesting reopening of Harbor Police Station.

Referred to Police Committee. Copy to be sent to Police Commission; Finance Committee to note that station building is used presently as a storeroom and if it is not contemplated for use as a police station it should be disposed of.

Presented by Supervisor Brown: From San Francisco Bureau of Governmental Research, presenting data on the 58.52 increase in school operating costs.

Clerk to transmit copy to each member of Finance Committee.

SPECIAL ORDER—3:00 P. M.

Consideration Postponed.

The following, from Finance Committee without recommendation, was taken up:

Called out of Committee by Supervisor MacPhee.

Recommending That Chief Administrative Officer Be Requested to Make \$37,500 Available to State Department of Public Works for Study Concerning Additional Bridge Across San Francisco Bay.

Proposal No. 5336, Resolution No. . . . (Series of 1939), as follows:

Whereas, the imperative need for a second bay bridge crossing is recognized by all interests in the San Francisco Bay area, and

Whereas, a request has been made to the San Francisco Board of Supervisors by the State Department of Public Works for a contribution of Thirty-Seven Thousand Five Hundred (\$37,500) Dollars to permit the Toll Bridge Authority to conduct a study for an additional bridge across the San Francisco Bay; now, therefore, be it

Resolved, That this Board of Supervisors recommend that the Chief Administrative Officer be requested to make the sum of Thirty-Seven Thousand Five Hundred (\$37,500) Dollars available out of monies under his control to the State Department of Public Works, subject to the following conditions:

1. That such a study encompass all forms of crossings, including a low level bridge, a high level bridge, or an earth and rock filled causeway.
2. That such bridge or causeway be such as will provide for transcontinental train service entering San Francisco.

January 14, 1946—Re-referred to Finance Committee.

March 11, 1946—Consideration continued until March 25, 1946.

Discussion.

Supervisor Gallagher explained to the Board what transpired at the meeting between the Board of Supervisors and the representatives from Oakland and Alameda. He also stated that the representatives from Alameda said that they would go along on a matching

basis only if a survey was made for the construction of another bridge.

Supervisor Meyer said that he understood that we were to wait until we get information from our Congressmen relative to the action of the committee being appointed by the President for the survey of this program.

Supervisor Christopher remarked that he believes that San Francisco is trying to be fair in this matter. Believe that the Oakland Board of Supervisors and Alameda Board of Supervisors have been one-sided in this matter in so far as they are interested only if it will benefit them. Believe that they are being too much one-sided. If we go along with this resolution the position of San Francisco will be jeopardized.

If San Francisco limits itself to a bridge only, we will never get a train terminal in San Francisco. I am of the firm opinion that San Francisco should not sponsor anything but a causeway, something on the plans of the Reber Plan or some similar plan. Would urge that we reject this particular resolution as it stands and go on record as being in favor of a causeway, because with a causeway San Francisco will be able to grow.

Supervisor Gallagher stated that if San Francisco does not appropriate any money, San Francisco will be stopped. The investigation will go only as far as the \$40,000 now available will go.

Supervisor Christopher explained that if we do appropriate this money we know that the Toll Bridge Authority will not consider anything but another bridge. The State has already said that they would limit themselves only to a bridge. A bridge would not solve San Francisco's problem.

Supervisor Mancuso asked Supervisor Christopher whether or not he was in favor of the resolution as before the Board.

Supervisor Christopher replied that he was until he heard the thoughts expressed by the Oakland and Alameda representatives.

Supervisor Gallagher suggested that the Board invite Mr. Purcell and Colonel Skaggs to appear before the Board of Supervisors at next Monday's meeting.

Supervisor Mead said that if the Board appropriates \$37,500 we should have the right to suggest to Mr. Purcell that he includes in the survey the proposal of constructing a causeway across the bay.

Supervisor McMurray remarked that the representatives of Oakland stated that even if we would appropriate the money they would still be against the construction of a causeway.

Supervisor Colman then moved that the matter go over one week. Seconded by Supervisor Christopher.

No objections and motion carried.

Supervisor Gallagher then directed the Clerk to communicate with Mr. Purcell and Colonel Skaggs and invite them to appear before the Board of Supervisors at next Monday's meeting.

SPECIAL ORDER—3:00 P. M.

Telegraph Hill Height Limitation.

Pursuant to motion of Supervisor Colman duly carried at meeting of March 4, 1946, the Public Buildings, Lands and City Planning Committee to present report on proposed height limitation regulations in industrial zone at foot of Telegraph Hill.

Passed for Second Reading.

The following recommendation of Public Buildings, Lands and City Planning Committee was taken up:

Ayes: Supervisors Colman, Christopher.

No: Supervisor Mead.

Limiting The Heights of Buildings or Structures Hereafter to be Erected in a Certain District in The City and County of San Francisco and Establishing the Boundaries of Said District and Providing Penalties for the Violation of Its Provisions.

Bill No. 3311, Ordinance No. . . . (Series of 1939), as follows:

Amending Article 8, Chapter I, Part II, of the San Francisco Municipal Code, by adding thereto a new section to be designated Section 234, limiting the heights of buildings or structures hereafter to be erected in a certain district in the City and County of San Francisco and establishing the boundaries of said district and providing penalties for violation of its provisions.

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

Section 1. Amending Article 8, Chapter I, Part II, of the San Francisco Municipal Code, by adding thereto a new section to be designated Section 234, as follows:

SEC. 234. Height Limits—Special District No. 2. (a) No building or structure or part thereof, except as hereinafter provided, shall be erected to a height greater than eighty four (84) feet within the hereinafter described areas:

Commencing at the southwesterly intersection of Grant Avenue and the Embarcadero, thence southerly along the easterly line of Grant Avenue to a point one hundred eighty-five (185) feet southerly from the southerly line of Francisco Street, thence easterly two hundred seventy-five (275) feet easterly from the easterly line of Grant Avenue, thence easterly to the easterly line of Winthrop Street, thence southerly along the easterly line of Winthrop Street to the southerly line of Lombard Street, thence easterly along the southerly line of Lombard Street to the westerly line of Montgomery Street, thence southerly along the westerly line of Montgomery Street to the southerly line of Greenwich Street, thence easterly along the southerly line of Greenwich Street to a point two hundred seventy-five feet easterly from the easterly line of Montgomery Street, thence southerly along a line parallel and distant one hundred thirty-seven and one-half (137.5) feet westerly from the westerly line of Sansome Street to a point fifty feet (50) northerly of the northerly line of Broadway, thence easterly along a line parallel and distant Fifty (50) feet northerly from the northerly line of Broadway to the westerly line of the Embarcadero, thence along the westerly line of the Embarcadero to the point beginning at the southeasterly intersection of Grant Avenue and the Embarcadero.

(b) No addition to or alteration or improvement of any building within the above described district shall be made which shall increase the height of any building or structure as limited by this Section.

(c) Towers, gables, penthouses, cupolas, water tanks, cooling towers, stacks, chimneys, or other necessary incidental mechanical appurtenances may be erected to a height greater

than eighty-four (84) feet, provided that no such exception shall cover at any level more than fifteen (15) percent of the area of the building or have an area at the base greater than one thousand six hundred (1600) square feet; provided, further that no such exception shall be used for sleeping or eating purposes or for any purpose other than such as may be purely incidental to the permitted use of the main building; provided, further, that in such exception, together with the building on which it is situated, shall exceed one hundred and twenty-six (126) feet in height.

(d) The method of determining heights of buildings or structures for the purpose of this section shall be the same as provided in Section 238 of this Article.

(e) No building permit shall be issued for the erection or alteration of any building or structure or part thereof contrary to the provisions of this section, and any permit so issued shall be void.

(f) Any person, firm or corporation violating any provision of this section shall be guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine not exceeding Five Hundred (\$500) Dollars or by imprisonment for a term of not exceeding six months, or by both fine and imprisonment. Such persons, firm or corporation shall be deemed guilty of a separate offense for each and every day during any portion of which any violation of this section is committed, continued or permitted by such person, firm or corporation, as herein provided.

(g) None of the provisions of this section shall be deemed to repeal or nullify any of the provisions established in Section 232 of this article.

Approved as to form by the City Attorney.

March 11, 1946—*Consideration continued until March 25, 1946.*

Discussion.

The Clerk read a legal opinion from the City Attorney advising that the proposed ordinance does not appear to be spot zoning, but if this ordinance is made into two ordinances it would constitute spot zoning.

Supervisor Lewis said that if this zoning was going to be with question of view only, according to the City Attorney it would be illegal.

Supervisor Colman explained the position of the committee in the matter by saying that the committee believes that the present ordinance will be best for the most people.

Supervisor Colman then moved the privilege of the floor for Mr. Albert Prichard.

No objections and motion carried.

Mr. Prichard in speaking against the ordinance stated that he believed that the City Attorney did not have the proper information on the matter and that this does constitute spot zoning.

Mr. Morse Erskine remarked that the people who come up to Coit Tower come up to look at the view and that this view should not be impaired.

Mr. George W. Gerhard, secretary, Civic League of Improvement Clubs, said that he did not believe that one person's property should

be zoned to the detriment of others. He requested that the ordinance be changed to make height limitation 120 feet.

Supervisor Mead stated that in his opinion the height limitations were too low and that they should be higher.

Supervisor Mead then moved that the 84-foot height limitation be changed to 120 feet.

Seconded by Supervisor Sullivan.

Supervisor Colman said that he was opposed to this amendment for the reasons he had already stated.

Thereupon the roll was called on the foregoing motion and it was defeated by the following vote:

Ayes: Supervisors Mead, Sullivan—2.

Noes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—9.

Thereupon the roll was called on the foregoing bill and it was Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Sullivan—9.

Noes: Supervisors Mead, Meyer—2.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore passed for second reading, were taken up:

Amending Annual Salary Ordinance, M. H. DeYoung Memorial Museum, by Adding 1 Curator B at \$250-300.

Bill No. 3919, Ordinance No. 3729 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 21.1 M. H. DeYOUNG MEMORIAL MUSEUM, by increasing the number of employments under item 15 from 2 to 3 Y10 Curator B at \$250-300.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 21.1 is hereby amended to read as follows:

Section 21.1. M. H. de YOUNG MEMORIAL MUSEUM

(Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
14	1	Y2	Director, M. H. de Young Memorial Museum	\$650-750
			Curator B	250-300
15	3	Y10	Curator B (part time)	245
15.1	1	Y10	Curator B (part time)	245
16	1	Y12	Curator C	200-250
17	1	Y20	Administrative Assistant, M. H. de Young Memorial Museum	275-325
17.1	1	Y22	Restorer	250-300
18	1	Y30	Registrar	200-225

Approved as to Funds Available by the Controller.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Amending Annual Salary Ordinance, Board of Education, by Adding
1 General Clerk-Stenographer (Part-Time) at \$4.82 Per Day.**

Bill No. 3921, Ordinance No. 3730 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 83.1 BOARD OF EDUCATION—NON-CERTIFICATED EMPLOYEES, by adding new item 21.2, 1 B408 General Clerk-Stenographer (part time) at \$4.82 per day.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 83.1 is hereby amended to read as follows:

**Section 83.1. BOARD OF EDUCATION—
NON-CERTIFICATED EMPLOYEES**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A6	Supervisor of Maintenance and Repair of School Buildings	\$400-450
2	6	A154	Carpenter	12.00 day
3	1	A160	Foreman Carpenter	(h) 304.50
4	5	A354	Painter	12.00 day
5	6	B4	Bookkeeper	175-225
6	6	B6	Senior Bookkeeper	225-275
6.1	1	B10	Accountant	275-325
7	2	B14	Senior Accountant	325-400
8	1	B58	Secretary, Board of Education	400-500
9	1	B180	Administrative Assistant	300-375
10	3	B210	Office Assistant	125-150
11	2	B222	General Clerk	160-200
12	1	B228	Senior Clerk	200-250
13	6	B308a	Calculating Machine Operator (key drive)	150-190
14	2	B311	Bookkeeping Machine Operator	160-200
15	30	B352	Storekeeper	160-200
16	1	B354	General Storekeeper	200-250
17	1	B380	Armorer, R.O.T.C.	160-200
18	3	B408	General Clerk-Stenographer	(a) 215
19	108	B408	General Clerk-Stenographer	160-200
20	12	B408	General Clerk-Stenographer (part time), \$2.89 to \$3.62 for actual evenings served	
21	16	B408	General Clerk-Stenographer, \$7.71 to \$9.64 per day for actual days served	
21.1	14	B408	General Clerk-Stenographer, 7 hours per day, \$6.75 to \$8.44 per day for actual days served	
21.2	1	B408	General Clerk-Stenographer (part time)	4.82 day
22	5	B412	Senior Clerk-Stenographer	200-250
23	3	B454	Telephone Operator	160-200
24	1	B512	General Clerk-Typist	(a) 215
25	16	B512	General Clerk-Typist	160-200
26	155	C102	Janitress	130-155
27	1	C102	Janitress (part time)	15
28	5	C102	Janitress (part time) at rate of	130-155
29	210	C104	Janitor	140-170
29.1	1	C104	Janitor	(k) 164
30	5	C104	Janitor (part time) at the rate of \$140 to \$170 per month prorated	
31	2	C104	Janitor (part time)	25
32	23	C107	Working Foreman Janitor	170-200
33	1	C110	Supervisor of Janitors	225-280

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
33.1	1	C111	Assistant Supervisor of Janitors...	175-210
34	1	C152	Watchman (part time)	75
35	4	I 12	Cook	9.00 day
37	3	I 2	Kitchen Helper (part time) at rate of.....	110-135
38	20	J78	Stockman	170-200
39	1	J78	Stockman	(k 199
40	1	J80	Foreman Stockman	200-230
41	1	L360	Physician (part time)	200
42	1	O1	Chauffeur	210
43	1	O1	Chauffeur	8.00 day
44	13	O58	Gardener	150-175
45	1	O61	Supervisor of Grounds.....	250-300
46	1	O104	Moving Picture Operator.....	200-250
47	2	O122	Window Shade Worker.....	(g 206.50
48	17	O168.1	Operating Engineer	250
49		O168.1	Operating Engineer (part time relief).....	125
50	1	O172	Chief Operating Engineer.....	(a 325
50.1	1	Y51	Ceramist (part time) at the rate of \$25 per firing, not to exceed \$75 per month	
51			Referees and Umpires, \$1 to \$3 per game (as needed).....	
53			Temporary evening school clerks as needed, \$3 per evening.....	
54			Part time employment as needed at pro rata of rates fixed in Salary Standardization Ordinance	

TRUCK RENTAL—CONTRACTUAL

55 Trucks (as needed) at rates established by Purchaser's contract.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Compromise of Claim of Dora Bradley Carle Against City and County of San Francisco.

Bill No. 3939, Ordinance No. 3731 (Series of 1939), as follows:

Authorizing compromise of claim of Dora Bradley Carle against the City and County of San Francisco.

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

Section 1. The City Attorney having recommended that the following pending action entitled: Dora Bradley Carle v. City and County of San Francisco, Superior Court Number 331957, be settled and compromised by the payment of Four Thousand (\$4,000) Dollars to the plaintiff in said action in full payment and satisfaction of all claims that the above named plaintiff has by reason thereof:

Now, therefore, said City Attorney is hereby authorized to compromise and settle the claim of said plaintiff by the total payment of

Four Thousand (\$4,000) Dollars in full payment and satisfaction of all claims and demands of said plaintiff arising out of said action.

Recommended and approved by the Board of Fire Commissioners.
 Approved as to funds available by the Controller.
 Approved as to form by the City Attorney.

March 4, 1946—*Consideration continued until March 11, 1946.*

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 No: Supervisor MacPhee.

Amending Annual Salary Ordinance, Retirement System, by Deleting 1 Secretary-Actuary (Part Time) at \$450 and 1 Actuarial Clerk at \$250-300; and by Adding 1 Secretary, Retirement System, at \$385-460, 1 Consulting Actuary (Part Time) at \$400, 1 Actuarial Statistician at \$315-375, and 1 Accountant at \$275-325.

Bill No. 3944, Ordinance No. 3732 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 85 RETIREMENT SYSTEM, by deleting item 1, 1 B82 Secretary-Actuary, Retirement System (part time) at \$450, and adding new item 1, 1 B82 Secretary, Retirement System at \$385-460; by adding new item 1.1 B83 Consulting Actuary (part time) at \$400; by deleting item 4 1 B244 Actuarial Clerk at \$250-300, and adding new item 4, 1 B 245 Actuarial Statistician at \$315-375; and by adding item .1, 1 B10 Accountant at \$275-325.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 85 is hereby amended to read as follows:

Section 85. RETIREMENT SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
.1	1	B10	Accountant	\$275-325
1	1	B82	Secretary, Retirement System	385-460
1.1	1	B83	Consulting Actuary (part time)	400
2	1	B222	General Clerk	160-200
3	1	B234	Head Clerk	250-300
4	1	B245	Actuarial Statistician	315-375
4.1	1	B302	Addressing Machine Operator	150-190
5	4	B308a	Calculating Machine Operator (key drive)	150-190
6	6	B408	General Clerk-Stenographer	160-200
7	1	B412	Senior Clerk-Stenographer	200-250
7.1	2	B512	General Clerk-Typist	160-200
7.2	1	G110	Compensation Claims Adjuster	300-375
8	1	L360	Physician (part time)	350
8.1	1	L360	Physician (part time)	150
9	1	N410	Investigator	200-250
10			Medical examiners and medical testimony as needed at fees fixed by Retirement Board	
11		B83	Consulting Actuary (as needed)	50 day
12		B421	Court Reporter (as needed) at \$12.50 per day plus transcriptions.	

Approved as to classification by the Civil Service Commission.
 Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Health Service System, by Adding 1 General Clerk-Typist at \$160-200.

Bill No. 3945, Ordinance No. 3733 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 86a HEALTH SERVICE SYSTEM, by increasing the number of employments under item 11 from 4 to 5 B512 General Clerk-Typist.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 86a is hereby amended to read as follows:

Section 86a. HEALTH SERVICE SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Medical Director	(e \$600
2	1	B79	Secretary	275-350
3	1	B222	General Clerk	160-200
4	1	B228	Senior Clerk	200-250
5	1	B234	Head Clerk	250-300
6	2	B310	Tabulating Machine Operator.....	175-210
7	1	B310.1	Senior Tabulating Machine Operator	210-250
8	1	B408	General Clerk-Stenographer	160-200
9	1	B412	Senior Clerk Stenographer	200-250
10	1	B454	Telephone Operator	160-200
11	5	B512	General Clerk-Typist	160-200
12	2	L70	Physiotherapist	165-200

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$2,275, Department of Electricity, For Two New Positions of Electrical Inspector at \$260-325 Hereby Created.

Bill No. 3956, Ordinance No. 3735 (Series of 1939), as follows:

Appropriating the sum of \$2,275 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the compensation of 2 E4 Electrical Inspectors at \$260-325 per month in the Department of Electricity, which positions are created.

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

Section 1. The sum of \$2,275 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 549.110.01, to provide funds for the compensation of 2 E4 Electrical Inspectors at \$260-325 per month in the Department of Electricity.

Section 2. The positions of 2 E4 Electrical Inspectors at \$260-325 per month are hereby created in the Department of Electricity.

Section 3. The funds herein appropriated are subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Chief, Department of Electricity.

Approved by the Chief Administrative Officer.

Approved as to Funds Available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Department of Electricity, by Adding 2 Electrical Inspectors at \$260-325.

Bill No. 3960, Ordinance No. 3737 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 53.1 DEPARTMENT OF ELECTRICITY (Continued), Inspection Bureau, by increasing the number of employments under item 7 from 9 to 11 E4 Electrical Inspector.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 53.1, is hereby amended to read as follows:

Section 53.1. DEPARTMENT OF ELECTRICITY (Continued)

INSPECTION BUREAU

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	1	B222	General Clerk	\$160-200
5	1	B408	General Clerk-Stenographer	160-200
6	1	E2	Line Inspector	260-325
7	11	E4	Electrical Inspector	260-325
8	1	E8	Chief Electrical Inspector	325-375

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$2,000, Director of Property, for Maintenance and Repairs to Auditorium and Materials and Supplies.

Bill No. 3959, Ordinance No. 3736 (Series of 1939), as follows:

Appropriating the sum of \$2,000 out of the surplus existing in the accrued revenues of the General Fund (Auditorium) to provide funds for the maintenance and repairs to building and materials and supplies for the balance of the fiscal year.

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

Section 1. The sum of \$2,000 is hereby appropriated out of the surplus existing in the accrued revenues of the General Fund (Auditorium) to the credit of the following appropriations of the Civic Auditorium:

Appropriation No.	Description	Amount
535.200.00	Contractual Services (Repairs to Public Bldgs.)	\$1,000
535.300.00	Materials & Supplies	1,000

to provide funds for maintenance and repair to building and materials and supplies for the balance of the fiscal year.

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to Funds Available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Sale of Lot 9 in Assessor's Block 1424.

Bill No. 3962, Ordinance No. 3738 (Series of 1939), as follows:

Authorizing sale of Lot 9 in Assessor's Block 1424.

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

Section 1. In accordance with the recommendation of the Board of Fire Commissioners, the Board of Supervisors hereby declare that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the westerly line of 9th Avenue, distant thereon 285 feet southerly from the southerly line of California Street, running thence southerly along the westerly line of California Street 30 feet; thence at right angles westerly 120 feet; thence at right angles northerly 30 feet; thence at right angles easterly 120 feet to the point of commencement.

Being a portion of Outside Land Block No. 173.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the charter of the City and County of San Francisco.

Recommended by the Board of Fire Commissioners.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Final Passage.

The following recommendation of Police Committee, heretofore passed for second reading, was taken up:

Providing for Removal to Side of Roadway of Vehicles Involved in Property Damage Accidents When Necessary for Continued Flow of Street Car or Passenger Bus Traffic.

Bill No. 3946, Ordinance No. 3734 (Series of 1939), as follows:

Amending Article 2, Chapter XI, Part 2 of the San Francisco Municipal Code (Traffic Code) by adding thereto a new section to be known as Section 25, requiring the removal of vehicles involved in property damage accidents when necessary for the continued flow of streetcar or passenger bus traffic.

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

Section 1. Article 2, Chapter XI, Part 2 of the San Francisco Municipal Code (Traffic Code) is hereby amended by adding thereto a new section to be known as Section 25, which reads as follows:

"Section 25. It shall be unlawful for the driver or person in charge of any vehicle involved in any accident resulting in property damage only, to refuse to permit the removal of said vehicle to the side of the roadway when necessary to allow for the continued flow of streetcar or passenger bus traffic and when so directed by a duly-acting and authorized inspector of the San Francisco Municipal Railway."

Recommended by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved by the General Manager of the Municipal Railway.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Noes: Supervisors Christopher, Lewis—2.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Authorizing Chief Administrative Officer to Accept Fluoroscope From S. F. Tuberculosis Association For Use in Department of Public Health.

Proposal No. 5495, Resolution No. 5350 (Series of 1939), as follows:

Whereas, the San Francisco Tuberculosis Association has offered to the Department of Public Health a fluoroscope formerly used by the association in case-finding surveys; and

Whereas, said fluoroscope, identified as Westinghouse Fluoroscope, Catalogue No. 80-1702, Serial No. 62330, is installed in the Health Center Building where it has been used in the School Diagnostic Center; and

Whereas, the Department of Public Health is in need of such a piece of equipment, which the Director of Public Health believes will be very valuable to the department in conducting heart studies; now, therefore, be it

Resolved, That the Chief Administrative Officer is authorized to accept said fluoroscope from the San Francisco Tuberculosis Association for use in the Department of Public Health and be it further resolved that the Clerk of the Board of Supervisors transmit a copy of this resolution to the San Francisco Tuberculosis Association and express to said association the gratitude of the City and County for this gift.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Consideration Postponed.**Authorizing the Sale of City Owned Buildings on Guerrero Street and San Jose Avenue From Army Street to Brook Street**

Proposal No. 5503, Resolution No. . . . (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Department of Public Works that the Director of Property be, and he is hereby, authorized to sell at public auction all buildings now owned, or hereafter acquired by the City and County of San Francisco, in connection with the widening of Guerrero Street and San Jose Avenue from Army Street to Brook Street, San Francisco, and not required for municipal purposes.

The terms of sale shall be cash upon delivery of bills of sale to be executed by the Director of Property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Discussion.

Mr. Brooks, in explaining his position, stated that there was no disposition on the part of the City to evict any person from his home. The City is not in a position where it can let the contract in two weeks for the widening of streets but will not proceed accordingly unless we can determine that the needs for the motoring public far outweighs the need of housing for the people living on these streets.

Supervisor Lewis remarked that at the present time I am not satisfied that the widening of streets would justify the putting of people out of their homes. Feel that there should be a definite policy presented by the Chief Administrative Officer on this matter. Feel that when the Chief Administrative Officer comes to some policy on matters of this type then we could go ahead and pass this legislation.

Supervisor Sullivan moved that this matter go over four weeks.

Seconded by Supervisor Christopher.

Supervisor Mancuso requested of Mr. Brooks whether or not any contracts would be held up by this matter being put over four weeks.

Mr. Brooks replied that the City was being held up on account of the fact that the people who will have to move from their houses will not be able to find housing while their houses are being relocated.

Supervisor Mancuso explained that the widening of these streets is not a matter that has just come up. This program has been going on for about three years. Merchants are inconvenienced by the fact that these streets have not been widened. People who have sold their houses have all received good prices and have received notice that they would have to move at some future date.

Supervisor Gallagher said that he believed that if we pass this legislation the Board would be putting itself in the position whereby people would be able to say that the Board of Supervisors was responsible for their being put out of their houses.

Supervisor Christopher remarked that he thinks that the matter comes down to the lesser of two evils. Either we go ahead and widen the streets or we leave the people live in the houses until such time as the housing situation in San Francisco has been alleviated.

Supervisor MacPhee stated that he was inclined to agree with Supervisor Mancuso. Believe the improvement of San Francisco is all-important. The Board, in passing responsibility to the Chief Administrative Officer for disposition of these buildings, places it in good hands and do not believe he will create any undue hardship on the people in this area.

Assuming motion carries to postpone this matter for four weeks. Within next two years, in my opinion, housing situation is going to be just as critical. Believe that if we are going to postpone this matter at this time we should postpone it for at least one year, but do not think that we should postpone this type of work. We must determine by policy what we are going to do.

Supervisor Lewis said that the question narrows itself to the question stated by the Chief Administrative Officer, that nothing has been decided yet as to what must be done. Believe that matter of decision should be left to the Board of Supervisors.

He further stated that he was not prepared to pass upon the question at the present time as to whether or not we should widen the street or whether we should leave the people stay in their houses. We should have information on the families who would be evicted by the passage of this legislation. Feel that before the Board of Supervisors can be in a position to vote the widening of streets and put out families who have children in school we should know what the situation is and have the proper information given us.

Thereupon the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, McMurray, Sullivan—5.

Noes: Supervisors Brown, Colman, MacPhee, Mancuso, Mead, Meyer—6.

Supervisor Lewis then moved that this matter be postponed as to such time as the Chief Administrative Officer has decided it is time for this street to be widened and these people to be moved and we pass upon it at that time.

Supervisor Brown moved as a substitute motion that matter be postponed for one week.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Mr. Brooks told the Board that his mind was not made up on this matter. Before we can evict people we must get permission from the OPA and that would take at least two months.

Adopted.

Sludge Treatment Plant Near Islais Creek.

Proposal No. 5504, Resolution No. 5351 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from the following party, or the legal owner, to certain real property situated in San Francisco, California, required for a sludge treatment plant near Islais

Creek, and that the sum set forth below be paid for said property from Appropriation No. 81.028.58.2:

Zanetti, Andrew D. and Joseph\$16,250
Lots 1, 47 and 48 in Assessor's Block 5289.

It is understood and agreed that the improvements now located on said land, known as No. 1701 Kirkwood Avenue, shall remain the property of the grantors, and shall be removed by them at their own cost and expense within 30 days after receiving notice so to do from the Director of Property.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Clipper Street Extension.

Proposal No. 5505, Resolution No. 5352 (Series of 1939), as follows:

Resolved, In accordance with the written offers on file in the Office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for the extension of Clipper Street, and that the sums set forth below be paid for said property from Appropriation No. 577.959.58:

Dempsey, Arthur C. and Esther H.....	\$7,500
Lots 17, 18 and 19 in Assessor's Block 2870.	
Simpson, Kate B.....	2,200
Lots 20, 21 and 25 in Assessor's Block 2870.	
Lynch, T.	2,100
Lots 22 and 23 in Assessor's Block 2870.	
Christensen, Walter E.	1,200
Lot 24 in Assessor's Block 2870.	
Edna L. Knight, Executrix of the Estate of Purkitt, Theodora T.	3,500
Lots 26, 27 and 28 in Assessor's Block 2870.	

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Refunds—Erroneous Payments Taxes.

Proposal No. 5506, Resolution No. 5353 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

FROM APPROPRIATION No. .05—DUPLICATE TAX FUND

<i>Name</i>	<i>Amount</i>
1. Irene F. Moses, Lot 51, Block 1015, first installment, fiscal year 1945-1946	\$46.08
2. Russell N. Howard, Lot 16, Block 1293, first installment, fiscal year 1945-1946	29.95
3. Diana Deely, Lot 17, Block 1644, first installment, fiscal year 1945-1946	64.00
4. June Callicotte, Lot 15, Block 1689, first installment, fiscal year 1945-1946	33.81
5. John Beckman, Lot 25, Block 2649, first installment, fiscal year 1945-1946	58.93

FROM APPROPRIATION No. 60.969.00—TAXES REFUNDED FUND

1. William H. Donovan—Assessment represented a possessory interest in Veterans' Welfare Board Home described as Lot 13C, Block 2141. This property was also assessed on the 1944-45 Real Estate Assessment Roll, and the tax thereon was paid December 4, 1944. Deponent should therefore receive a refund of.....\$23.15
2. William H. Donovan—Veteran exemption of \$1,000 was properly applied for on March 14, 1944, said exemption to apply against Lot 13C, Block 2141. Due to a clerical error the exemption was not allowed, and deponent should therefore receive a refund of \$46.90, representing the tax paid on a valuation of \$1,000..... 46.90

Approved as to form by the City Attorney.

Approved as to funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Sludge Treatment Plant Near Islais Creek.

Proposal No. 5507, Resolution No. 5354 (Series of 1939), as follows:

Resolved, In accordance with the written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for a sludge treatment plant near Islais Creek, and that the sums set forth below be paid for said property from Appropriation No. 81.028.58.2:

Carter, Mary	\$ 7,000
Lots 1-2 and 3 in Assessor's Block 5298.	
Real Estate Associates, a co-partnership	21,500
Lots 14 to 25, inclusive, in Assessor's Block 5289.	

Rebizzo, Gianbattista	2,000
Lot 40 in Assessor's Block 5298.	
Ricci, Angela et al. and Rebizzo, Ernesta et al.....	1,600
Lots 34 and 35 in Assessor's Block 5289.	

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Army Street Widening.

Proposal No. 5508, Resolution No. 5355 (Series of 1939), as follows:

Resolved, In accordance with written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from Joseph Conway and Elizabeth Conway, or the legal owners, to the southerly 36 feet of Lot 13 in Assessor's Block No. 6571, San Francisco, California, required for the widening of Army Street, and that the sum of \$3,300 be paid for said property from Appropriation No. 577.924.58.

The above sum of \$3,300 includes damages in full to the improvements now located on said lot, which improvements are to be re-located by the grantors within 30 days after recording the deed to the City.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Clipper Street Extension.

Proposal No. 5509, Resolution No. 5356 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from the following party, or the legal owner, to certain real property situated in San Francisco, California, required for the extension of Clipper Street, and that the sum set forth below be paid for said property from Appropriation No. 548.963.58:

Crocker Estate Company	\$3,750
Portion of Lot 1, Assessor's Block 6558.	

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Description Approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

School Site—Sunset District.

Proposal No. 5510, Resolution No. 5357 (Series of 1939), as follows:

Resolved, That the City and County of San Francisco, a municipal corporation, does hereby approve acceptance of a deed by and in the name of the San Francisco Unified School District from Ada E. Schwingler, or the legal owner, to Lot 31 in Assessor's Block No. 2154, San Francisco, California, required for a school site in the Sunset District, and that the sum of \$500 be paid for said land from Appropriation No. 570.600.00.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Consideration Postponed.

Land Purchase—McLaren Park.

Proposal No. 5511, Resolution No. . . . (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from the Anglo California National Bank of San Francisco, or the legal owner, to Lot 3 in Assessor's Block No. 6182, San Francisco, California, required for the proposed McLaren Park, and that the sum of \$150 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Discussion.

Supervisor Christopher informed the Board that he went out to see McLaren Park and was astonished at the amount of property being purchased. Believe that we have too much land for this park.

Believe that we should sell some of it and confine ourselves to a smaller park and make something out of it. The land we now have is not a park; it is in a disgraceful condition.

Supervisor Mancuso stated that we are not buying any property at the present time that is not in the center of what will be McLaren Park.

Supervisor MacPhee explained the steps taken by the Board in trying to determine what the boundaries of McLaren Park should be. When the Navy said that they might want a part of the Park the matter for the setting of the boundaries was postponed. Advised the Park Commission that the Board was going to set a definite boundary for McLaren Park. Lands that have been purchased are all within the area where there is no controversy.

Supervisor Christopher said that he was disappointed with the condition of that area and that he does not want to spend any more money on this matter.

Supervisor Christopher then moved that the matter be postponed for one week.

Seconded by Supervisor McMurray.

Supervisor Mead remarked that the residents of that area are opposed to the cutting down of the boundaries of McLaren Park.

Supervisor Brown stated that the matter for the McLaren Park boundaries has been before the Board for a number of years. Have asked Park Commission whether or not it would be possible to trade the outer circle of the Park boundaries and to definitely set the inner boundaries. Do not see why the City should spend money to acquire this inner property when it can be done by trading property on the outside for it. The Park Commission is spending all of the money the Charter has set aside for the purchase of property for McLaren Park.

If we set the boundaries to its fullest extent we will place too big a burden on the Park Commission and they will not be able to do it with the money provided for by the Charter.

Supervisor Brown then moved as a substitute motion that this matter be postponed for two weeks.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Consideration Postponed.

Land Purchase—McLaren Park.

Proposal No. 5512, Resolution No. . . . (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from Ray T. Burke, or the legal owner, to Lots 7 and 8 in Assessor's Block 6186, San Francisco, California, required for the proposed McLaren Park, and that the sum of \$200 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

On motion of Supervisor Christopher this matter was *postponed for two weeks.*

Adopted.

Authorizing Consent to Assignment of Lease From the Hibernia Savings and Loan Society to Ernest Ingold et al. Regarding City Property at 1445 Market Street.

Proposal No. 5513, Resolution No. 5358 (Series of 1939), as follows:

Whereas, pursuant to Resolution No. 4636 (Series of 1939), adopted by this Board on April 16, 1945, and approved by the Mayor on April 18, 1945, the City and County of San Francisco, a municipal corporation, as lessor, entered into that certain lease dated April 20, 1945, with the Hibernia Savings and Loan Society, a corporation, as lessee, pertaining to the following described real property situated in San Francisco, California:

Commencing at a point on the southeasterly line of Market Street, distant thereon 190 feet southwesterly from the southwesterly line of Tenth Street, running southwesterly along the southeasterly line of Market Street, 30 feet; thence at a right angle southeasterly 137.5 feet; thence at a right angle northeasterly 30 feet; thence at a right angle northwesterly 137.5 feet to the southeasterly line of Market Street and the point of commencement. Together with the improvements and appurtenances thereon.

Whereas, the Hibernia Savings and Loan Society has notified the City that it desires to renew said lease for a period of one year commencing April 20, 1946, in accordance with the provisions thereof, and has requested that the lessor consent to an assignment unto Ernest Ingold, George Whitney and P. A. Rowe of said Society's interest in and to said lease and the leasehold interest created thereby; and

Whereas, said lease provides that the Hibernia Savings and Loan Society shall not assign the same without the written consent of the lessor; and

Whereas, the Director of Property and the Board of Fire Commissioners have recommended that consent be given to such proposed assignment, subject to the provisions of this resolution; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute the necessary consent to such assignment upon the condition that the assignees shall agree to perform all of the terms, covenants and conditions of said lease undertaken to be performed by assignor and at the time and in the manner therein provided to the same extent as if assignees had been named as lessees therein, and upon the further condition such assignment shall not constitute a waiver of the restrictions against assignments in said lease; and that no further assignment shall be made without the written consent of the lessor.

Recommended by the Director of Property.

Recommended by the Board of Fire Commissioners.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Approval of Supplemental Recommendations, Public Welfare
Department.**

Proposal No. 5514, Resolution No. 5359 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, increases, decreases, denials, discontinuances, rescission of erroneous cancellation of warrant and approval of reissuance of warrant, rescission of erroneous discontinuance of aid and approval of retroactive aid, and other transactions, effective November 1, 1945, January 1, February 1, February 9 and March 1, 1946, or as noted, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Approval of Recommendations, Public Welfare Department.

Proposal No. 5515, Resolution No. 5360 (Series of 1939), as follows:

Resolved, That the recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including increases and decreases, effective April 1, 1946, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Consideration Postponed.

Wage Scale Resolution—Private Employment on Public Contracts.

Proposal No. 5518, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the highest general prevailing rate of wages paid in private employment to various crafts in the City and County of San Francisco, including wages paid on holidays and for overtime work, is hereby determined and declared to be as herein set forth. Except as herein otherwise specifically provided, the wages herein fixed are for journeymen and are based on an eight-hour day, five days per week.

SECTION 1—BUILDING AND CONSTRUCTION TRADES

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Asbestos Workers	\$1.50	All classes double time after 8 hours
Bricklayers and Stone Masons (including granite curbs)	2.05	Time and one-half after 8 hours
Bricklayers' Tenders and Hod Carriers (\$1.00 day extra for work underground)	1.57½	All classes double time after 8 hours
Carpenters and Cabinet Makers	1.75	Time and one-half first 4 hours after 8 hours; double thereafter
Floor Layer	1.87½	Time and one-half first 4 hours after 8 hours; double thereafter

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Cement Finishers	1.75	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
Foreman Cement Finisher.....	1.87½	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
Finishing Machine Operator.....	1.87½	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
Composition and Mastic Finishers.....	1.87½	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
Foreman Composition and Mastic Finishers	2.00	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
Electrical Workers (including Fixture Hangers).....	1.87½	All classes double time after 8 hours
Elevator Constructors	1.75½	Double time after 8 hours
Elevator Constructors' Helpers.....	1.23	Double time after 8 hours
Linemen	1.87½	Double time after 8 hours
Linemen Helpers	1.35	Double time after 8 hours

ENGINEERS

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Asphalt Plant Engineer.....	\$1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Box Men or Mixer Box Operator (concrete or asphalt plant).....	1.45	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Compressor Operator	1.45	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Compressor Operator (more than one compressor).....	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays

*Overtime for piledriving and steel erection operations, double time after 8 hours and Saturdays, Sundays and holidays.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
*Concrete Mixers (up to one yard)	1.45	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Concrete Mixer (over one yard)	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Concrete Pump or Pump Crete Guns	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Derrick	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Drilling Machine Engineers	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Fireman in Hot Plant	1.40	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Heavy Duty Repairman	1.65	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Heavy Duty Repairman Helper	1.35	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Highline Cableway	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Le Tourneau Pulls (jeeps and similar types of equipment)	1.75	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Mechanical Finishers (concrete or asphalt)	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Pavement Breakers, Emsco type	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Portable Crushers	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Power Grader, Power Planer, Motor Patrol or any type Power Blade	1.85	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Power Shovels:		
San Francisco City and County:		
*Operators of Power Shovels and/or other equipment with shovel type controls:		
Up to and including one yard	2.15	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Over one yard	2.25	Time and one-half after 8 hours and Saturday; double time Sundays and holidays

*Overtime for piledriving and steel erection operations, double time after 8 hours and Saturdays, Sundays and holidays.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
*Apprentices (Oilers, Firemen, Watchmen)	1.55	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractor-Type Shovel Loader (scale not to apply when used as a blade or bulldozer; all sizes)	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Bay Area Counties (7 Counties: Alameda, Contra Costa, San Mateo, Santa Clara, Marin, Solano and Napa):		
*Operators of Power Shovels and/or other equipment with shovel-type controls:		
Up to and including one yard..	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Over one yard.....	2.25	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Apprentices (Oilers, Firemen, Watchmen)	1.40	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractor-type Shovel Loader (scale not to apply when used as a blade or bulldozer; all sizes)	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
All other counties in Northern California in the Jurisdiction of Engineers, Local Union No. 3:		
*Operators of Power Shovels and/or other equipment with shovel-type controls:		
Up to and including one yard..	1.85	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Over one yard.....	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Apprentices (Oilers, Firemen, Watchmen)	1.25	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractor-type Shovel Loader up to and including one yard (scale not to apply when used as blade or bulldozer)	1.85	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractor-type Shovel Loader over one yard (scale not to apply when used as blade or bulldozer)	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays

*Overtime for piledriving and steel erection operations, double time after 8 hours and Saturdays, Sundays and holidays.

Crews working underground shall receive \$1.00 per day over and above the regular rate.

Foremen or Shifters shall receive \$1.00 per day over and above the classification over which he has supervision. In the event two rates of pay are involved, the rate of pay shall be determined by the classification in majority.

The above wage scale is authorized for members of Operating Engineers Local No. 3 to apply on federal and non-federal building, heavy, and highway construction work in that portion of the State of California above the northerly boundary of Kern County, the northerly boundary of San Luis Obispo County, and the westerly boundaries of Inyo and Mono counties, and as specifically indicated above with respect to Power Shovels, effective September 5, 1945.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
*Pumps	\$1.45	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Pugmills (all) Woodsmixer type.....	1.75	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Rollers	1.65	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Screedman	1.35	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Self-propelled elevating Grade Plane.....	1.75	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Spreader machines (BarberGreen, Jaeger, etc.) (Engineer and Screedman required in operation)	1.75	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Surface Heaters	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractors	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Tractor (tandem)	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractor (with boom).....	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Trenching Machine	1.85	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Truck Crane Operator.....	1.85	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Truck Crane Oiler.....	1.35	Time and one-half after 8 hours and Saturday; double time Sundays and holidays

*Overtime for piledriving and steel erection operations, double time after 8 hours and Saturdays, Sundays and holidays.

TRUCK CRANES

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Engineers	\$1.85	All classes double time after 8 hours
Apprentices (Firemen, Oilers, Watchmen)	1.35	All classes double time after 8 hours

PILEDIVING

Engineers on Derricks and Piledrivers	\$1.85	All classes double time after 8 hours
Apprentices (Firemen and Oilers)	1.35	All classes double time after 8 hours
Compressor Operator	1.45	All classes double time after 8 hours
Compressor Operator (more than one Compressor)	1.70	All classes double time after 8 hours
Locomotives	1.70	All classes double time after 8 hours

(Conditions in accordance with agreement)

STEEL ERECTION

Engineers on all hoisting equipment	\$2.00	All classes double time after 8 hours
Engineers on portable Compressors, Pumps	1.45	All classes double time after 8 hours
Engineers on Compressors (more than one Compressor)	1.70	All classes double time after 8 hours
Engineers on Tractors and Locomotives	1.70	All classes double time after 8 hours
Apprentices (Firemen and Oilers)	1.40	All classes double time after 8 hours

(Conditions in accordance with agreement)

DREDGING (Hydraulic Suction Dredges)

Chief Engineer	Per month \$350	All classes time and one-half after 8 hours; Sundays and holidays double time
Leverman	\$1.70	All classes time and one-half after 8 hours; Sundays and holidays double time
Assistant Engineers (Steam or Electric) ..	1.50	All classes time and one-half after 8 hours; Sundays and holidays double time
Welder	1.50	All classes time and one-half after 8 hours; Sundays and holidays double time
Fireman or Oiler	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time
Deckmate	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
Levee Foreman	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
Leveeman	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time
Deckhand (can operate Anchor Scow under direction of Deckmate)	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time

CLAM SHELL DREDGES

Leverman	\$1.70	All classes time and one-half after 8 hours; Sundays and holidays double time
Deckmate	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Deckhand	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time
Watch Engineer	1.50	All classes time and one-half after 8 hours; Sundays and holidays double time
Barge Mate (Seagoing)	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
Bargeman	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time

HOURS OF WORK

The hours of work between 8 o'clock A. M. and 5 o'clock P. M. shall constitute the regular working hours and all work performed outside of the regular working hours shall be paid for at double the regular hourly rate, except on shift work, and also with the further exception that the overtime rate shall not apply when other arrangements are made in starting times.

When two (2) shifts are employed for three (3) or more consecutive days, seven (7) hours shall constitute a day's work, for which eight (8) hours straight time shall be paid.

Power shovels and other equipment, under Engineers' jurisdiction when operated on two (2) or three (3) shift basis seven (7) hours shall constitute a full shift which shall be compensated for on the basis of eight (8) hours' pay.

Shifts shall run consecutively for three (3) days or more or to completion of the job. No member can work more than one (1) shift in any consecutive twenty-four (24) hours, and not less than four (4) hours shall be worked in any one (1) shift.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Glaziers and Glass Workers, including art glass	\$1.58½	Time and one-half first 2 hours after 8 hours; double thereafter
Gunite Workers:		
Nozzle Men	1.62½	Double time after 8 hours
Rod Men	1.37½	Double time after 8 hours
Finishers	1.37½	Double time after 8 hours
Ground Wire Men	1.37½	Double time after 8 hours
Gun Men	1.37½	Double time after 8 hours
Mixer Men	1.25	Double time after 8 hours
Rebound Men	1.12½	Double time after 8 hours
Foreman (\$1 per day above highest craftsman)		Double time after 8 hours
Hardwood Floor Layers	1.50	Time and one-half first 4 hours; double time thereafter
Iron Workers:		
Reinforced Concrete	1.50	Double time after 8 hours
Bridge, Structural, Rigger	1.75	Double time after 8 hours
Derrick Engineers	2.00	Double time after 8 hours
Bronze and Ornamental (including erection of steel and iron fences):		
(outside)	1.60	Double time after 8 hours
(inside)	1.37½	Double time after 8 hours
Rodman (reinforcing steel)	1.50	Double time after 8 hours
Laborers:		
All Cleanup Work of Debris, Streets, Grounds and Buildings	1.06¼	
Asphalt Ironers and Rakers	1.31¼	
Blasters (Powdermen)	1.37½	

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Combination Jackhammer-Powderman	1.37½	
Concrete Pan Work	1.25	
Construction Laborers	1.06¼	
Cribbers	1.37½	
Drillers	1.37½	
Flagmen, Guards and Watchmen	1.06¼	
General Laborers	1.06¼	
High Scalers (Form Raisers)	1.37½	
Jackhammer Vibrators and all air, gas and electric tools	1.25	
Loading and Unloading, Carrying and Handling All Rods and Materials for Use in Reinforcing Concrete and Construction	1.25	
Magnesite and Mastic Workers (wet or dry)	1.25	
Mucker (underground)	1.25	
Powderman	1.37½	
Sewer Pipe Layers, Banders and Caulkers	1.37½	
Sloper	1.25	
Timberman (tunnel)	1.37½	
Trackmen (construction and maintenance repair)	1.06¼	
Wagon Drill	1.37½	

WORKING CONDITIONS FOR LABORERS

1. Eight hours will constitute a day's work, between the hours of 8:00 A. M. and 5:00 P. M., except as otherwise noted. Where part of an eight (8) hour day is worked pro rata rates for such shorter periods shall be paid.

2. Five days, from Monday to Friday, inclusive, shall be considered the regular working week.

3. Recognized holidays will be New Year's Day, Washington's Birthday, Decoration Day, Fourth of July, Labor Day, Admission Day, Thanksgiving Day and Christmas Day. They shall be holidays of not less than twenty-four (24) hours and all holiday work shall be paid for at double time.

4. Overtime shall be paid as follows: For any extra time worked up to a total of four (4) hours after eight (8) hours, between the hours of 8:00 A. M. and 5:00 P. M., shall be time and one-half. All overtime in addition to the four (4) hours above described shall be paid double time. Saturdays, Sundays and holidays, from 12 midnight of the preceding day shall be paid double time. When one regular daylight shift is being worked and men are required to report for work before 8:00 A. M. they shall be paid double time prior to 8:00 A. M.

5. Two Shifts: When two shifts are worked in any twenty-four (24) hours, one immediately following the other, the one beginning at 8:00 A. M., the other shift shall work seven (7) hours and receive eight (8) hours' pay. Where two shifts are worked, one immediately following the other, the first beginning before 8:00 A. M., each shift shall receive eight (8) hours' pay for seven (7) hours' work. Where three shifts are worked, one immediately following the other, shift time shall be seven (7) hours and overtime equal to one hour's pay shall be paid on all shifts.

6. Tidal Conditions: When it is necessary to work with the tide any such working hours may be changed at the option of the employer, to meet tidal conditions and such work is to be paid for at straight time. It is further understood and agreed that where workers once start work on any operation where tidal conditions are involved, and where such work is performed on a basis of four hours or less, on any shift, such workers shall be paid double time for this type of work. Where workers on tidal operations are employed in excess of four hours, on any shift, such workers shall be paid on the basis of a full shift regardless of whether or not a full shift is worked.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Lathers (6-hour day), wood and/or metal	\$1.75	Double time after 6 hours
Marble Trades:		
Shopmen and Helpers.....day	8.00	Time and one-half first 4 hours after 8 hours; double thereafter
Polishers78¾	Time and one-half first 4 hours after 8 hours; double thereafter
Bed Rubbers	8.25	Time and one-half first 4 hours after 8 hours; double thereafter
Cutters, Coppers, Carborundum Men...	.90	Time and one-half first 4 hours after 8 hours; double thereafter
Carvers	1.02½	Time and one-half first 4 hours after 8 hours; double thereafter
Marble Masons and Setters.....	1.75	Time and one-half first 4 hours after 8 hours; double thereafter
Mosaic and Terrazzo Workers.....	1.75	Time and one-half after 8 hours
Mosaic and Terrazzo Workers' Helpers...	.87½	Time and one-half after 8 hours
Dry Base Machine Men.....	1.06¼	Time and one-half first 4 hours after 8 hours; double thereafter
Painters	1.75	Time and one-half after 7 hours
Painters, Structural Iron Work.....	1.75	Time and one-half after 8 hours
Painters, Varnishers and Polishers.....	1.10	Time and one-half after 8 hours
Pile Drivers	1.86	Double time after 8 hours
Plasterers (6-hour day).....	2.00	Double time after 6 hours
Plasterers' Tenders and Hod Carriers (6-hour day)	1.75	Double time after 6 hours
Plumbers and Gas Fitters (including pipe caulking).....	1.87½	Double time after 8 hours; Saturday morning at straight time on existing installations.
Ornamental Plasterers:		
Casters (6-hour day).....	1.60	Double time after 6 hours
Model Makers (6-hour day).....	1.50	Double time after 6 hours
Modelers (6-hour day).....	2.00	Double time after 6 hours
Roofers and Waterproofers.....	1.50	Time and one-half first 4 hours after 8 hours; double thereafter
Sheet Metal Workers.....	1.75	Time and one-half first 4 hours after 8 hours; double thereafter
Sprinkler Fitters	1.37½	Double time after 8 hours
Sprinkler Fitters' Helper.....	.77	Double time after 8 hours
Steam Fitters	1.87½	Double time after 8 hours
Stone Cutters:		
Soft and granite, including granite curbs (shop).....	1.43¾	Time and one-half first 4 hours after 8 hours; double thereafter
(outside)	1.56¼	Time and one-half first 4 hours after 8 hours; double thereafter
Stone Derrickmen	1.25	Double time after 8 hours
Tile Setters	1.80	Double time after 8 hours
Tile Setters' Helpers.....	1.37½	Double time after 8 hours
Dump Truck Drivers (8-hour day):		
Under 4 yards (water level).....		\$ 9.20
4 yards and under 6 yards (water level).....		10.12
6 yards and under 8 yards (water level).....		11.00
8 yards and over (water level).....		13.80
Truck Drivers of Concrete Mixer Trucks (8-hour day):		
2 yards (mfrs. mixing capacity rating).....		\$ 9.28
3 yards (mfrs. mixing capacity rating).....		9.89
4 to 5 yards (mfrs. mixing capacity rating).....		10.58
(Working time for truck drivers shall be reckoned by half day and full day. Overtime for truck drivers at time and a half after eight hours.)		

SECTION 2—BUILDING TRADE—SHOP RATES

Craft	Rate
Cabinet Workers, Millmen, Machine and Bench Hands (Shop).....	\$1.25
Varnishers and Polishers (Shop).....	1.10

SECTION 3—METAL TRADES—FIELD RATES

Craft	Rate	Overtime Rate
Blacksmiths	\$1.50	Double time after 8 hours
Boilermakers	1.65	Double time after 8 hours
Boilermakers' Helpers	1.40	Double time after 8 hours
Machinists (on new work).....	1.53	Double time after 8 hours
Machinists' Helpers (on new work).....	1.11	Double time after 8 hours
Machinists (Maintenance)	1.53	Double time after 8 hours

SECTION 4—METAL TRADES—SHOP RATES

Craft	Rate	Overtime Rate
Pattern Makers (based on 7-hour day)...	\$1.50	Double time after 8 hours
Molders and Coremakers.....	1.26	Double time after 8 hours
Blacksmiths	1.28	Double time after 8 hours
Blacksmiths' Helpers	1.00	Double time after 8 hours
Boilermakers	1.28	Double time after 8 hours
Boilermakers' Helpers	1.00	Double time after 8 hours
Machinists	1.28	Double time after 8 hours
Machinists (Maintenance)	1.39	Double time after 8 hours
Machinists' Helpers97	Double time after 8 hours
Machinists' Helpers (Maintenance).....	1.05	Double time after 8 hours
Ornamental Iron Workers (Shop).....	1.37½	Time and one-half first 4 hours after 8 hours; double thereafter

RATES OF PAY FOR CLASSIFICATIONS IN STRUCTURAL IRON WORKS (Shop)

Craft	Rate	Overtime Rate
Template Maker	\$1.35	Double time after 8 hours
Layout	1.40	Double time after 8 hours
Fitter	1.30	Double time after 8 hours
Welder	1.28	Double time after 8 hours
Blacksmith	1.12	Double time after 8 hours
Riveter	1.20	Double time after 8 hours
Burner	1.28	Double time after 8 hours
Rack Punch Operator.....	1.05	Double time after 8 hours
Bulldozer	1.00	Double time after 8 hours
Drill Press Operator.....	1.00	Double time after 8 hours
Millman	1.00	Double time after 8 hours
Punchman	1.11	Double time after 8 hours
Shearman	1.11	Double time after 8 hours
Holderon	1.17	Double time after 8 hours
Bolt and Rivet Maker.....	.75	Double time after 8 hours
Duplicator	1.00	Double time after 8 hours
Crane Operator95	Double time after 8 hours
Slinger95	Double time after 8 hours
Heaters95	Double time after 8 hours
Bolt Threader95	Double time after 8 hours
Painter, Spray	1.12	Double time after 8 hours
Hydraulic Press Operator.....	1.10	Double time after 8 hours
Thomas Spacer Operator.....	1.10	Double time after 8 hours
Stockman	1.00	Double time after 8 hours
Miscellaneous Helpers:		
After 90 days' experience.....	.95	Double time after 8 hours
Less than 2 months' experience.....	.87	Double time after 8 hours

SECTION 5—MISCELLANEOUS TRADES

Craft	Rate	Overtime Rate
Well Drillers	\$1.37½	
Well Drillers (hand tool foreman)	1.37½	
Diamond Drillers	1.37½	
Washers, Polishers and Greasers (garageman)90	

SECTION 6—CULINARY WORKERS

Craft	Rate	Overtime Rate
Head Cook (in charge) (7½ hours within 8 hours)	\$7.75	\$1.50 hour
Other Cooks	6.75	\$1.50 hour
Cooks' Helpers	5.75	\$1.50 hour (Short shifts, not less than 4 hours, \$1.25 hour)
Waiters (7½ within 12 hours)	4.50	\$1.00 hour
Waitresses (7½ within 8 hours)	4.50	\$1.00 hour
Dishwasher and Vegetable Man (7½ within 8 hours)	4.00	\$1.00 hour

SECTION 7—FURNITURE TRADES

Craft	Rate	Overtime Rate
Carpet Layers, Cutters and Measurers (Linoleum, Cork, Rubber and Mastic)	\$11.00	Double time after 8 hours
Carpet Seamstresses	6.90	Double time after 8 hours
Carpet Layers' Apprentices:		
1st 6 months out	5.00	Double time after 8 hours
2nd 6 months out	5.50	Double time after 8 hours
3rd 6 months out	6.25	Double time after 8 hours
4th 6 months out	7.00	Double time after 8 hours
5th 6 months out	8.00	Double time after 8 hours
6th 6 months out	9.00	Double time after 8 hours
Shade and Drapery Makers and Hangers (including Venetian Blinds)	9.70	Time and one-half first 4 hours after 8 hours; double thereafter
Upholsterers	9.70	Time and one-half first 4 hours after 8 hours; double thereafter
Furniture Handlers, Packers and Strippers	7.35	Time and one-half first 4 hours after 8 hours; double thereafter
Drapery Seamstresses	5.60	Time and one-half first 4 hours after 8 hours; double thereafter

Wherever welding processes are involved the rate paid for such shall be as herein fixed for the crafts performing the work.

Saturdays and holiday work at double time except as otherwise provided herein. Holidays at premium pay as specified in union agreements as provided for respective crafts.

Nothing herein shall prevent the employment of apprentices properly indentured in accordance with Federal or State laws or regulations and at rates of pay as determined in apprentice indentures approved by the State Department of Industrial Relations and/or in accordance with labor standards set up by the State Apprenticeship Council.

Further Resolved, That Resolutions No. 5115 and No. 5317 (Series of 1939) are hereby repealed.

Further Resolved, That this resolution shall become effective immediately.

Privilege of the Floor.

Supervisor Mead moved the privilege of the floor for Mr. Marshall.
No objections and motion carried.

Mr. Marshall stated that the present rate for Bricklayers' Tenders and Hod Carriers is \$1 per day extra for underground.

Amendment.

Supervisor Mead moved that the rate for Bricklayers' Tenders and Hod Carriers be changed from \$1.57 to \$1.57½ per hour plus \$1 per day extra for underground work. Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mead then moved that the overtime rate for Engineers read double time after 8 hours and Saturday, double time Sundays and holidays.

Seconded by Supervisor McMurray.

Discussion.

Mr. Otto Sues, representing the Civil Service Commission, told the Board that at the present time there is an agreement relative to overtime that will expire on May 3, 1946.

Mr. P. H. McCarthy, Jr., stated that the contract between the Northern California Contractors' Association calls for double time. In 1945 the union agreed to work V-J Day at time and one-half. The unions made no attempt to enforce the double time rate until the contractors tried to make all overtime for the first eight hours at time and one-half.

Mr. William D. Coughlin, representing the Northern California Chapter, Associated General Contractors, told the Board that the contract does not call for double time for overtime, it calls for time and one-half, and this contract has until May 3, 1946, to run.

Donald K. Grant, assistant manager of the Guy F. Atkinson Company, explained that the present contract calling for time and one-half for overtime has until May 3, 1946, to run. The provision for double time was not stricken because the unions did not want to have anything taken away from them. After May 3, 1946, negotiations will be started for a new contract.

Supervisor Mead remarked that in many instances unions have agreed to the overtime rate of time and one-half for the purpose of being fair. The people should be protected by including in the proposal the wage scales that are actually in the contract.

Supervisor Gallagher explained to the Board that if the Board amends his proposal it will have to refer this matter to the Civil Service Commission.

Supervisor Brown said that due to wartime conditions there was obligation imposed upon the contractor and the workers that all overtime would be time and one-half. That later was rescinded and extended to May 3, 1946. Prevailing rate of overtime is time and one-half. Cannot tell what the rate will be after May 3rd. We should pass the resolution in its present form and after May 3rd we can change the overtime to what it will be after that date.

Supervisor Mead stated that there is a major contract to be let and if overtime is only time and one-half what would happen after May 3rd?

Supervisor Mancuso suggested that what the Board should do is to leave it as it is at the present time with a further provision that the amount paid shall be subject to change in accordance to what the overtime will be after May 3rd.

Mr. James Turner, Manager of Utilities, remarked that it could not be done. Believe matter should be passed in its present form and then amended afterwards.

Mr. McCarthy, in answering Supervisor Mancuso, said that the big job to be let by the City and County of San Francisco is for the San Francisco Airport. It will be a big job and there will be severe penalties for failure to complete it on time. Work may not start until after May 3rd. Technicality at this time is the prevailing wage for overtime. Double time is the overtime in our contract. Would like to find some way whereby we could work the job at time and one-half to May 3rd and then double time after May 3rd.

Mr. Sues remarked that when the Civil Service Commission investigated the matter it could not verify any places where double time was being paid. If, according to statements made, double time is the prevailing rate, then in accordance with Section 98 of the Charter the Board of Supervisors should authorize the payment of double time.

Supervisor MacPhee moved, as a substitute motion for Supervisor Mead's motion, that the matter be referred to the Civil Service Commission for report by next Monday.

Seconded by Supervisor Colman.

No objections and motion carried.

Thereupon, Proposal 5518, as amended, and reading as above, was set as a *Special Order of Business* at 2:00 p. m., March 25, 1946.

Adopted.

Accepting Statement of California St. Cable R. R. Co. Showing Amount Due City and County During Year Ending December 31, 1945.

Proposal No. 5519, Resolution No. 5361 (Series of 1939), as follows:

Resolved, That the statement of the California Street Cable Railroad Company showing the amount due the City and County of San Francisco as 2 per cent of the gross receipts during the year ending December 31, 1945, said amount being \$5,374.29, be hereby accepted subject to check by the Controller; and be it

Further Resolved, That the California Street Cable Railroad Company is hereby directed to deposit with the Treasurer of the City and County of San Francisco the above mentioned sum of \$5,374.29, the same to be placed to the credit of the General Fund.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Declaring The San Francisco Chronicle to be The Official Newspaper of The City and County of San Francisco for The Year Ending March 31, 1947.

Proposal No. 5520, Resolution No. 5362 (Series of 1939), as follows:

Whereas, the Purchaser of Supplies has advertised for bids for the official advertising for the City and County of San Francisco for the period of one year from April 1, 1946, to March 31, 1947; and

Whereas, the Chronicle Publishing Company, publishers of the San Francisco Chronicle, was the lowest and best bidder for doing of said advertising and the bid of the said Chronicle Publishing Company, publisher of the San Francisco Chronicle, was accepted, and the contract for doing said official advertising was awarded to said Chronicle Publishing Company, publishers of the San Francisco Chronicle; now, therefore, be it

Resolved, That the San Francisco Chronicle, a daily newspaper of general circulation, published in the City and County of San Francisco and having a bona fide daily circulation of at least eight thousand copies, is hereby selected as and declared to be the official newspaper of the City and County of San Francisco for the period of one year, from April 1, 1946, to March 31, 1947.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Authorizing Correction of Assessment Roll for 1945-46—
Erroneous Assessment.**

Proposal No. 5521, Resolution No. 5363 (Series of 1939), as follows:

Whereas, the Assessor has recommended authorization permitting the Controller to correct the following error made on the 1945-46 Assessment Roll which reads: Block 1716, Lot 22, Land \$730, Improvements \$3,200, Total \$3,930; and

Whereas, the first installment of taxes in the amount of \$94.91 was paid by Mr. David A. Barry, 265 San Anselmo Avenue, San Francisco 16, California; and

Whereas, the 1945-46 Assessment Roll should read: Block 1716, Lot 22, Land \$730, Improvements nil, Total \$730; now, therefore, be it

Resolved, That with the consent of the City Attorney and in accordance with Section 4831 of the Revenue and Taxation Code, the Controller be and he is hereby authorized to correct the foregoing error in order that a refund of the overpayment may be made.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Consideration Postponed.

**Requesting Mayor to Institute Proceedings for Appropriation of
\$25,000 to Hold Special Election on June 4, 1946.**

Proposal No. 5522, Resolution No. . . . (Series of 1939), as follows:

Resolved, That His Honor the Mayor be and is hereby respectfully requested to recommend, and to institute the proceedings necessary to appropriate the sum of Twenty-five Thousand (\$25,000) Dollars from the surplus existing in the General Fund Reserve for Adjustments to the credit of the Registrar of Voters for the purpose of holding a Special Election in San Francisco simultaneous with the State Primary Election on June 4, 1946.

Discussion.

Supervisor Mancuso stated that this appropriation was necessary in order to submit charter amendment for the election of June 4, 1946. We must call a special election to be held in conjunction with the State primary election.

Supervisor Mead remarked that Supervisor Mancuso informed him that there would be no additional cost to the people of San Francisco because there was going to be an election in June.

Supervisor Mancuso explained that the Registrar of Voters said that it would run from between \$15,000 to \$20,000 to hold a special election in conjunction with the State primary election. Money will take care of additional postage and printing of any charter amendments to be submitted to the people.

Supervisor Colman said that before the Board recommends the appropriation of any money for a special election the Board should have matters before them that are to be submitted to the people.

Supervisor Mancuso moved that the matter go over one week.

Seconded by Supervisor Brown.

No objection and motion carried.

Passed for Second Reading.

Authorizing Compromise of Claim of the City and County of San Francisco Against Langendorf United Bakeries, Inc., in the Sum of \$50.00.

Bill No. 3969, Ordinance No. . . . (Series of 1939), as follows:

Authorizing compromise of claim of the City and County of San Francisco against Langendorf United Bakeries, Inc., in the sum of \$50.

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

Section 1. The Retirement Board having recommended and the City Attorney having approved the settlement and compromise of the claim in favor of the City and County of San Francisco, a municipal corporation, and against Langendorf United Bakeries, Inc., being a claim for loss sustained by said City and County of San Francisco on account of personal injuries suffered by Hobart G. Wilson, an employee of the City and County of San Francisco, on January 31, 1945, while acting in the course and scope of his employment, when the said Hobart G. Wilson swerved his motorcycle to avoid a collision with a bakery truck owned by said Langendorf United Bakeries, Inc., and in so doing collided with an iron post and was rendered unconscious, the loss to the City and County of San Francisco to date being \$546.37, including compensation paid to said Hobart G. Wilson and the costs of medical and hospital services provided him; and the said Langendorf United Bakeries, Inc., having offered to pay in full settlement of the claim of the City the amount of \$50, the Retirement Board and the City Attorney are hereby authorized to settle and compromise said claim for said amount of \$50.

Recommended by the Retirement Board.

Approved as to form and settlement approved by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Sale of Certain San Francisco Water Department Land Near Niles, Alameda County.

Bill No. 3983, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain San Francisco Water Department land near Niles, Alameda County.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the County of Alameda, State of California:

That certain 10.65 acre tract of land described as Alameda County Parcel 56 in the deed from Spring Valley Water Company to the City and County of San Francisco, a municipal corporation, herein referred to as the City, dated March 3, 1930, and recorded March 3, 1930, in Liber 2350, Page 1, Official Records of Alameda County, subject to an easement for a road leading from the Jacobus Road as reserved to Henry Pierce et al. in deed to Spring Valley Water Works dated December 30, 1899, and recorded May 5, 1900, in the office of the County Recorder of Alameda County in Liber 733 of Deeds at Page 232.

ALSO, the right to construct, maintain, operate, repair and/or remove, a pipe line not exceeding two inches in diameter over the City's "Niles Reservoir Keeper's House Lot" for the purpose of supplying water to the above mentioned 10.65 acre tract. Such pipe line shall be laid not less than 15 inches below the existing ground surface and not more than 18 inches distant from the westerly and southerly boundaries of said Lot, which Lot is described as Alameda County Parcel 50-A in said deed dated March 3, 1930.

RESERVING to the City, a right of way along the westerly boundary of said 10.65 acre tract for a pole line to support an automatic gauge recorder and telephone lines.

Section 2. The above described real property shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco, subject to the conditions hereof.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Form approved by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$5,000, Library Commission, for Per Diem Employments for Balance of Fiscal Year.

Bill No. 3987, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$5,000 out of the surplus existing in the Library Fund Compensation Reserve Appropriation No. 514.199.00 to provide funds for per diem employments in the San Francisco Public Library for the balance of the fiscal year.

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

Section 1. The sum of \$5,000 is hereby appropriated out of the surplus existing in the Library Fund Compensation Reserve Appropriation No. 514.199.00, to the credit of Appropriation No. 514.130.00, to provide funds for per diem employments in the San Francisco Public Library for the balance of the fiscal year.

Section 2. The appropriation made herein shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the City Librarian.

Approved by the Library Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$15,000, Department of Public Works, for Property Acquisition for Extension of Geneva Ave. from Mission St. to Alemany Blvd.

Bill No. 3990, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$15,000 out of the surplus existing in the Unappropriated Balance of the Special Gas Tax Street Improvement Fund to provide funds to complete property acquisition necessary for the extension of Geneva Avenue from Mission Street to Alemany Boulevard.

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

Section 1. The sum of \$15,000 is hereby appropriated out of the surplus existing in the Unappropriated Balance of the Special Gas Tax Street Improvement Fund, to the credit of Appropriation No. 577.992.58, to provide funds to complete property acquisition necessary for the extension of Geneva Avenue from Mission Street to Alemany Boulevard, Project No. 107.

Section 2. The appropriation made herein shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$126.25, City Attorney, to Place 1 Law Clerk and 1 Claims Investigator on 5½-Day Week Instead of 5-Day Week.

Bill No. 3992, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$126.25 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the compensation of the following positions of the City Attorney's office on a 5½-day week, funds for which are now provided on a 5-day week: 1 B160 Law Clerk; 1 S114 Claims Investigator.

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

Section 1. The sum of \$126.25 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 504.110.00, to provide funds for the compensation of the following positions of the City Attorney's office on a 5½-day week, funds for which are now provided on a 5-day week: 1 B160 Law Clerk; 1 S114 Claims Investigator.

Section 2. The funds herein appropriated shall be subject to the

provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the City Attorney.

Approved by the Civil Service Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$1,000, Purchasing Department, for Temporary Salaries for Balance of Fiscal Year.

Bill No. 3993, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$1,000 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide additional funds for temporary salary requirements in the Purchasing Department for the balance of the fiscal year.

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

Section 1. The sum of \$1,000 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 533.120.00, to provide additional funds for temporary salary requirements in the Purchasing Department for the balance of the fiscal year.

Section 2. The appropriation herein made shall be subject to the provisions of the annual Appropriation Ordinance and the annual Salary Ordinance.

Recommended by Purchaser of Supplies.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Re-referred to Committee.

Specifying Employees of City and County Who Are to be Bonded And Amounts of Bonds; an Emergency Ordinance.

Bill No. 3994, Ordinance No. . . . (Series of 1939), as follows:

Specifying employees of the City and County of San Francisco who are to be bonded pursuant to Ordinance No. 3708, Bill No. 3932 (Series of 1939) and the amount in which said employees shall be bonded: an emergency ordinance.

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

Section 1. The incumbents of the positions and employments of the City and County of San Francisco hereinafter mentioned shall each be bonded to the City and County of San Francisco pursuant to the provisions of Ordinance No. 3708, Bill No. 3932 (Series of 1939). The incumbents of the positions and employments who shall be bonded and the amount in which each shall be bonded are specified in Section 2 to Section 56 of this ordinance.

Section 2.	MAYOR. (2)	
	Confidential Secretary	\$ 3,000
	Executive Secretary	5,000
	Administrative Assistant	5,000
	General Clerk-Stenographer	1,000
	Head Clerk	1,000
Section 3.	CITIZENS' PROTECTIVE CORPS WAR SERVICE ACTIVITIES.	
	Manager, Dormitories	\$ 2,000
	Three General Clerks, Dormitories, each.....	1,000
	Two Dormitory Clerks, each	1,000
	Supervisor, Hospitality House	1,000
	General Clerk-Stenographer, Treasury Deposits	1,000
Section 4.	ASSESSOR. (3)	
	Chief Assistant Assessor	\$25,000
	Director of Accounts and Records	25,000
	Chief Land Appraiser	5,000
	Chief Building Appraiser	5,000
	Chief Personal Property Appraiser	5,000
Section 5.	DISTRICT ATTORNEY. (5)	
	Senior Attorney, Civil (part time), Warrant and Bond Office	\$ 5,000
	Chief Clerk	2,500
	General Clerk-Stenographer, Warrant and Bond Office	1,000
	Six Junior Attorneys, Criminal, Warrant and Bond Office, each	1,000
	Attorney, Criminal (part time), Warrant and Bond Office	1,000
	Senior Attorney, Warrant and Bond Office....	1,000
	Nine Assistants, Warrant and Bond Office, each	1,000
Section 6.	TREASURER. (6)	
	Assistant Cashier	\$25,000
	Accountant	5,000
	Senior Accountant	5,000
	Two Tellers, each	5,000
	Senior Teller	10,000
	Three Senior Tellers, each	5,000
	Assistant Cashier	5,000
	Four General Clerks, each	5,000
	Head Clerk	5,000
Section 7.	SHERIFF. (7)	
	Chief Clerk	\$15,000
	Cashier	5,000
	General Clerk (assists Cashier)	1,000
	Head Matron, San Mateo County Jail No. 4...	1,000
	Head Matron, San Francisco County Jail No. 3	1,000
	Superintendent Jail, San Mateo County, Jail No. 2	1,000
	Superintendent Jail, San Francisco County, Jail No. 1	1,000
	Head Keeper	1,000
Section 8.	POLICE DEPARTMENT. (9)	
	Secretary, Police Commission	\$10,000
	Captain of Police, Property Clerk	10,000
	General Clerk-Stenographer, Personnel Records	1,000

Section 9. **FIRE DEPARTMENT.** (10)

Secretary, Fire Commission	\$10,000
Bookkeeper	1,000
Fireman, Personnel Records	1,000

Section 10. **PARK DEPARTMENT.** (12)

Assistant Superintendent	\$ 5,000
Bookkeeper, Yacht Harbor, Collections	1,000
Accountant	1,000
Secretary	5,000
Cashier-C	10,000
General Clerk, Time Rolls	1,000
General Clerk, Storeroom	1,000
General Clerk, Bathhouse	1,000
Senior Clerk, Purchasing	1,000
Head Clerk, Personnel Records	1,000
General Clerk-Typist, Storeroom Records....	1,000
Harbor Master	1,000
Griddle Cook, Zoo Lunchroom	1,000
Cook, Harding Cafe	1,000
Cook, Lincoln Cafe	1,000
Counter Attendant, Coit Tower	1,000
Counter Attendant, Lincoln Park	1,000
Counter Attendant, Sharp Park	1,000
Counter Attendant, Chinese Tea Garden	1,000
Two Assistant Directors, Recreation Activities, each	1,000
Director, Recreation Activities	5,000
Supervisor, Restaurants and Playgrounds....	5,000
Foreman, Recreation Activities, Children's Quarters	1,000
Foreman, Recreation Activities, Fleishhacker Playfield	1,000
Foreman, Recreation Activities	1,000
Six Starters (Golf), each	1,000

Section 11. **RECREATION DEPARTMENT.** (13)

Bookkeeper, Camp Office, San Francisco.....	\$ 1,000
Bookkeeper, Camp Mather	1,000
Senior Bookkeeper	1,000
Business Manager	5,000
Senior Clerk, Personnel Records	1,000
General Clerk-Typist, Time Rolls	1,000
Secretary	1,000
Camp Manager	5,000

Section 12. **PUBLIC LIBRARY DEPARTMENT.** (14)

Secretary	\$ 2,000
Assistant Librarian, Time Rolls	1,000

Section 13. **WAR MEMORIAL.** (15)

Secretary	\$ 1,000
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Section 14. **CALIFORNIA PALACE OF THE
LEGION OF HONOR.** (17)

Assistant Director	\$ 5,000
Secretary, Board of Trustees	2,500
Addressing Machine Operator	1,000
Assistant to Director, Private Secretary.....	1,000
General Clerk-Typist, Rev. Fund, Time Rolls..	1,000
General Clerk-Typist	1,000
Two Janitors, each	1,000

Section 14. CALIFORNIA PALACE OF THE LEGION OF HONOR (Continued)	
Working Foreman Janitor, Payroll Warrants..	1,000
Ten Gallery Attendants, Guarding Exhibits, each	1,000
Assistant Head Gallery Attendant, Guarding Exhibits	1,000
Junior Operating Engineer	1,000
Operating Engineer	1,000
Organist (part time)	1,000
Curator, A, P. T. Acting Director	1,000
Curator A	1,000
Curator B, Educational Lectures	1,000
Curator B	1,000
Curator C, Educational Lectures	1,000
Curator C	1,000
Registrar, Catalogues and Purchases	1,000
Chief Installer, Exhibits	1,000
Senior Museum Technician, Restores Art Objects	1,000
Museum Technician, Storeroom Exhibits	1,000
Museum Technician	1,000

Section 15. M. H. de YOUNG MEMORIAL MUSEUM. (18)	
Assistant Director	\$ 5,000
Cabinet Maker	1,000
Secretary, Board of Trustees	2,500
Photographer	1,000
General Clerk-Stenographer, Timerolls, Deposits in Treasury	1,000
General Clerk-Stenographer	1,000
Assistant to Director, Private Secretary	1,000
General Clerk-Typist, Clerical	1,000
General Clerk-Typist	1,000
Two Janitresses, each	1,000
Checkroom Attendant, Sale of Catalogues	1,000
Two Janitors, each	1,000
Sixteen Gallery Attendants, Guarding Exhibits, each	1,000
Two Assistant Head Gallery Attendants, Guarding Exhibits, each	1,000
Head Gallery Attendant, Guarding Exhibits..	1,000
Junior Operating Engineer	1,000
Operating Engineer	1,000
Four Curators B, Educational Lectures, each..	1,000
Three Curators C, Educational Lectures, each	1,000
Administrative Assistant, Purchase Requis....	1,000
Restorer, Art Objects	1,000
Registrar, Rev. Fund, Collections	1,000
Chief Installer, Exhibits	1,000
Chief Repairer and Packer, Exhibits	1,000
Two Senior Museum Technicians, Exhibits, each	1,000
Four Museum Technicians, Exhibits, each....	1,000
Publicity Clerk	1,000

Section 16. MUNICIPAL COURT. (20)	
Chief Assistant Clerk	\$ 2,500
Cashier of Municipal Court	5,000

Section 17. MUNICIPAL COURT.**Civil Departments and Small Claims. (20)**

Court Room Clerk, Pres. Judge Dept.	
Calendar	\$ 1,000
Six Court Room Clerks, Civil Department, each	1,000
Court Room Clerk, Civil and C. H. Traffic....	1,000
Civil Law Clerk, Relief Cashier	2,500
Three Civil Law Clerks, Collections, each ...	1,000
Two Senior Civil Law Clerks, Collections, S. C., each	1,000
Two Senior Civil Law Clerks, Collections, each	1,000
General Clerk, Collections	1,000
General Clerk, Collections, S. C.	1,000
General Clerk-Typist, Relief Court Room Clerk and Collections, S. C.	1,000

Section 18. MUNICIPAL COURT.**Criminal Departments (Hall of Justice). (20)**

Four Court Room Clerks, Criminal Department, each	\$ 1,000
Court Room Clerk, Traffic	1,000
Court Room Clerk, Traffic, H. J.	1,000
Criminal Law Clerk, Transports Funds.....	2,500
Senior Criminal Law Clerk, Cashier, H. J....	2,500
General Clerk, Relief Collections, Traffic, H. J.	1,000
General Clerk, Relief Court Room Clerk.....	1,000
Head Clerk, Traffic	2,500
Two General Clerk-Typists, Relief Collections, Traffic, H. J., each	1,000
Three General Clerk-Typists, Collections, Traffic, H. J., each	1,000
General Clerk-Typist, Relief, Criminal Law Clerk	1,000

Section 19. MUNICIPAL COURT.**Traffic Fines Bureau (City Hall). (20)**

Supervisor, Traffic Fines Bureau	\$ 2,500
Six General Clerks, Mail Collections, each....	1,000
General Clerk, Relief Cash Register.....	1,000
Two General Clerks, Cash Register Clerks, each	1,000
General Clerk, Relief Cash Register Clerk ..	1,000
Three General Clerks, Collections and Mail, each	1,000
Two General Clerks, Bail Collections, each...	1,000
General Clerk, Collections	1,000
Senior Clerk, Traffic Fines Bureau	1,000
Three General Clerk-Typists, Mail Collections, each	1,000
General Clerk-Typist, Collections and Main..	1,000

Section 20. JUVENILE PROBATION. (23)

Bookkeeper	\$ 1,000
Senior Bookkeeper	1,000
Administrative Assistant	5,000
Two General Clerk-Stenographers, each	1,000
Director, Log Cabin Ranch School	1,000
Senior Probation Officer	1,000
Office Assistant	1,000

Section 21. ADULT PROBATION DEPARTMENT. (25)

Bookkeeper	\$ 1,000
General Clerk-Stenographer, Relief Cashier..	1,000

Section 22.	CHIEF ADMINISTRATIVE OFFICER. (26)	
	Executive Secretary	\$10,000
Section 23.	TAX COLLECTOR. (28)	
	Director, Bureau of Licenses	\$ 5,000
	Director, Bureau of Delinquent Revenue.....	5,000
	Three Tellers, each	5,000
	Assistant Cashier	15,000
	Cashier	25,000
	Five General Clerks, Part Time Teller, each..	1,000
	Nineteen General Clerks, Part Time Collector, each	1,000
	Two General Clerks, each	1,000
	Head Clerk, Bookkeeper	5,000
	Senior Clerk-Stenographer, Part Time Teller	1,000
	Adjuster, License Collections	1,000
	Senior Inspector of Licenses	1,000
Section 24.	REGISTRAR OF VOTERS. (29)	
	Chief Clerk of Elections, Chief Assistant.....	\$ 1,000
	Chief Clerk, Reg.	1,000
	Senior Clerk, Collections, Timerolls	1,000
Section 25.	RECORDER. (30)	
	Chief Clerk	\$ 2,000
	Cashier	1,000
	Assistant Cashier	1,000
Section 26.	COUNTY CLERK. (31)	
	Criminal Law Clerk, Collections, Hall of Justice	\$ 1,000
	Senior Criminal Law Clerk, Collections, Hall of Justice	5,000
	Civil Law Clerk, Relief Cashier	5,000
	Civil Law Clerk, Relief Cashier	2,500
	Cashier	10,000
	Chief Clerk	2,500
	General Clerk-Typist, Deposits and Timerolls	1,000
Section 27.	PUBLIC ADMINISTRATOR. (32)	
	Bookkeeper, Accts. Rev. Fund	\$ 1,000
	Senior Bookkeeper, Accts. Rev. Fund	2,000
	Head Clerk, Investigator	2,000
	General Clerk-Stenographer, receives money and property	1,000
	Senior Clerk-Stenographer, Property Clerk..	1,000
	Special Investigator	1,000
Section 28.	PURCHASER. (33)	
	Chief Assistant Purchaser	\$ 5,000
	Assistant Purchaser—General Supplies	1,000
	General Clerk-Stenographer, receives cash from sales	1,000
	Bookkeeper, Shops	1,000
	General Superintendent of Shops	5,000
	Supervisor of Equipment and Supplies	1,000
	General Storekeeper, Municipal Railway....	1,000
	General Storekeeper, Central Shops	1,000
	General Storekeeper, Water Department	1,000
	General Storekeeper, S. F. Hospital	1,000
	General Storekeeper, Central Warehouse....	1,000
	Storekeeper, Golden Gate Park	1,000
	Storekeeper, Fleishhaker Commissary	1,000

Section 28. PURCHASER—Continued

Storekeeper, Municipal Railway	1,000
Produce Buyer and General Storekeeper, Laguna Honda Home	1,000
Labor Foreman, 15th and Harrison Streets....	1,000
General Clerk, Rev. Fund	1,000
Chief Assistant Purchaser	5,000
General Storekeeper, Bryant and Division Sts.	1,000
General Storekeeper, Elkton Storeroom	1,000
General Storekeeper, 24th and Utah Garage..	1,000
Storekeeper, Elkton Storeroom	1,000
Storekeeper, Bryant and Division Streets....	1,000
Storekeeper, 24th and Utah Garage	1,000
Storekeeper, Bryant and Division Streets....	1,000
Storekeeper, Hassler Health Home	1,000
General Clerk-Stenographer	1,000

Section 29. REAL ESTATE AND AUDITORIUM. (34 and 35)

Assistant Director of Property	\$ 5,000
Head Clerk	1,000
Div. R. W. Agent	1,000
General Clerk-Stenographer, Collections	1,000
Superintendent of Auditorium	5,000

**Section 30. PUBLIC WORKS DEPARTMENT OF—
GENERAL OFFICE. (36)**

Assistant Director	\$10,000
City Architect	10,000

**Section 31. PUBLIC WORKS DEPARTMENT OF—
BUREAU OF COST ACCOUNTING. (37)**

Supervisor	\$ 5,000
Three General Clerks, Outside Timekeepers, each	1,000
General Clerk, Relief Timekeeper	1,000
Senior Clerk, Head Timekeeper	5,000
Senior Clerk, Stores Rev. Fund	1,000

**Section 32. PUBLIC WORKS DEPARTMENT OF—
BUREAU OF BUILDING REPAIR. (38)**

Superintendent	\$ 2,500
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**Section 33. PUBLIC WORKS, DEPARTMENT OF—
BUREAU OF BUILDING INSPECTION. (39)**

Superintendent	\$ 5,000
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**Section 34. PUBLIC WORKS, DEPARTMENT OF—
BUREAU OF ENGINEERING. (40)**

Senior Clerk, Collections	\$ 1,000
Head Clerk, Contractor Deposits	1,000

**Section 35. PUBLIC WORKS, DEPARTMENT OF—
CENTRAL PERMIT BUREAU. (41)**

Head Clerk	\$10,000
General Clerk, Collections	1,000
Senior Clerk, Collections	1,000
Senior Clerk, Collections	5,000

**Section 36. PUBLIC WORKS, DEPARTMENT OF—
BUREAU OF SEWER REPAIRS. (43)**

Superintendent	\$ 2,500
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- Section 37. **PUBLIC WORKS, DEPARTMENT OF—
BUREAU OF STREETS. (45)**
General Superintendent of Streets\$ 2,500
- Section 38. **DEPARTMENT OF ELECTRICITY. (49)**
Bookkeeper, Rev. Fund, Timerolls\$ 1,000
General Clerk, Cashier (Collections) 1,000
Chief Inspector 1,000
Fire Alarm Office, Chief Dispatcher 1,000
Superintendent, Plant 1,000
- Section 39. **PUBLIC HEALTH, DEPARTMENT OF—
CENTRAL OFFICE. (50)**
Asst. Director of Public Health\$ 5,000
Senior Bookkeeper, S. F. Hospital Accts. 2,000
Senior Bookkeeper, Revolving Fund 1,000
Accountant, Office Manager 2,000
Business Manager 5,000
General Clerk, Birth Registry (Fees) 1,000
General Clerk, Cashier and Time Rolls 1,000
Senior Clerk, Death Registry (Fees) 1,000
Senior Clerk-Stenographer, Purchasing
Records 1,000
Personnel Officer, Time Rolls 1,000
Senior Clerk 1,000
- Section 40. **PUBLIC HEALTH, DEPARTMENT OF—
LAGUNA HONDA HOME. (51)**
Superintendent\$10,000
Assistant to Superintendent 3,000
Senior Pharmacist 1,000
General Clerk-Stenographer, Collections 1,000
Chauffeur, Transports Cash 1,000
- Section 41. **PUBLIC HEALTH, DEPARTMENT OF—
SAN FRANCISCO HOSPITAL. (53)**
Superintendent\$10,000
Head Clerk, Time Rolls 5,000
General Clerk-Stenographer, Patients'
Property 1,000
Senior Pharmacist 1,000
General Clerk-Typist, Assistant Head Clerk.. 1,000
Chauffeur, Transports Cash 1,000
Senior Social Service Worker 1,000
- Section 42. **PUBLIC HEALTH, DEPARTMENT OF—
EMERGENCY HOSPITALS. (54)**
Chief Surgeon, Emergency Hospitals\$ 1,000
Senior Emergency Hospital Steward,
Materials and Supplies and Time Rolls 1,000
Chief Emergency Hospital Steward,
Materials and Supplies and Time Rolls 1,000
Assistant Chief Surgeon, Emergency Hospitals 1,000
- Section 43. **PUBLIC HEALTH, DEPARTMENT OF—
HASSLER HEALTH HOME. (55)**
Superintendent\$ 5,000
Bookkeeper 1,000

Section 44. PUBLIC WELFARE DEPARTMENT. (56)

Business Manager	\$ 5,000
Office Assistant, Treasurer Deposits	1,000
General Clerk-Stenographer, Time Rolls	1,000
General Clerk-Typist, Revolving Fund	1,000
Senior Social Service Worker, Resources and Collections	1,000
Social Service Director	1,000

Section 45. CORONER. (57)

Chief Investigator	\$ 5,000
Senior Clerk	1,000
Four Investigators, each	1,000
Two Morgue Ambulance Drivers, each	1,000

Section 46. CONTROLLER. (60)

Chief Assistant Controller	\$50,000
Bookkeeper, War Bonds	1,000
Four Bookkeeper, Field Audits, each	1,000
Bookkeeper, Audit Civil Service Requisitions	1,000
Seven Senior Bookkeepers, Field Audits, each	1,000
Senior Bookkeeper, Revenue Audits	5,000
Two Accountants, each	25,000
Supervisor Disbursements	50,000
Four Accountants, Field Audits, each	1,000
Two Accountants, Field Audits, each	10,000
Supervisor, Budget Statistics	5,000
Supervisor, Accounts and Reports	25,000
Supervisor, General Audits	25,000
Supervisor, Utility Audits	25,000
Chief Clerk	10,000
General Clerk, Tax Redemptions	2,000
Head Clerk, Payroll Auditor	5,000
Head Clerk, Payroll Release Auditor	5,000
Head Clerk, Social Service Auditor	5,000
Tax Redemption Clerk	2,000
Bookkeeping Machine Operator, Revenue....	5,000
General Clerk, Stenographer, Stop Notices, etc.	10,000
Executive Secretary	25,000

Section 47. CITY PLANNING COMMISSION. (61)

City Planning Engineer	\$ 5,000
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**Section 48. PUBLIC UTILITIES COMMISSION—
GENERAL OFFICE. (62)**

Secretary, Public Utilities Commission	\$ 1,000
Director, Bureau of Accounts	10,000
Assistant Director, Bureau of Accounts	5,000

**Section 49. PUBLIC UTILITIES COMMISSION—
BUREAU OF LIGHT, HEAT AND POWER. (63)**

Manager and Chief Engineer	\$ 5,000
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**Section 50. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO AIRPORT. (64)**

Manager, Airport Department	\$ 5,000
Superintendent of Airport Operations	2,500
Two General Clerk-Stenographers, each	1,000
Five General Clerk-Typists, each	1,000

Section 51. **PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY. (65)**

Manager	\$10,000
Superintendent of Transportation	5,000
Superintendent of Transportation, Municipal Railway	5,000
Assistant Superintendent of Transportation..	1,000
Three Division Superintendents, each	1,000
Five Division Superintendents, Municipal Railway, each	1,000
Twelve Day Dispatchers, each	1,000
Twenty Claims Investigators, each	1,000
Claims Investigator, Claims Adjuster	5,000
Two Claims Adjusters, each	5,000
Instructor	1,000
Twenty-five Inspectors, Inspector-Receivers, each	1,000
Ten Conductors, Receivers, each	1,000
Ten Motormen, Receivers, each	1,000
Two Car Repairers, each	1,000

Section 52. **PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY. (65) (Continued)**

Senior Accountant	\$ 5,000
Accountant	1,000
Three Bookkeepers, each	1,000
Head Clerk	5,000
Nine General Clerks, each	1,000
Four General Clerk-Stenographers, each	1,000
Two General Clerk-Typists, each	1,000
Five Calculating Machine Operators, each	1,000
Office Assistant	1,000
Four Bookkeepers, each	1,000
Two Chief Clerks, each	1,000
Two Tellers, each	5,000
Two Cashiers, each	5,000
Twenty-six General Clerks, each	1,000
Three Senior Clerks, each	1,000
Three Head Clerks, each	5,000
Three Senior Electric Railway Shop Mechanics, each	1,000
Two Chauffeurs, each	1,000
Twenty-two Inspectors, Municipal Railway, each	1,000

Section 53. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT. (66)**

General Manager and Chief Engineer	\$10,000
Senior Accountant	5,000
Senior Bookkeeper	1,000
Cashier	1,000
Head Clerk, Water Sales Manager's Office....	1,000
Head Clerk, Water Sales Collection	5,000
Senior Clerk, Water Sales Manager's Office....	1,000
Senior Clerk, Water Sales Collections	5,000
Senior Clerk, Millbrae Station	1,000
Two Senior Clerks, Water Sales Service and Supply, each	1,000
Forty-three General Clerks, Water Sales Collections, each	1,000
General Clerk, Water Sales Collection	2,500
General Clerk, Water Sales Service and Supply	5,000

Section 53.	PUBLIC UTILITIES COMMISSION— SAN FRANCISCO WATER DEPT. (Continued)	
	Four General Clerks, Consumers' Accounts, each	1,000
	General Clerk-Stenographer, Accounting and Financial	1,000
	General Clerk-Stenographer, Agricultural Division	1,000
	Two General Clerk-Stenographers, Water Sales Collections, each	1,000
	General Clerk-Typist, Water Sales Collections	1,000
	Two Office Assistants, Water Sales Manager's Office, each	1,000
	Office Assistant, Accounting and Financial ...	1,000
	Office Assistant, General Relief	1,000
	Manager, Water Sales	1,000
	Assistant Manager, Water Sales	1,000
	Supervisor of Consumers' Accounts	1,000
	Assistant Supervisor, Consumers' Accounts....	1,000
	Supervisor of Closing Bills	1,000
	Supervisor, Service Supply	1,000
	Supervisor of Collections	5,000
	Supervisor, Docks and Shipping	1,000
	Consumers' Complaint Investigator	1,000
	Special Complaint Inspector	1,000
	Eight Shut-Off Men, Water Sales Service and Supply, each	1,000
	Superintendent, Peninsula District	1,000
	Assistant Superintendent, Peninsula District..	1,000
	General Storekeeper	1,000
	Meter Man, Country	1,000
	Superintendent, Alameda District	1,000
	Assistant Superintendent, Alameda District..	1,000
	Superintendent, Agriculture	5,000
	Assistant Superintendent, Agriculture	1,000
	Supervisor of Yard, 639 Bryant Street	1,000
	Water Service Inspector, Water Sales Service and Supply	1,000
Section 54.	PUBLIC UTILITIES COMMISSION— HETCH HETCHY WATER SUPPLY POWER AND UTILITIES ENGINEERING BUREAU. (68)	
	Manager and Chief Engineer	\$10,000
	Senior Engineer	5,000
	Senior Accountant	5,000
	Accountant	1,000
	Three Bookkeepers, each	1,000
	General Clerk	1,000
	General Clerk-Stenographer	1,000
	General Clerk-Typist	1,000
	Assistant Engineer	1,000
	Special Agent	1,000
	Engineer	5,000
	Superintendent	1,000
Section 55.	BOARD OF EDUCATION. (70)	
	Two Associate Superintendents of School, each	\$15,000
Section 56.	RETIREMENT BOARD. (72)	
	Head Clerk, Counter Clerk	\$ 1,000

Section 57. This ordinance is passed as an emergency measure and the Board hereby declares by the vote by which this ordinance is passed that an actual emergency exists which necessitates the provisions of this ordinance becoming effective on or before the 10th day of April, 1946, the nature of the emergency being that the presently existing Master Official Bond covering the employees enumerated in this ordinance expires on April 10, 1946, and it is necessary that this ordinance be effective on or before that date, so that the said employees may be covered by a new Master Official Bond for the faithful performance of their duties.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

On motion of Supervisor MacPhee the foregoing bill was *re-referred to Finance Committee.*

Re-referred to Committee.

Specifying Certain Officers of the City and County Who Are to be Bonded and the Amounts of Bonds; an Emergency Ordinance.

Bill No. 3995, Ordinance No. . . . (Series of 1939), as follows:

Specifying the officers of the City and County of San Francisco who shall give bond pursuant to Ordinance No. 3709, Bill No. 3933 (Series of 1939), and the amount of the bond of each such officer; an emergency ordinance.

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

Section 1. The officers of the City and County of San Francisco hereinafter mentioned shall each give bond to the City and County of San Francisco pursuant to the provisions of Ordinance No. 3709, Bill No. 3933 (Series of 1939). The officers who shall give bond and the amount of each bond are specified in Section 2 to Section 21 of this ordinance.

Section 2. **POLICE DEPARTMENT.**

Chief of Police	\$15,000
Three Commissioners, each	2,500

Section 3. **FIRE DEPARTMENT.**

Chief Engineer	\$15,000
Three Commissioners, each	2,500

Section 4. **BOARD OF PERMIT APPEALS.**

Secretary	\$ 5,000
Five Members of the Board, each	2,500

Section 5. **PARK DEPARTMENT.**

Superintendent, Park	\$15,000
Five Commissioners, each	2,500

Section 6. **RECREATION DEPARTMENT.**

Superintendent	\$15,000
Five Commissioners, each	2,500

Section 7. **PUBLIC LIBRARY DEPARTMENT.**

City Librarian	\$ 5,000
Eleven Commissioners, each	2,500

Section 8. **WAR MEMORIAL.**

Managing Director	\$ 5,000
Eleven Trustees, each	2,500

Section 9.	ART COMMISSION.	
	Secretary	\$ 5,000
	Ten Commissioners, each.....	2,500
Section 10.	CALIFORNIA PALACE OF THE LEGION OF HONOR	
	Director	\$10,000
Section 11.	M. H. de YOUNG MEMORIAL MUSEUM.	
	Director	\$10,000
Section 12.	MUNICIPAL COURT.	
	Clerk of Municipal Court	\$10,000
Section 13.	CHIEF ADMINISTRATIVE OFFICER.	
	Chief Administrative Officer.....	\$25,000
Section 14.	FINANCE AND RECORDS.	
	Director of Finance and Records	\$10,000
Section 15.	PURCHASER.	
	Purchaser of Supplies	\$15,000
Section 16.	REAL ESTATE AND AUDITORIUM.	
	Director of Property.....	\$15,000
Section 17.	DEPARTMENT OF ELECTRICITY.	
	Chief	\$10,000
Section 18.	CITY PLANNING COMMISSION.	
	Secretary	\$ 5,000
	Five Commissioners, each	2,500
Section 19.	PUBLIC UTILITIES COMMISSION.	
	Manager of Utilities	\$25,000
	Five Commissioners, each.....	2,500
Section 20.	CIVIL SERVICE.	
	Personnel Director and Secretary.....	\$25,000
	Three Commissioners, each	2,500
Section 21.	RETIREMENT BOARD.	
	Secretary-Actuary	\$25,000
	Five Members of Board, each	2,500

Section 22. This ordinance is passed as an emergency measure and the Board hereby declares by the vote by which this ordinance is passed that an actual emergency exists, which necessitates the provisions of this ordinance becoming effective on or before April 10, 1946, the nature of the emergency being that the presently existing bonds of many of the officers enumerated in this ordinance expire on April 10, 1946, and it is necessary that this ordinance be effective on or before that date so that said officers may be bonded for a new term for the faithful performance of their duties.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

On motion of Supervisor MacPhee the foregoing bill was *re-referred* to Finance Committee.

Re-referred to Committee.

Specifying Certain Officers of the City and County Who Are to be Bonded and the Amounts of Bonds; an Emergency Ordinance.

Bill No. 3996, Ordinance No. . . . (Series of 1939), as follows:

Specifying officers of the City and County of San Francisco who are to give bond pursuant to Ordinance No. 3710, Bill No. 3934 (Series of 1939), and the amount of the bond of each such officer; an emergency ordinance.

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

Section 1. The officers of the City and County of San Francisco hereinafter mentioned shall each give bond, pursuant to the provisions of Ordinance No. 3710, Bill No. 3934 (Series of 1939), in the following amounts:

Treasurer	\$200,000
Controller	100,000
Tax Collector	100,000
Tax Collector as License Collector	10,000
Assessor	50,000
County Clerk	50,000
Sheriff	50,000
Public Administrator	50,000
Mayor	25,000
City Attorney	10,000
District Attorney	10,000
Public Defender	10,000
Members of the Board of Supervisors, each	5,000
Clerk, Board of Supervisors	10,000
Secretary, Jury Commissioner, Superior Court	10,000
Registrar of Voters	5,000
Recorder	5,000
County Agricultural Commissioner	5,000
Sealer of Weights and Measures	5,000
Director, Department of Public Works	25,000
City Engineer	10,000
Coroner	10,000
Director of Public Health	10,000
Superintendent of Schools	25,000
Seven Commissioners, Board of Education, each	2,500
Chief Probation Officer, Adult Probation Department	5,000
Seven Members of Adult Probation Board, each	2,500
Chief Probation Officer, Juvenile Court	10,000
Seven Members of Juvenile Probation Committee, each	2,500
Director of Public Welfare Department	15,000
Five Commissioners, Public Welfare Department, each	2,500

Section 2. Notwithstanding the provisions of Section 1 of Ordinance No. 3710, Bill No. 3934 (Series of 1939), the City Attorney and the Mayor shall give and execute an official bond only to the City and County of San Francisco.

Section 3. This ordinance is passed as an emergency measure and the Board hereby declares by the vote by which this ordinance is passed that an actual emergency exists, which necessitates the provisions of this ordinance becoming effective on or before the 10th day of April, 1946, the nature of the emergency being that the presently existing bonds of many of the officers enumerated in this ordinance expire on April 10, 1946, and it is necessary that this ordinance

be effective on or before that date so that said officers may be bonded for a new term for the faithful performance of their duties.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

On motion of Supervisor MacPhee the foregoing bill was *re-referred* to Finance Committee.

Final Passage.

Appropriating \$4,000, Park Department, for Maintenance of Automotive Equipment; an Emergency Ordinance.

Bill No. 3997, Ordinance No. 3739 (Series of 1939), as follows:

Appropriating the sum of \$4,000 out of the Emergency Reserve Fund to provide funds for the maintenance of automotive equipment in the Park Department; an emergency ordinance.

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

Section 1. The sum of \$4,000 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 512.900.01-1, Services of Other Departments, Shop No. 1, to provide funds for the maintenance of automotive equipment in the Park Department.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The maintenance of the automotive equipment in operating condition is immediately necessary to the uninterrupted operation of the Park Department. The funds heretofore appropriated for this purpose are now exhausted and there are no other funds available for the purpose.

Recommended by the Superintendent, Park Department.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

The following recommendation of the Commercial and Industrial Development Committee was taken up:

Present: Supervisors Mead, Meyer.

Authorizing the Chief Administrative Officer to Establish a Farmers' Market and to Direct the Operations Thereof.

Bill No. 3916, Ordinance No. . . . (Series of 1939), as follows:

Authorizing the Chief Administrative Officer to establish a Farmers' Market and to direct the operations thereof; providing that said market shall be financed by fees and appropriations; authorizing the

Chief Administrative Officer to place the operation of said market in any department under his jurisdiction; authorizing the Chief Administrative Officer to appoint a committee which will advise him as to the conduct of said market; providing for the adoption and promulgation by the Chief Administrative Officer of rules and regulations to govern said market; providing that a violation of the provisions of this ordinance shall constitute a misdemeanor, and repealing ordinances Nos. 2761 and 2784 (Series of 1939).

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

Section 1. The Chief Administrative Officer is hereby authorized to establish in the City and County of San Francisco a farmers' market and to maintain the same, and to direct the operations of said market for the sale of surplus or distressed fresh fruits and vegetables by the growers thereof in the State of California. Said market shall be known as the Farmers' Market and its maintenance and operation shall be financed by fees charged to producers who utilize the facilities of said market and by such other funds as may be appropriated therefor in accordance with the budgetary procedure of the charter.

Section 2. Said Farmers' Market may be located at any suitable site selected by the Chief Administrative Officer and owned or leased by the City and County.

Section 3. The operation of said Farmers' Market, when established, shall be administered by the Chief Administrative Officer or shall be placed by him under such department under his jurisdiction as he shall deem proper.

Section 4. The Chief Administrative Officer shall appoint a committee of two consisting of a member selected from the fruit and vegetable industry in the City and County of San Francisco, and a member who shall represent the producers of fruits and vegetables disposed of at said market, and both of said members shall hold office only at the pleasure of the Chief Administrative Officer. Said committee shall advise with the Chief Administrative Officer or with the department head in charge of said market as to the general policies under which said market shall be conducted and generally as to the character and nature of the products to be disposed of therein. Said Chief Administrative Officer shall investigate all recommendations made by said committee and if he deems them proper shall order said policies carried out in said market.

Section 5. Said market and all products sold or disposed of or offered for sale in said market shall be subject to inspection under, and shall comply with and be subject to all local ordinances and regulations and all state laws governing the marketing of such products or governing the inspection, quality, standardization, weights, measures, quarantine, sanitation, marketing and sale of such products offered for sale by private individuals, firms and corporations.

Section 6. Fees shall be charged to the sellers of all products sold at said Farmers' Market, the amount of which fees shall be fixed by the Board of Supervisors by resolution, on the recommendation of the Chief Administrative Officer and the approval of the Controller.

The fees recommended by the Chief Administrative Officer shall be such as according to estimate, will be sufficient to pay the operating and maintenance costs of said market, and in addition thereto, repay to the City and County of San Francisco within a reasonable period, any capital expenditures appropriated for said market.

Section 7. The Chief Administrative Officer is hereby authorized to make such rules and regulations as he shall deem proper for the conduct of said market and for the maintenance of sanitary conditions therein and for the identification of persons offering products

for sale in said market, which said rules shall not be in conflict with the provisions of this ordinance but shall be in furtherance thereof. Said rules shall be posted in a conspicuous place in said market and when so posted shall be deemed to be promulgated by the Chief Administrative Officer and shall thereafter have the same force and effect as though included in this ordinance.

Section 8. Farm products may be sold or offered for sale at said market only by the grower thereof or by members of his immediate family or by sales people. No commission shall be paid by the growers or received by other persons involved in the transactions occurring at said market, except such commissions or fees as are paid at said market for the privilege of selling the products thereat. There shall be no resales made at said market.

Section 9. All federal, state laws and regulations, as well as all local ordinances and regulations, applicable to said market and the products offered for sale therein shall be complied with by the seller, and growers utilizing the facilities of said market shall keep the premises used by them in a clean and sanitary condition and shall remove all fruit and vegetable cuttings, trimmings, and wrappings and containers at the close of each day.

Section 10. The days and hours during which said Farmers' Market shall operate shall be fixed by the rules and regulations adopted and promulgated by the Chief Administrative Officer, provided that said market shall not operate on Sunday.

Section 11. Any person who makes sales at the Farmers' Market or offers produce for sale in said market and who is not the grower of the produce sold or offered for sale, or who is not a member of the grower's family or a hired sales employee of the grower, and any person who contracts or arranges with any other person to sell or offer for sale at said market any produce except as provided in this ordinance shall be guilty of a misdemeanor and shall be punished accordingly, and in addition to such punishment, said violator may be barred by the Chief Administrative Officer from further use of the facilities of said market.

Section 12. Bill No. 2906, Ordinance No. 2761 (Series of 1939) and Bill No. 2941, Ordinance No. 2784 (Series of 1939) are hereby repealed.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Amendment.

Supervisor Mead, seconded by Supervisor MacPhee, moved to amend by adding to the title of the foregoing bill, the following: "and authorizing the Chief Administrative Officer to appoint a committee which will advise him as to the conduct of said market."

No objection and amendment approved.

Discussion.

Mr. Brooks, in explaining the proposed legislation, stated that it removed the time limitation on the life of the Market. That is mandatory because the people, at the last election, ordered that the Market be continued.

Legislation also inserts provision that sale of surplus or distressed fruits and vegetables shall be subject to state laws governing sale of such products, current ordinance does not provide that limitation.

Proposed ordinance clarifies who may sell in the market.

Mr. Brucato explained to the Board that the committee should not be only two members. He further stated that there is no definition in the present ordinance of surplus and distress and that he believed that one should be placed therein.

Supervisor Mead remarked that the committee felt that the paramount importance at the present time was to get the Market started. At the present time, with both sides so close together, believe that ordinance should be enacted and then it could be amended from time to time if any hardship was worked on either side. Mr. Brooks would be in a position of asking either side for information if he so desired it.

Mr. Brucato said that the only objection he had to any amendment relative to the members of the committee was that it left out a representative of the consumer.

Amendment.

Supervisor MacPhee moved Section 10 be amended by striking out the word "as" in the fourth line.

Seconded by Supervisor Mead.

No objection and amendment approved.

Supervisor Mead moved that Section 4 of the present ordinance be inserted in the proposed ordinance and number it Section 4, then move all the rest of the sections down one.

Seconded by Supervisor Sullivan.

No objection and amendment approved.

Thereupon, Bill 3916, as amended, and reading as above, was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Tabled.

The following, from Committee on County, State and National Affairs without recommendation, was taken up:

Present: Supervisors Lewis, Mancuso, McMurray, Sullivan.

Requesting Congress to Provide Increased Appropriations for Improvement and Enlargement of Recreational Facilities in National Forest of San Francisco Bay Area.

Proposal No. 5483, Resolution No. . . . (Series of 1939), as follows:

Whereas, the citizens of San Francisco constitute a large percentage of the users of the recreational facilities in the national forests located within the city's vacation area, according to the records of the United States Forest Service; and

Whereas, even before the war, these facilities were inadequate to accommodate all those who wished to use them and due to necessary lack of maintenance during the war, such facilities have since deteriorated and many need complete replacement; and

Whereas, the substantial increase of population in California and particularly in San Francisco and the Bay Region foreshadows an even greater demand upon such outdoor recreational facilities in the future; and

Whereas, existing recreational areas may be enlarged and suitable new recreational facilities may be added without undue dislocation of other economic users of the national forests; now, therefore, be it

Resolved, by the Board of Supervisors of the City and County of San Francisco, that Congress be and hereby is requested to provide increased appropriations for the improvement and enlargement of aforesaid recreational facilities in the national forests of this area; and be it

Further Resolved, That United States Senators Sheridan Downey and William F. Knowland and United States Representatives Richard J. Welch and Franck R. Havenner, be requested to appear before the appropriate committees of the Senate and House of Representatives in support of such increased appropriations.

Discussion.

Supervisor Lewis stated that this matter has been discussed in committee. Do not believe that the Board should vote for any matter that is outside of its jurisdiction. In order to be consistent would have to vote against the resolution, although I am in favor of it.

Supervisor Colman explained that he had introduced the resolution at the request of the Regional Service Committee. He further stated that he desired to withdraw the resolution as Congress has already acted upon this matter.

Supervisor Brown then moved that the matter be tabled.

Seconded by Supervisor Mancuso.

Thereupon the roll was called and the foregoing proposal was ordered *tabled* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso—7.

Noes: Supervisors McMurray, Mead, Meyer, Sullivan—4.

Adopted.

The following recommendation of Streets Committee was taken up:

Present: Supervisors Meyer, McMurray, Sullivan.

Closing and Abandoning Portion of St. Joseph's Avenue Between Turk and Geary Streets.

Proposal No. 5477, Resolution No. 5349 (Series of 1939), as follows:

Resolved, That the public interest requires, and that it is the intention of the Board of Supervisors to close and abandon portion of St. Joseph's Avenue, between Turk Street and Geary Street, situated in the City and County of San Francisco and more particularly described as follows:

Beginning at the point of intersection of the northerly line of Turk Street with the westerly line of St. Joseph's Avenue and running thence northerly along said westerly line of St. Joseph's Avenue 1230.75 feet to a point distant thereon 56.25 feet southerly from the southerly line of Geary Street; thence at right angles easterly parallel to Geary Street 50 feet; thence at right angles southerly parallel to said westerly line of St. Joseph's Avenue 167.849 feet; thence northwesterly on the arc of a curve to the right whose tangent deflects $114^{\circ} 09' 09''$ to the right from the preceding course with a radius of 215 feet central angle $1^{\circ} 45' 53''$ a distance of 6.622 feet to a point in a line parallel with and distant 44 feet at right angles easterly from the westerly line of St. Joseph's Avenue; thence deflecting $115^{\circ} 55' 02''$ to the left from the tangent to the preceding curve and running southerly along said parallel line 1065.704 feet to the easterly production of the northerly line of Turk Street;

thence at right angles westerly along said easterly production 44 feet to the westerly line of Turk Street and the point of beginning.

Reference is made to a map on file in the Office of the Clerk of the Board of Supervisors of the City and County of San Francisco showing the portion of St. Joseph's Avenue proposed to be closed.

Said closing and abandonment shall be done and made in the manner and in accordance with Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California, and notices are hereby given that on the 15th day of April, 1946, the Board will hear all persons interested in or objecting to said closing or abandonment.

The Clerk of the Board of Supervisors is hereby directed to transmit a certified copy of this resolution to the Department of Public Works, and the Director of Public Works is hereby directed to give notice of said contemplated closing of said street in the manner provided by law and to cause notice to be published in the official newspaper as required by law.

Approved as to form by the City Attorney.

Approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Recommended by the Real Estate Department.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Adopted.

The following recommendation of his Honor, the Mayor, was taken up:

Leave of Absence—Mr. Allan E. Charles, President of the Civil Service Commission.

Proposal No. 5526, Resolution No. 5365 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. Allan E. Charles, president of the Civil Service Commission, is hereby granted a leave of absence for the period covering March 25 to April 3, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

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

Referred to Committee.

Salary Standardization Ordinance for Per Diem Workers.

The Clerk presented:

Bill No. 3999, Ordinance No. (Series of 1939), as follows:

An ordinance fixing and determining schedules of compensation to be paid certain employees of the City and County of San Francisco

and employees of the San Francisco Unified School District allocated to classifications specified herein and compensations for which are subject to the provisions of Section 151.3 of the Charter; providing that said schedules of compensation shall be effective beginning July 1, 1946.

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

Section 1. Adoption of Schedules of Compensation Subject to Provisions of Section 151.3 of the Charter. Pursuant to the provisions of Section 151.3 of the Charter and notwithstanding the provisions of any ordinance of this Board of Supervisors fixing schedules of compensation pursuant to the provisions of Section 151 of the Charter, the following schedules of compensation shall be paid beginning July 1, 1946, to employees of the City and County of San Francisco and the San Francisco Unified School District who are occupying positions allocated to the various classifications of employment specified herein, compensations for which are subject to the provisions of Section 151.3 of the Charter.

Section 2. Application of Schedules of Compensation. Employees legally holding positions allocated by the Civil Service Commission to the classifications set forth herein which are subject to the provisions of Section 151.3 of the Charter shall be paid, beginning July 1, 1946, the amount set forth herein for the classification in which their respective positions are classified and allocated.

Section 3. Deductions for Maintenance. The compensation specified herein are gross compensations. Charges and deductions for any and all maintenance, such as housing, meals, laundry, etc., furnished to and accepted by employees shall be indicated and made on time-rolls and payrolls in accordance with a schedule of charges for such maintenance fixed and determined in the annual salary ordinance.

Section 4. Normal Work Schedules; Exceptions; Holidays. Compensations fixed herein are on a per diem basis for 8 hours of work per day. Compensation for work in excess of 8 hours per day shall be as determined and provided in the annual salary ordinance. Specification and determination of holidays and premium pay therefor, night shifts and premium pay therefor, split shifts and premium pay therefor, and any exceptions to the normal work schedule and compensation therefor shall be as provided in the annual salary ordinance.

Section 5. Part Time Service. Compensation for part time service shall be at a rate of pay based upon the full time rate of pay for the service, proportionate to the hours worked.

Section 6. Conversion. In converting schedules of compensation established herein on a per diem basis for inclusion in the annual salary ordinance on a monthly basis, the conversion shall be made by using the factor 21.25 days for a 5-day week work schedule; 23.4 for a 5½-day week work schedule; and 25.6 for a 6-day week work schedule, all of which factors include allowance for six holidays presently observed by per diem employees. In calculating conversions from per diem to monthly salary rates figures shall be adjusted to the next highest half dollar.

Section 7. Savings Clause. If it shall be determined by any court of competent jurisdiction that any salary or wage rate of schedule of compensation fixed herein, or any provision hereof, is contrary to the provisions of Section 151.3 of the Charter, or of any provision of the Charter or law, such determination shall not affect the validity of any other salary, wage, or schedule of compensation or provision in this ordinance.

Section 8. The schedules of compensation for the respective classifications of employment subject to the provisions of Section 151.3 of the Charter are as follows:

Class No.	Civil Service Class Title	Schedule of Compensation
A52	Hodcarrier	\$12.60 14.00*
A56	Bricklayer	13.60† 16.40 17.40†
A62	Tile Setter	14.40
A154	Carpenter	14.00
A155	Cribber	11.00
A202	Cement Finisher's Helper	13.00
A204	Cement Finisher	14.00
A206	Foreman Cement Finisher	15.00
A252	Glazier	12.68
A254	Foreman Glazier	13.68
A354	Painter	14.00
A392	Plasterer	16.00
A404	Plumber	15.00
A456	Sheet Metal Worker	14.00
A504	Steamfitter	15.00
A651	Ornamental Iron Worker	12.80
E104	Batteryman Electrician (covered by Electricians' contract)	15.00
E106	Armature Winder (covered by Electrical Industrial Repair Agreement)	12.00
E106.1	Foreman Armature Winder (covered by Electrical Industrial Repair Agreement)	13.80
E107	Power House Electrician (covered by Electricians' contract)	15.00
E108	Electrician	15.00
E108.1	Foreman Electrician	16.00
E109	Stage Electrician	15.00
E111	General Foreman, Electrician	17.00
E130	Elevator Mechanic	14.04
E150	Lineman Helper	10.80
E154	Lineman	15.00
E156	Cable Splicer	17.40
E160	Foreman Lineman	16.00
E161	General Foreman Lineman	17.00
E202	Sr. Elec. Railway Shop Mechanic (covered by Electrical Industrial Repair Agreement)	12.00
E208	Foreman Elec. Railway Shop Mechanic (covered by Electrical Industrial Repair Agreement)	13.80
J4	Laborer	8.50
	When working on sandblasting	11.00
	Pneumatic Tool Operator	10.00
J66	Garageman	9.00
J152	Trackman	8.50
M53	Auto Mechanic	12.00
M54	Auto Machinist	13.00
M60	Auto Fender and Body Worker	13.00
M108	Blacksmith	12.00
M110	Molder's Helper	8.72
M112	Molder	12.00
M252	Machinist's Helper (covered by Machinist's agreement—Maintenance Machinist's Helper)	9.92

*Indicates tending Plasterer.

†Indicates underground.

Class No.	Civil Service Class Title	Schedule of Compensation
M253	Machine Tool Operator (covered by Machinist's agreement—Specialist)	10.48
M254	Machinist (covered by Machinist's agreement—Maintenance Machinist)	13.12
M260	Instrument Maker (covered by Machinist's agreement—Die and Toolmaker)	14.48
O1	Chauffeur, under 4 yards capacity (water level)....	9.20
	4 yards and under 6 yards (water level)	10.12
	6 yards and under 8 yards (water level)	11.00
	8 yards and over (water level).....	13.80
	Flat Rack Truck	9.78
	A Frame Truck Loader.....	12.00
	Tractors	13.60
	Trax-cavators	16.00
O152	Engineer of Hoisting and Portable Engines.....	13.20
O252	Dryer-Mixerman	11.60
O268	Granite Cutter	12.50
O278	Asphalt Finisher	10.50
U108	Compressor Operator	11.60

Referred to Finance Committee.

Regulating Tattooing in City and County of San Francisco.

The Clerk presented as a recommendation of the Public Health and Welfare Committee Bill 3951, amending Chapter V, Part II, Municipal Code, by adding thereto Sections 255 to 263, inclusive, regulating the practice of tattooing in the City and County of San Francisco.

The President ordered this matter to be printed on the Calendar for the meeting of April 1, 1946.

Fixing Charges for Various Municipal Codes.

Supervisor Mancuso presented as a Finance Committee recommendation:

Proposal No. 5527, Resolution No. 5366 (Series of 1939), as follows:

Resolved, That in accordance with the provisions of Section 15 of Bill No. 1734, Ordinance No. 1.075, entitled: "Enacting Ordinance of San Francisco Municipal Code," charges for the publication and distribution of excerpts from the Municipal Code, in pamphlet form, be made as follows:

- Electrical Code, forty-five (45¢) cents a copy;
- Fire Code, fifty (50¢) cents a copy;
- Plumbing and Gas Appliance Code, thirty-five (35¢) cents a copy;
- Police Code, fifty (50¢) cents a copy;
- Part III (License Code), fifty (50¢) cents a copy.

Resolutions Nos. 4347 and 4755 (Series of 1939), setting the charges for previous publications of the above set forth, are hereby repealed.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$10,000, Department of Public Health, to Provide Funds for the Purchase of Smallpox Vaccine; an Emergency Ordinance.

Supervisor Mancuso presented as a Finance Committee recommendation:

Bill No. 4001, Ordinance No. 3740 (Series of 1939), as follows:

Appropriating the sum of \$10,000 from the Emergency Reserve Fund to provide additional funds to cover the purchase of smallpox vaccine during the current program for immunization against this disease; an emergency ordinance.

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

Section 1. The sum of \$10,000 is hereby appropriated from the Emergency Reserve Fund, to the credit of Appropriation No. 550.300.05, to provide additional funds to cover the purchase of smallpox vaccine during the current program for immunization against this disease.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: Funds heretofore appropriated for the purpose are exhausted and it is necessary that additional vaccine be purchased to immunize the people of San Francisco against smallpox.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed as an Emergency by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Daylight Saving Time.

Supervisor Brown stated that he had been requested to have the Board consider the possibility of having daylight saving time for San Francisco. Have been informed that the state law was amended to permit each municipality to adopt daylight saving time as they so desire.

The Clerk was directed to prepare necessary legislation and it was referred to *Judiciary Committee*.

Privilege of the Floor.

Supervisor Christopher moved the privilege of the floor for Dr. William M. Thomas of the Tuesday Luncheon Club.

Dr. Thomas introduced Mr. Manning, who spoke on the matter of full employment for all people in San Francisco. He urged the Board to adopt an ordinance declaring it unlawful for any Department of the City and County of San Francisco to discriminate against any person because of race, color or religion and that the

same should be written into all contracts to which the City and County of San Francisco shall enter.

Thereupon Supervisor Christopher presented Bill 3998, "Preventing discrimination in employment on account of race, color, creed or national origin," and same was referred to the Judiciary Committee.

Extending Best Wishes to the San Francisco "Seals."

Supervisor Colman presented:

Proposal No. 5530, Resolution No. 5368 (Series of 1939), as follows:

Whereas, the San Francisco "Seals" will inaugurate its 1946 Pacific Coast baseball season next Friday night, March 29th, in San Francisco; and

Whereas, baseball is conducive to the development of the best qualities of our American manhood and serves and promotes in a most effective and entertaining way the higher purposes of our national morale; now, therefore, be it

Resolved, That this Board of Supervisors extends to Charles Graham, president of the San Francisco Baseball Club, to Paul I. Fagan, co-owner, and to Frank "Lefty" O'Doul, a great player and exponent of the game, its heartiest commendations for all their efforts and brilliant leadership in the promotion of so worthy a pastime, and its best wishes for continued success; and be it

Further Resolved, That the sport-loving people of San Francisco be urged to continue their patronage of the national game to the end that this may be a season of outstanding and brilliant achievements.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Requesting Mayor to Appoint Committee to Welcome Players Participating in National Handball Championship to Be Held in San Francisco.

Supervisor Gallagher presented:

Proposal No. 5529, Resolution No. 5367 (Series of 1939), as follows:

Whereas, San Francisco and the Olympic Club of this City will be host to famous athletes of the United States, during the week of May 5, 1946, on the occasion of the National Champion Handball Championship games; and

Whereas, this handball tournament will be advertised throughout America; and

Whereas, San Francisco has always been proud of the athletic prowess of its boys and girls, among whom have been many of the world champions, and it is fitting that these competitors be officially welcomed; now, therefore, be it

Resolved, That his Honor, the Mayor, be and is hereby requested to appoint a citizens' committee to welcome these handball champions and to provide for their entertainment and well-being during their visit.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Referred to Judiciary Committee.

Supervisor Gallagher presented:

**AMENDING SECTION 153 OF THE CHARTER RELATIVE TO
LEAVES OF ABSENCE.**

NOTE—*Italics* indicates amendments; **blackface** in brackets [] indicates deletion

Section 153. Leaves of absence to officers and employees of the City and County shall be governed by rules established by the Civil Service Commission, provided that leave of absence to any officer or employee for the purpose of leaving the City and County, taking a position outside of the City and County service, or accepting a position in some department or office of the City and County other than the one in which he is employed and where duties are in no way related to the duties covered by his civil service classification, shall be limited to six months; and provided, further, that no officer shall be placed on a leave of absence granted to enable an officer or employee to accept promotion to a non-civil service position in the same department in which he holds civil service status, or promotion to co-related work in another department or office of the City and County.

Leaves of absence shall be granted to officers and employees of the City and County of San Francisco and non-certificated officers and employees of the San Francisco Unified School District for service in the armed forces of the United States or the State of California or for service on ships operated by or for the United States government in time of war and for such time thereafter as may be provided by rule of the Civil Service Commission, but not to exceed two years after the proclamation of peace, except in case of disability incurred while in active service with the armed forces or the merchant marine when such disability shall extend beyond such period.

Whenever any officer or employee of the City and County of San Francisco or any non-certificated officer or employee of the San Francisco Unified School District shall, by order of the government of the United States or by lawful order of any of its departments or officers, or by lawful order of the State of California, or any of its departments or officers, be directed in time of war or in time of peace to report and serve in the armed forces of the United States, or in the armed forces of the State of California, said officer or employee shall be entitled to a leave of absence from his office or position during the time of such service and for a period not to exceed three months after the expiration thereof. Officers and employees entering or being inducted into any of the services requiring military leave as provided in this section shall file with the Civil Service Commission a copy of the orders necessitating such service prior to the effective date of the leave of absence. Leaves granted pursuant to the provisions of this and the preceding paragraph of this section shall be designated "military leaves."

The Board of Supervisors may, on the recommendation of the Civil Service Commission, provide by ordinance that leaves of absence shall be granted to officers and employees during time of war or during any emergency declared by the President of the United States, for other service directly connected with the war.

ted with the prosecution of the war or national defense or preparedness. Leaves granted under authority of ordinances enacted pursuant to the provisions of this paragraph shall be designated "war effort leaves."

Any officer or employee on military leave, who, prior to such leave, has been appointed to a permanent position in the city and county service, shall be entitled to resume such position at the expiration of his leave, and in determining and fixing rights, seniority, salary and otherwise, which have accrued and shall inure to the benefit of such officer or employee, the term of such military leave shall be considered and accounted a part of his service under the city and county [except that such military leave shall not be considered nor counted in the computation of sick leave, vacation and service under the retirement provisions of the charter].

Eligibles on civil service lists entering or being inducted into any service in which military leaves are authorized for officers or employees shall, prior to the date of expiration or cancellation of such civil service list as provided in Section 145 of this charter, file with the Civil Service Commission a copy of the orders requiring such service, or other competent proof of such service in order to qualify under any of the provisions of this section.]

Persons serving in the armed forces of the United States or the State of California during time of war or during any emergency lawfully declared by the President of the United States, who have standing on an eligible list, shall retain their places thereon, and upon presenting an honorable discharge certificate of honorable active service from such military service within the period of time and subject to the conditions as prescribed by rules of the Civil Service Commission, shall be preferred for appointment for a period of four years after the proclamation of peace or the termination of said emergency in the order of standing upon such register at the time of entering such military service and before candidates procuring standing through examination held subsequent to the entrance of such eligibles into the military service. If while in said military service the names of such persons are reached for certification to permanent positions, appointments shall be made to serve until such persons in the military service shall present to the Civil Service Commission an honorable discharge or certificate of honorable active service, within the period of time and subject to the conditions as prescribed by rules of the Civil Service Commission, but not [less than ninety (90) days nor] more than one (1) year after the date of discharge of such eligible, when they shall be certified and assume the duties of positions in said class and their certifications to said positions for [the purpose] all purposes of [lay off only] seniority shall be deemed to be the date when their names on such eligible lists were reached for certification, provided that no such persons shall be certified to entrance positions in the uniformed ranks of the police and fire departments under this provision who are more than thirty-five (35) years of age unless the names of such persons were reached for certification to such positions before such persons reached said age.

Persons who participate in a regular written civil service examination and who by reason of their active services in the Army, Navy or Marine Corps, are unable to complete all parts of the examination, and who present their orders or other competent proof of service in the same manner

as is required of eligibles, shall acquire standing on eligible lists in accordance with the relative excellence attained by participation in the parts of the examinations already completed; provided that upon presentation of their honorable discharges or certificates of honorable active service, within the time limits specified in this section covering eligibles, they must qualify in the remainder of the examinations. When qualified they shall be certified as of the date they would have been reached for certification in accordance with the relative excellence attained by their participation in the examination.

The Civil Service Commission shall adopt rules to govern the administration of leaves as herein provided and to govern lay-offs occasioned by return of officers, employees, or eligibles who have been appointed or granted leaves or certified as provided in this section.

All leaves of absence granted under Rule 31.2 of the Civil Service Commission are hereby ratified and approved.

For the purposes of certifications, appointments, leaves or any other matters concerning the rights of persons who [are serving] *are serving or have served* in the armed forces of the United States or the State of California, the provisions of this section shall be retroactive to September 16, 1940, and any persons heretofore granted military leaves for any purpose other than to enter the armed forces of the United States *or the State of California* shall be deemed to have been granted war effort leaves by the Civil Service Commission in accordance with the provisions of this section.

The Civil Service Commission by rule and subject to the approval of the Board of Supervisors by ordinance shall provide for leaves of absence due to illness or disability which leave or leaves may be cumulative if used as authorized, provided that the accumulated unused period of leave shall not exceed six months, regardless of length of service, and provided further that violation or abuse of the provisions of said rule and ordinance by any officer or employee shall be deemed an act of insubordination and inattention to duties.

Referred to Judiciary Committee.

Baseball Diamonds.

Supervisor Lewis called the attention of the Board to the situation existing in Golden Gate Park with relation to the number of baseball diamonds. He stated that he believed that "Big Rec" and Golden Gate Park should be given back to the children. The five or six diamonds that used to be there should be rebuilt and bleachers should be constructed.

Supervisor Colman explained to Supervisor Lewis that the Park Commission had started the construction of bleachers at "Big Rec" but that a suit had been filed against it and construction had to be stopped.

Referred to Education, Parks and Recreation Committee.

Referred to Committee.

Memorializing Congress to Enact Remedial Legislation to Provide Members of the Armed Forces With Wage Credits on Their Social Security Accounts for the Period of Their Military Service.

Supervisor McMurray presented:

Proposal No. 5524, Resolution No. . . . (Series of 1939), as follows:

Whereas, the Federal Social Security Act provides that retirement and death benefits under the Old Age and Survivors Insurance program shall be computed from the average monthly wage recorded from January 1, 1937, until the beginning of the quarter in which age 65 is reached or death occurs; and

Whereas, the Social Security Act excludes those in the armed forces from Social Security because remuneration paid by the Federal Government is not "wages"; and

Whereas, approximately 15 million men and women in the armed forces of the United States will suffer permanent reduction in the average monthly wage recorded on their Social Security accounts because of these existing provisions of law; and

Whereas, the benefits to be received under the Federal Social Security Act will be forever less for each person who served in the armed forces unless these provisions of the law are amended; and

Whereas, simple justice demands that no penalty be incurred by persons who served in the armed forces by reason of their service therein; and

Whereas, the Old-Age and Survivors features of the Social Security Act are a wholly federal program which can only be amended by act of Congress; and

Whereas, the California State Legislature in 1945, by Senate Joint Resolution No. 24, has already memorialized Congress to remedy this unjust and unfair situation and the legislatures of several other states have likewise memorialized Congress; and

Whereas, the Ways and Means Committee of the House of Representatives is at present conducting hearings upon the subject of broadening and perfecting the existing Social Security Act; and

Whereas, the Social Security Board has repeatedly urged Congress in its annual reports to remedy this unfortunate situation by providing wage credits for military service on the Social Security accounts of all persons in the armed forces, without tax payment by the individuals involved; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, that the Congress of the United States be respectfully memorialized to enact remedial legislation to provide members of the armed forces with wage credits on their Social Security accounts for the period of their military service; and be it

Further Resolved, That copies of this resolution shall be sent to each member of Congress with a letter requesting favorable consideration.

Privilege of the Floor.

Supervisor McMurray moved for privilege of the floor for Mr. Charles H. Shreve, manager of Federal Security Agency, Social Security Board.

Mr. Shreve told the Board that the Social Security Board has recommended that this action be taken. The Ways and Means Committee are now considering this proposed amendment and in order to place the matter before them at this time the Board should act immediately.

Thereupon the foregoing proposal was referred to the County, State and National Affairs Committee.

Referred to Committee.

Creating Division of Street Planting.

Supervisor MacPhee presented:

Bill No. 4000, Ordinance No. . . . (Series of 1939), as follows:

An ordinance creating a Division of Street Planting of the Department of Parks of the City and County of San Francisco, under the jurisdiction of the Board of Park Commissioners.

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

Section 1. **Definitions.** a. For the purpose of this ordinance the word "street" is hereby defined to be any public street, avenue, boulevard, lane, road, parkway, freeway or other public way.

b. The word "planting," when used in a comprehensive sense, is hereby defined to include planting, removing, trimming and maintaining trees, shrubs and plants.

c. The word "tree" is hereby defined to include any tree, shrub, ground cover or other plant of an ornamental nature.

Section 2. **Jurisdiction.** The Board of Park Commissioners shall have jurisdiction and control over the planting, maintenance and removal of trees in all of the streets of the City and County of San Francisco.

Section 3. **Powers.** a. The Board of Park Commissioners shall have charge of, direct and supervise the planting, trimming, pruning, spraying, maintenance and removal of any trees, shrubs and plants in the streets of the City and County and shall have charge of all work incidental thereto.

b. The Board of Park Commissioners shall appoint a supervisor of street tree planting and a public relations officer, who shall hold office at its pleasure.

c. If the Board does not elect to do the actual work it may issue permits for the planting, trimming, pruning, spraying or removal of any trees, shrubs or plants in said streets as hereinafter set forth.

d. The Board shall make a survey of the City and County to determine where planting would be most desirable and is hereby authorized to prepare plans and/or specifications for planting trees, shrubs and plants in any of the streets in the City and County. Such plans and/or specifications shall specify the kind, variety, size, quality and other essential information of such trees, shrubs and plants, as well as the location and distance apart at which such trees, shrubs and plants shall be planted. Prior to a determination of said Board a public hearing shall be held by the Board at which time owners of property abutting on the street or streets where the proposed work is to be done shall be heard.

Notices of the intention of the City and County to do said planting shall be posted at least ten (10) days before the date of the hearing in every block on the side or sides of the street to be planted.

Section 4. **Duties.** a. It shall be the duty of the Board to set out or plant all trees, shrubs, and plants on public streets and to take general care and exercise supervision of all trees, shrubs or plants growing or hereafter planted in the streets of the City and County with the exception that the Division shall not assume the maintenance of trees, shrubs and plants on streets, boulevards and parkways which have been maintained by the Park Department, property owners, real estate subdivisions, the Public Utilities Commission,

the Department of Public Works, or any other subdivision of the City and County of San Francisco, prior to the passage of this ordinance, unless the necessary funds for such maintenance shall be transferred to said Division.

b. No tree, shrub or other plant in any street which has been planted and maintained by an abutting property owner shall be trimmed or removed unless the Board has first given a written notice of ten (10) days to the property owner that said tree, shrub or plant is to be trimmed or removed. If the owner does not protest, as required by the notice, within seven (7) days, the trimming or removal may be carried out.

In the event of an emergency the trees, shrubs or plants in the street, or on private property overhanging the street, may be trimmed or removed without the necessity of notifying the property owner as herein provided.

c. It shall be the duty of the Board to inspect all trees, shrubs and plants in all streets of the City and County which are open for travel and should such trees, shrubs or plants become infected or infested with scale, plant or animal life or any insect detrimental to their growth, health, or life, the Board is hereby empowered to remove, eradicate, control or destroy such conditions. Before removing or destroying such trees, shrubs or plants on which the detrimental condition cannot be corrected by the usual methods, the abutting property owner or owners shall be notified in writing, as provided by paragraph (b) of this section, of the intention of the Board to remove or destroy such trees, shrubs or plants.

d. It shall be the duty of the Board to encourage the planting, care and preservation of trees, shrubs and plants in all streets of the City and County where planting is practicable and upon private property immediately adjacent to said streets.

e. The duties herein imposed and the work herein provided shall be performed out of such funds as may be appropriated from time to time for this purpose.

Section 5. Permits for Planting, Etc. It shall be unlawful for any property owner or his agent to plant, trim, spray for plant diseases or insects, or remove any tree, shrub or plant in any street without first obtaining a written permit for such work from the Board. Said permit shall specify the kind, variety, size, location and the distance apart of the trees, shrubs or plants are to be planted or the manner of trimming, spraying or removing such trees, shrubs or plants. All such work shall be carried out under the general supervision of the Board. No permit shall be required for property owners to water any trees, shrubs or plants in streets.

Section 6. Protection of Trees, Shrubs and Plants. It shall be unlawful for any person, firm or corporation to injure or destroy any tree, shrub, plant or lawn by any of the following means:

(a) Constructing a concrete, asphalt, brick or gravel sidewalk or otherwise filling up the ground area around any tree, shrub or plant so as to shut off air, light and water from the roots of said tree, shrub or plant;

(b) Piling building material, equipment or anything else around any tree, shrub or plant or on any lawn so as to cause injury;

(c) Pouring salt or salt water, oil, gasoline or any other deleterious matter on any tree, shrub, plant or on the ground around it or on any lawn;

(d) Posting any sign on any tree, tree stake or guard or by fastening any guy wire, cable or rope to any tree, tree stake or tree guard;

(e) Injuring any tree, tree stake or guard, or any shrub, plant or lawn with a motor vehicle or with a horse, or horse-drawn vehicle or any other manner causing injury or destruction to any tree, shrub, plant or lawn.

Section 7. Penalties for Violation of Ordinance. Any person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be punishable by a fine of not more than Five Hundred Dollars (\$500) or by imprisonment in the City and County jail for a period of not more than six (6) months, or by both fine and imprisonment.

Section 8. Cooperation With Other Departments and Agencies.

a. For the purpose of coordinating and facilitating the carrying out of all street improvements with the proper provision for multiple uses, all plans and/or specifications for street planting proposed by the Board of Park Commissioners, other than the granting of individual permits, shall be submitted to the Department of Public Works, the City Planning Commission, the Public Utilities Commission for their comments and recommendations before proceeding with such projects. Such comments and recommendations are advisory except in such cases as are otherwise provided by law. Any comments or recommendations must be made within thirty (30) days after receipt of said plans and/or specifications by any department or commission.

b. In a similar manner as in paragraph "a" of this section, all plans and/or specifications and permits for street improvements including making solid concrete sidewalks or filling in planting strips with concrete or other material, which might be related to existing trees, shrubs and plants or to possible new planting or provisions for planting spaces shall be submitted to the Board of Park Commissioners for their comments and recommendations before such work is authorized or permits granted. Any comments or recommendations must be made within thirty (30) days after receipt of the plans and/or specifications by the Board of Park Commissioners or in the case of permits to be granted to property owners and their agents such permits must be returned within three (3) days after their receipt by the Board of Park Commissioners. The provisions of this paragraph for plans shall apply to the submission of tentative plats of subdivisions by the Department of Public Works to the Board of Park Commissioners.

Section 9. Constitutionality. If any section, subsection, paragraph, sentence, clause or phrase of the ordinance is for any reason held to be unconstitutional, void or invalid, the validity of the remaining portions of the ordinance shall not be affected thereby.

Recommended by the Superintendent of Parks.

Approved by the Park Commission.

Approved as to form by Deputy District Attorney.

Referred to Streets Committee.

In Memoriam—Jim Reid.

Supervisor MacPhee presented:

Proposal No. 5531, Resolution No. 5369 (Series of 1939), as follows:

Whereas, Almighty God has called to his eternal reward, Jim Reid, employee of the Department of Public Works; and

Whereas, Jim Reid, in his capacity as a city employee, was always willing and most anxious to be of assistance to the public whose business brought them to the City Hall; and

Whereas, the passing of Jim Reid will be mourned by all who knew and loved him; now, therefore, be it

Resolved, That when this Board adjourns this day it does so out of respect to the memory of Jim Reid and the Clerk of this Board is hereby directed to forward a suitably engrossed copy of this resolution to the family of the late Jim Reid.

Unanimously adopted by rising vote.

Temporary Closing of Maiden Lane, April 4, 5, 1946.

Supervisor MacPhee presented:

Proposal No. 5525, Resolution No. 5364 (Series of 1939), as follows:

Whereas, a request has been made to this Board of Supervisors for the temporary closing of Maiden Lane to vehicular traffic between the hours of 11 a.m. and 4 p.m. on April 4 and 5, 1946, in order to hold the 1946 "Spring Comes to Maiden Lane Festival"; and

Whereas, the purpose of this festival is to display over 150,000 daffodils and blossoms; and

Whereas, all of the merchants on the street are willing to cooperate in this request and plans for pick-up and delivery have been arranged prior to the above mentioned hours; now, therefore, be it

Resolved, That this Board of Supervisors does hereby request the Department of Public Works and the Police Department to close Maiden Lane between Stockton Street and Grant Avenue in the City and County of San Francisco to vehicular traffic between the hours of 11 a.m. and 4 p.m. on April 4 and 5, 1946, so that the 1946 "Spring Comes to Maiden Lane Festival" may be held; and be it

Further Resolved, That the Police Department is hereby requested to place the necessary barriers at both ends of the street during the hours it is closed.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Requesting Mayor to Appoint Citizens' Committee for Entertainment of Delegates to the Shrine Convention in San Francisco, September 2, 3, 4, 5, 1946.

Supervisor Mancuso presented:

Proposal No. 5532, Resolution No. 5370 (Series of 1939), as follows:

Resolved, That his Honor the Mayor be and is hereby requested to appoint a citizens' committee to arrange for the reception and entertainment of the delegates to the Shrine Convention to be held in San Francisco during the period from July 23 to 25, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Increase of Taxes.

Supervisor Mancuso, speaking on the requesting of his Honor, the Mayor, for an increase of various taxes in San Francisco, said that at the present time no hearings have been had and that none will be held until after the hearings with the Mayor on the budget.

Board of Education Budget.

Supervisor Mancuso moved that the Clerk of the Board be directed to send a letter to the Board of Education asking for permission of the Finance Committee to sit in with Board of Education when they prepare their budget.

No objection and so ordered.

Crystal Palace Baths.

Supervisor Mead, reporting on the Crystal Palace Baths, stated that the Recreation Commission will provide \$500 for the survey relative to the amount of repair necessary for the rehabilitation of Crystal Palace Baths.

Transfer of Funds, Board of Supervisors.

Supervisor Mead then moved that, in accordance with the provisions of the Annual Appropriation Ordinance and the Charter, the Board of Supervisors hereby approves the request to the Controller for the following allotment and intra-fund transfer of funds appropriated for use of said Board during the fiscal year 1945-46:

Fourth quarter allotment of \$250 from the unallotted balance of Appropriation No. 501.111.00, Allowance for Overtime.

Intra-fund transfer of \$1,000 from Appropriation No. 501.298.00, Legislative Expense, to the following appropriations:

Appropriation No. 533.216.01, Maintenance and Repair of Automotive Equipment, \$2.00.

Appropriation No. 533.232.01, Telephone and Telegraph, \$350.

Appropriation No. 501.111.00, Allowance for Overtime, \$450.

Seconded by Supervisor McMurray.

Supervisor Brown moved for the division of the question.

No objection and so ordered.

Supervisor Brown then moved that the Controller be requested to transfer funds as follows: From Appropriation No. 501.298.00, to Appropriation 533.216.01, Maintenance and Repair of Automotive Equipment, \$2.00.

Seconded by Supervisor Colman.

Thereupon the roll was called and the foregoing motion was *approved* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—9.

No: Supervisor Mead—1.

Absent: Supervisor MacPhee—1.

Requesting His Honor the Mayor to Appoint a Citizens' Committee for Proper Observance of Admission Day.

Supervisor Mead presented:

Proposal No. 5533, Resolution No. 5371 (Series of 1939), as follows:

Resolved, That his Honor the Mayor be, and he is hereby, respectfully requested to appoint a Citizens' Committee to arrange for the proper observance of Admission Day, September 9, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Referred to Committee.

Proposing Cancellation of Delinquent Tax Penalties for Veterans.

Supervisor Mead presented:

Proposal No. 5523, Resolution No. . . . (Series of 1939), as follows:

Whereas, during World War II many fighting men were not in a position to pay their property taxes when due, but nevertheless a delinquent penalty attached for such nonpayment; and

Whereas, it was the opinion of the Legislature of the State of California that these men who sacrificed income and well-being to protect American life and property should not be penalized for acts beyond their control, and that relief from such penalty should be made available immediately in order to prevent further penalties from attaching; and

Whereas, the Legislature of the State of California, at its Fifty-sixth (First Extraordinary) Session, enacted Assembly Bill No. 85, which added Section 159 to the Revenue and Taxation Code, which provides in part that property owned by, or in which an undivided interest of not less than 50 per cent is owned by, any individual is not during his period of service subject to any penalties, interest, or costs, and no penalties, interests, or costs accruing on such property during such period need be paid for any purpose; and

Whereas, Assembly Bill No. 85 further provides that the amounts of any penalties, interests, and costs so accruing which have been and are hereafter collected shall, on order of the Board of Supervisors, be refunded as erroneously collected, subject to restrictions imposed by other sections of the Revenue and Taxation Code, and that a claim for refund based on Section 159 may be filed within three years after the period of service or within three years after the date on which Section 159 becomes effective, whichever is the longer; and

Whereas, said Section 159 is applicable to property upon which the payment of taxes or assessments is delinquent, to tax sold property, and to tax deeded property and to the payment of taxes thereon and to the redemption thereof; and

Whereas, as a condition to the receipt of the benefits of said Section 159 the Board of Supervisors may, and it does hereby, require an individual to file an affidavit setting forth the facts bringing him within the terms of said section; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, acting under authority vested in it by Section 159 of the Revenue and Taxation Code, added by Assembly Bill 85 at the Fifty-sixth (First Extraordinary) Session of the California State Legislature, does hereby direct the Assessor, the Tax Collector, the Controller and the City Attorney to draft and submit to this Board of Supervisors proposed legislation, and to take such other appropriate action, as will be necessary to immediately effectuate the provisions of said Section 159 of the Revenue and Taxation Code insofar as taxpayers of the City and County of San Francisco may be affected.

Referred to the Judiciary Committee.

Requesting Mayor to Appoint Citizens' Committee to Arrange Entertainment of Delegates to American Legion Convention in San Francisco, September 29 to October 4, 1946.

Supervisor Sullivan presented:

Proposal No. 5534, Resolution No. 5372 (Series of 1939), as follows:

Resolved, That his Honor the Mayor be and is hereby requested to appoint a citizens' committee to arrange for the reception and

entertainment of the delegates to the American Legion Convention to be held in San Francisco during the period from September 29 to October 4, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

ADJOURNMENT.

There being no further business, the Board, at the hour of 6:10 p. m., adjourned.

JOHN R. McGRATH, Acting Clerk.

Approved by the Board of Supervisors May 20, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,
City and County of San Francisco.

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Monday, April 1, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

Journal of Proceedings
Board of Supervisors

San Francisco, California

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, APRIL 1, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, April 1, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, Mancuso, Mc-Murray, Mead, Meyer—8.

Absent: Supervisors Brown, MacPhee, Sullivan—3.

Quorum present.

President Dan Gallagher presiding.

Supervisor MacPhee was noted present at 2:15 p. m.

Supervisor Sullivan was noted present at 2:20 p. m.

Supervisor Brown was noted present at 2:30 p. m.

Supervisor Lewis was excused from attendance at 5:30 p. m.

Communications.

Communications, as follows, were presented, read by the Clerk and acted on as noted:

From Inter-America House, inviting attendance at commendation ceremony, April 6, 1946.

Referred to County, State and National Affairs Committee.

From Jack Johnson Roofing Co., advocating completion of Army Street widening.

Referred to Finance Committee.

From Bayview District Coordinating Council, urging maintenance of present boundaries of McLaren Park.

Referred to Finance Committee.

From Excelsior-Geneva Merchants Association, requesting that extension of Persia Avenue be deferred for thirty days.

Over one week.

From Civil Service Commission, proposing amendments to wage scale resolution.

Postponed for one week, Special Order at 2:00 p. m.

From A. M. Girolami, suggesting withholding tax on salaries of persons working in, but not residing in San Francisco.

Referred to Finance Committee.

From Civic League of Improvement Clubs, transmitting proposed program for slum clearance.

Referred to Finance Committee.

From Marcia Fee, urging planting of greenery or flowers along Lombard Street.

Referred to Streets Committee.

From County Supervisors Association, concerning developments on county post-war building programs.

Referred to County, State and National Affairs Committee.

From J. C. Thornton, suggesting certain improvements in operation of Municipal Railway.

Referred to Public Utilities Committee.

From Excelsior Improvement Club, opposing opening of a skating rink at Trumbull and Mission Streets.

Referred to Public Buildings, Lands and City Planning Committee.

From T. E. E. Heard Co., requesting resumption of horseback riding privilege in Spring Valley Lake property.

Referred to Public Utilities Committee.

From State Director of Public Works, concerning contribution requested for study of proposed second bay bridge.

To be considered with matter on calendar.

Petition of residents, dated March 26, 1946, urging stay of proceedings in proposed widening of Guerrero Street, Army Street between Harrison and Guerrero Streets, and San Jose Avenue between Army and Brook Streets.

Referred to Finance Committee.

From Chief Administrative Officer, transmitting comments and recommendations concerning ordinance creating a Division of Street Planting.

Referred to Streets Committee.

From Transcontinental & Western Air, Inc., inviting attendance on flight over San Francisco on April 12, 1946.

Clerk to notify TWA of probable attendance of those members so signifying.

Presented by Supervisor MacPhee: Twenty-three communications from various organizations and agencies in other municipalities, reporting on effect of use of weekly pass on street railway operations.

Ordered made part of the record.

SPECIAL ORDER—2:00 P. M.

Consideration Continued.

Wage Scale Resolution—Private Employment on Public Contracts.

Proposal No. 5518, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the highest general prevailing rate of wages paid in private employment to various crafts in the City and County of San Francisco, including wages paid on holidays and for overtime work, is hereby determined and declared to be as herein set forth. Except as herein otherwise specifically provided, the wages herein fixed are for journeymen and are based on an eight-hour day, five days per week.

SECTION 1—BUILDING AND CONSTRUCTION TRADES

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Asbestos Workers	\$1.50	All classes double time after 8 hours
Bricklayers and Stone Masons (including granite curbs)	2.05	Time and one-half after 8 hours
Bricklayers' Tenders and Hod Carriers (\$.100 day extra for work underground)	1.57½	All classes double time after 8 hours
Carpenters and Cabinet Makers	1.75	Time and one-half first 4 hours after 8 hours; double thereafter

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
or Layer	1.87½	Time and one-half first 4 hours after 8 hours; double thereafter
Cement Finishers	1.75	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
Fireman Cement Finisher	1.87½	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
Finishing Machine Operator	1.87½	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
Composition and Mastic Finishers	1.87½	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
Fireman Composition and Mastic Finishers	2.00	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
Electrical Workers (including Fixture Hangers)	1.87½	All classes double time after 8 hours
Elevator Constructors	1.75½	Double time after 8 hours
Elevator Constructors' Helpers	1.23	Double time after 8 hours
Linemen	1.87½	Double time after 8 hours
Linemen Helpers	1.35	Double time after 8 hours

ENGINEERS

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Asphalt Plant Engineer	\$1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Box Men or Mixer Box Operator (concrete or asphalt plant)	1.45	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Compressor Operator	1.45	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Compressor Operator (more than one compressor)	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays

*Overtime for piledriving and steel erection operations, double time after 8 hours and Saturdays, Sundays and holidays.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
*Concrete Mixers (up to one yard)	1.45	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Concrete Mixer (over one yard)	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Concrete Pump or Pump Crete Guns	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Derrick	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Drilling Machine Engineers	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Fireman in Hot Plant	1.40	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Heavy Duty Repairman	1.65	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Heavy Duty Repairman Helper	1.35	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Highline Cableway	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Le Tourneau Pulls (jeeps and similar types of equipment)	1.75	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Mechanical Finishers (concrete or asphalt)	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Pavement Breakers, Emsco type	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Portable Crushers	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Power Grader, Power Planer, Motor Patrol or any type Power Blade	1.85	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Power Shovels:		
San Francisco City and County:		
*Operators of Power Shovels and/or other equipment with shovel type controls:		
Up to and including one yard	2.15	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Over one yard	2.25	Time and one-half after 8 hours and Saturday; double time Sundays and holidays

*Overtime for piledriving and steel erection operations, double time after 8 hours and Saturdays, Sundays and holidays.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
*Apprentices (Oilers, Firemen, Watchmen)	1.55	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractor-type Shovel Loader (scale not to apply when used as a blade or bulldozer; all sizes)	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Bay Area Counties (7 Counties: Alameda, Contra Costa, San Mateo, Santa Clara, Marin, Solano and Napa):		
*Operators of Power Shovels and/or other equipment with shovel-type controls:		
Up to and including one yard ..	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Over one yard	2.25	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Apprentices (Oilers, Firemen, Watchmen)	1.40	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractor-Type Shovel Loader (scale not to apply when used as a blade or bulldozer; all sizes)	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
All other counties in Northern California in the Jurisdiction of Engineers, Local Union No. 3:		
*Operators of Power Shovels and/or other equipment with shovel-type controls:		
Up to and including one yard ..	1.85	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Over one yard	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Apprentices (Oilers, Firemen, Watchmen)	1.25	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractor-type Shovel Loader up to and including one yard (scale not to apply when used as blade or bulldozer)	1.85	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractor-type Shovel Loader over one yard (scale not to apply when used as blade or bulldozer)	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays

*Overtime for piledriving and steel erection operations, double time after 8 hours and Saturdays, Sundays and holidays.

Crews working underground shall receive \$1.00 per day over and above the regular rate.

Foremen or Shifters shall receive \$1.00 per day over and above the classification over which he has supervision. In the event two rates of pay are involved, the rate of pay shall be determined by the classification in majority.

The above wage scale is authorized for members of Operating Engineers Local No. 3 to apply on federal and non-federal building, heavy, and highway construction work in that portion of the State of California above the northerly boundary of Kern County, the northerly boundary of San Luis Obispo County, and the westerly boundaries of Inyo and Mono counties, and as specifically indicated above with respect to Power Shovels, effective September 5, 1945.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
*Pumps	\$1.45	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Pugmills (all) Woodsmixer type.....	1.75	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Rollers	1.65	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Screedman	1.35	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Self-propelled elevating Grade Plane	1.75	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Spreader machines (BarberGreen, Jaeger, etc.) (Engineer and Screedman required in operation)	1.75	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Surface Heaters	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractors	1.70	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Tractor (tandem)	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
*Tractor (with boom).....	2.00	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Trenching Machine	1.85	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Truck Crane Operator.....	1.85	Time and one-half after 8 hours and Saturday; double time Sundays and holidays
Truck Crane Oiler.....	1.35	Time and one-half after 8 hours and Saturday; double time Sundays and holidays

*Overtime for piledriving and steel erection operations, double time after 8 hours and Saturdays, Sundays and holidays.

TRUCK CRANES

Craft	Rate	Overtime Rate
Engineers	\$1.85	All classes double time after 8 hours
Apprentices (Firemen, Oilers, Watchmen)	1.35	All classes double time after 8 hours

PILEDIVING

Engineers on Derricks and Piledrivers	\$1.85	All classes double time after 8 hours
Apprentices (Firemen and Oilers)	1.35	All classes double time after 8 hours
Compressor Operator	1.45	All classes double time after 8 hours
Compressor Operator (more than one Compressor)	1.70	All classes double time after 8 hours
Locomotives	1.70	All classes double time after 8 hours

(Conditions in accordance with agreement)

STEEL ERECTION

Engineers on all hoisting equipment	\$2.00	All classes double time after 8 hours
Engineers on portable Compressors, Pumps	1.45	All classes double time after 8 hours
Engineers on Compressors (more than one Compressor)	1.70	All classes double time after 8 hours
Engineers on Tractors and Locomotives	1.70	All classes double time after 8 hours
Apprentices (Firemen and Oilers)	1.40	All classes double time after 8 hours

(Conditions in accordance with agreement)

DREDGING (Hydraulic Suction Dredges)

Chief Engineer	Per month \$350	All classes time and one-half after 8 hours; Sundays and holidays double time
Leverman	\$1.70	All classes time and one-half after 8 hours; Sundays and holidays double time
Assistant Engineers (Steam or Electric) ..	1.50	All classes time and one-half after 8 hours; Sundays and holidays double time
Welder	1.50	All classes time and one-half after 8 hours; Sundays and holidays double time
Fireman or Oiler	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time
Deckmate	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
Levee Foreman	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
Leveeman	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time
Deckhand (can operate Anchor Scow under direction of Deckmate)	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time

CLAM SHELL DREDGES

Leverman	\$1.70	All classes time and one-half after 8 hours; Sundays and holidays double time
Deckmate	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Deckhand	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time
Watch Engineer	1.50	All classes time and one-half after 8 hours; Sundays and holidays double time
Barge Mate (Seagoing)	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
Bargeman	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time

HOURS OF WORK

The hours of work between 8 o'clock A. M. and 5 o'clock P. M. shall constitute the regular working hours and all work performed outside of the regular working hours shall be paid for at double the regular hourly rate, except on shift work, and also with the further exception that the overtime rate shall not apply when other arrangements are made in starting times.

When two (2) shifts are employed for three (3) or more consecutive days, seven (7) hours shall constitute a day's work, for which eight (8) hours straight time shall be paid.

Power shovels and other equipment, under Engineers' jurisdiction when operated on two (2) or three (3) shift basis seven (7) hours shall constitute a full shift which shall be compensated for on the basis of eight (8) hours' pay.

Shifts shall run consecutively for three (3) days or more or to completion of the job. No member can work more than one (1) shift in any consecutive twenty-four (24) hours, and not less than four (4) hours shall be worked in any one (1) shift.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Glaziers and Glass Workers, including art glass	\$1.58½	Time and one-half first 2 hours after 8 hours; double thereafter
Gunite Workers:		
Nozzle Men	1.62½	Double time after 8 hours
Rod Men	1.37½	Double time after 8 hours
Finishers	1.37½	Double time after 8 hours
Ground Wire Men	1.37½	Double time after 8 hours
Gun Men	1.37½	Double time after 8 hours
Mixer Men	1.25	Double time after 8 hours
Rebound Men	1.12½	Double time after 8 hours
Foreman (\$1 per day above highest craftsman)		Double time after 8 hours
Hardwood Floor Layers	1.50	Time and one-half first 4 hours; double time thereafter
Iron Workers:		
Reinforced Concrete	1.50	Double time after 8 hours
Bridge, Structural, Rigger	1.75	Double time after 8 hours
Derrick Engineers	2.00	Double time after 8 hours
Bronze and Ornamental (including erection of steel and iron fences):		
(outside)	1.60	Double time after 8 hours
(inside)	1.37½	Double time after 8 hours
Rodman (reinforcing steel)	1.50	Double time after 8 hours
Laborers:		
All Cleanup Work of Debris, Streets, Grounds and Buildings	1.06¼	
Asphalt Ironers and Rakers	1.31¼	
Blasters (Powdermen)	1.37½	

Craft	Rate	Overtime Rate
Combination Jackhammer-Powderman	1.37½	
Concrete Pan Work	1.25	
Construction Laborers	1.06¼	
Cribbers	1.37½	
Drillers	1.37½	
Flagmen, Guards and Watchmen	1.06¼	
General Laborers	1.06¼	
High Scalers (Form Raisers)	1.37½	
Jackhammer Vibrators and all air, gas and electric tools	1.25	
Loading and Unloading, Carrying and Handling All Rods and Materials for Use in Reinforcing Concrete and Construction	1.25	
Magnesite and Mastic Workers (wet or dry)	1.25	
Mucker (underground)	1.25	
Powderman	1.37½	
Sewer Pipe Layers, Banders and Caulkers	1.37½	
Sloper	1.25	
Timberman (tunnel)	1.37½	
Trackmen (construction and maintenance repair)	1.06¼	
Wagon Drill	1.37½	

WORKING CONDITIONS FOR LABORERS

- Eight hours will constitute a day's work, between the hours of 8:00 A. M. and 5:00 P. M., except as otherwise noted. Where part of an eight (8) hour day is worked pro rata rates for such shorter periods shall be paid.
- Five days, from Monday to Friday, inclusive, shall be considered the regular working week.
- Recognized holidays will be New Year's Day, Washington's Birthday, Decoration Day, Fourth of July, Labor Day, Admission Day, Thanksgiving Day and Christmas Day. They shall be holidays of not less than twenty-four (24) hours and all holiday work shall be paid for at double time.
- Overtime shall be paid as follows: For any extra time worked up to a total of four (4) hours after eight (8) hours, between the hours of 8:00 A. M. and 5:00 P. M., shall be time and one-half. All overtime in addition to the four (4) hours above described shall be paid double time. Saturdays, Sundays and holidays, from 12 midnight of the preceding day shall be paid double time. When one regular daylight shift is being worked and men are required to report for work before 8:00 A. M. they shall be paid double time prior to 8:00 A. M.
- Two Shifts: When two shifts are worked in any twenty-four (24) hours, one immediately following the other, the one beginning at 8:00 A. M., the other shift shall work seven (7) hours and receive eight (8) hours' pay. Where two shifts are worked, one immediately following the other, the first beginning before 8:00 A. M., each shift shall receive eight (8) hours' pay for seven (7) hours' work. Where three shifts are worked, one immediately following the other, shift time shall be seven (7) hours and overtime equal to one hour's pay shall be paid on all shifts.
- Tidal Conditions: When it is necessary to work with the tide any such working hours may be changed at the option of the employer, to meet tidal conditions and such work is to be paid for at straight time. It is further understood and agreed that where workers once start work on any operation where tidal conditions are involved, and where such work is performed on a basis of four hours or less, on any shift, such workers shall be paid double time for this type of work. Where workers on tidal operations are employed in excess of four hours, on any shift, such workers shall be paid on the basis of a full shift regardless of whether or not a full shift is worked.

Craft	Rate	Overtime Rate
Lathers (6-hour day), wood and/or metal	\$1.75	Double time after 6 hours
Marble Trades:		
Shopmen and Helpers.....day	8.00	Time and one-half first 4 hours after 8 hours; double thereafter
Polishers78¾	Time and one-half first 4 hours after 8 hours; double thereafter
Bed Rubbers	8.25	Time and one-half first 4 hours after 8 hours; double thereafter
Cutters, Coppers, Carborundum Men...	.90	Time and one-half first 4 hours after 8 hours; double thereafter
Carvers	1.02½	Time and one-half first 4 hours after 8 hours; double thereafter
Marble Masons and Setters.....	1.75	Time and one-half first 4 hours after 8 hours; double thereafter
Mosaic and Terrazzo Workers.....	1.75	Time and one-half after 8 hours
Mosaic and Terrazzo Workers' Helpers...	.87½	Time and one-half after 8 hours
Dry Base Machine Men.....	1.06¼	Time and one-half first 4 hours after 8 hours; double thereafter
Painters	1.75	Time and one-half after 7 hours
Painters, Structural Iron Work.....	1.75	Time and one-half after 8 hours
Painters, Varnishers and Polishers.....	1.10	Time and one-half after 8 hours
Pile Drivers	1.86	Double time after 8 hours
Plasterers (6-hour day).....	2.00	Double time after 6 hours
Plasterers' Tenders and Hod Carriers (6-hour day).....	1.75	Double time after 6 hours
Plumbers and Gas Fitters (including pipe caulking).....	1.87½	Double time after 8 hours; Saturday morning at straight time on existing installations.
Ornamental Plasterers:		
Casters (6-hour day).....	1.60	Double time after 6 hours
Model Makers (6-hour day).....	1.50	Double time after 6 hours
Modelers (6-hour day).....	2.00	Double time after 6 hours
Roofers and Waterproofers.....	1.50	Time and one-half first 4 hours after 8 hours; double thereafter
Sheet Metal Workers.....	1.75	Time and one-half first 4 hours after 8 hours; double thereafter
Sprinkler Fitters	1.37½	Double time after 8 hours
Sprinkler Fitters' Helper.....	.77	Double time after 8 hours
Steam Fitters	1.87½	Double time after 8 hours
Stone Cutters:		
Soft and granite, including granite curbs (shop).....	1.43¾	Time and one-half first 4 hours after 8 hours; double thereafter
(outside)	1.56¼	Time and one-half first 4 hours after 8 hours; double thereafter
Stone Derrickmen	1.25	Double time after 8 hours
Tile Setters	1.80	Double time after 8 hours
Tile Setters' Helpers.....	1.37½	Double time after 8 hours
Dump Truck Drivers (8-hour day):		
Under 4 yards (water level).....		\$ 9.20
4 yards and under 6 yards (water level).....		10.12
6 yards and under 8 yards (water level).....		11.00
8 yards and over (water level).....		13.80
Truck Drivers of Concrete Mixer Trucks (8-hour day):		
2 yards (mfrs. mixing capacity rating).....		\$ 9.28
3 yards (mfrs. mixing capacity rating).....		9.89
4 to 5 yards (mfrs. mixing capacity rating).....		10.58
(Working time for truck drivers shall be reckoned by half day and full day. Overtime for truck drivers at time and a half after eight hours.)		

SECTION 2—BUILDING TRADE—SHOP RATES

Craft	Rate
Cabinet Workers, Millmen, Machine and Bench Hands (Shop).....	\$1.25
Varnishers and Polishers (Shop).....	1.10

SECTION 3—METAL TRADES—FIELD RATES

Craft	Rate	Overtime Rate
Blacksmiths	\$1.50	Double time after 8 hours
Boilermakers	1.65	Double time after 8 hours
Boilermakers' Helpers	1.40	Double time after 8 hours
Machinists (on new work)	1.53	Double time after 8 hours
Machinists' Helpers (on new work).....	1.11	Double time after 8 hours
Machinists (Maintenance)	1.53	Double time after 8 hours

SECTION 4—METAL TRADES—SHOP RATES

Craft	Rate	Overtime Rate
Pattern Makers (based on 7-hour day) ..	\$1.50	Double time after 8 hours
Molders and Coremakers	1.26	Double time after 8 hours
Blacksmiths	1.28	Double time after 8 hours
Blacksmiths' Helpers	1.00	Double time after 8 hours
Boilermakers	1.28	Double time after 8 hours
Boilermakers' Helpers	1.00	Double time after 8 hours
Machinists	1.28	Double time after 8 hours
Machinists (Maintenance)	1.39	Double time after 8 hours
Machinists' Helpers97	Double time after 8 hours
Machinists' Helpers (Maintenance).....	1.05	Double time after 8 hours
Ornamental Iron Workers (Shop).....	1.37½	Time and one-half first 4 hours after 8 hours; double thereafter

RATES OF PAY FOR CLASSIFICATIONS IN STRUCTURAL IRON WORKS (Shop)

Craft	Rate	Overtime Rate
Template Maker	\$1.35	Double time after 8 hours
Layout	1.40	Double time after 8 hours
Fitter	1.30	Double time after 8 hours
Welder	1.28	Double time after 8 hours
Blacksmith	1.12	Double time after 8 hours
Riveter	1.20	Double time after 8 hours
Turner	1.28	Double time after 8 hours
Rack Punch Operator.....	1.05	Double time after 8 hours
Bulldozer	1.00	Double time after 8 hours
Drill Press Operator.....	1.00	Double time after 8 hours
Millman	1.00	Double time after 8 hours
Punchman	1.11	Double time after 8 hours
Shearman	1.11	Double time after 8 hours
Alderon	1.17	Double time after 8 hours
Bolt and Rivet Maker.....	.75	Double time after 8 hours
Duplicator	1.00	Double time after 8 hours
Crane Operator95	Double time after 8 hours
Gringer95	Double time after 8 hours
Waters95	Double time after 8 hours
Bolt Threader95	Double time after 8 hours
Painter, Spray	1.12	Double time after 8 hours
Hydraulic Press Operator.....	1.10	Double time after 8 hours
Thomas Spacer Operator.....	1.10	Double time after 8 hours
Stockman	1.00	Double time after 8 hours
Miscellaneous Helpers:		
After 90 days' experience.....	.95	Double time after 8 hours
Less than 2 months' experience.....	.87	Double time after 8 hours

SECTION 5—MISCELLANEOUS TRADES

Craft	Rate	Overtime Rate
Well Drillers	\$1.37½	
Well Drillers (hand tool foreman)	1.37½	
Diamond Drillers	1.37½	
Washers, Polishers and Greasers (garageman)90	

SECTION 6—CULINARY WORKERS

Craft	Rate	Overtime Rate
Head Cook (in charge) (7½ hours within 8 hours)	\$7.75	\$1.50 hour
Other Cooks	6.75	\$1.50 hour
Cooks' Helpers	5.75	\$1.50 hour (Short shifts, not less than 4 hours, \$1.25 hour)
Waiters (7½ within 12 hours)	4.50	\$1.00 hour
Waitresses (7½ within 8 hours)	4.50	\$1.00 hour
Dishwasher and Vegetable Man (7½ within 8 hours)	4.00	\$1.00 hour

SECTION 7—FURNITURE TRADES

Craft	Rate	Overtime Rate
Carpet Layers, Cutters and Measurers (Linoleum, Cork, Rubber and Mastic)	\$11.00	Double time after 8 hours
Carpet Seamstresses	6.90	Double time after 8 hours
Carpet Layers' Apprentices:		
1st 6 months out	5.00	Double time after 8 hours
2nd 6 months out	5.50	Double time after 8 hours
3rd 6 months out	6.25	Double time after 8 hours
4th 6 months out	7.00	Double time after 8 hours
5th 6 months out	8.00	Double time after 8 hours
6th 6 months out	9.00	Double time after 8 hours
Shade and Drapery Makers and Hangers (including Venetian Blinds)	9.70	Time and one-half first 4 hours after 8 hours; double thereafter
Upholsterers	9.70	Time and one-half first 4 hours after 8 hours; double thereafter
Furniture Handlers, Packers and Strippers	7.35	Time and one-half first 4 hours after 8 hours; double thereafter
Drapery Seamstresses	5.60	Time and one-half first 4 hours after 8 hours; double thereafter

Wherever welding processes are involved the rate paid for such shall be as herein fixed for the crafts performing the work.

Saturdays and holiday work at double time except as otherwise provided here. Holidays at premium pay as specified in union agreements as provided for respective crafts.

Nothing herein shall prevent the employment of apprentices properly indentured in accordance with Federal or State laws or regulations and at rates of pay as determined in apprentice indentures approved by the State Department of Industrial Relations and/or in accordance with labor standards set up by the State Apprenticeship Council.

Further Resolved, That Resolutions No. 5115 and No. 5317 (Series of 1939) are hereby repealed.

Further Resolved, That this resolution shall become effective immediately.

March 25, 1946—Consideration continued until April 1, 1946.

Amendment.

Supervisor Mead moved that the overtime rate for Engineers be changed to read "double time after 8 hours, and Saturdays, Sundays and holidays."

Seconded by Supervisor Lewis.

Communication From Civil Service Commission.

April 1, 1946.

The Board of Supervisors,
City Hall, San Francisco.

Gentlemen:

Under date of March 27, 1946, John R. McGrath, Acting Clerk of the Board of Supervisors, advised us that your Board had requested the Civil Service Commission to make a further investigation and report on the matter of pay for overtime worked by engineering classifications included in the wage scale resolution, which will determine rates of wages to be paid for public work performed under contract. This request was accordingly considered by the Commission at its meeting on March 27.

Previously, that is, under date of March 18, the Civil Service Commission had advised your Board that we had tried repeatedly to discuss this matter with representatives of the Associated General Contractors but that their representative, for one reason or another, had been unavailable for conference. However, on the basis of the best information we could obtain we incorporated in the proposed resolution under consideration by you, a provision for time and a half for these crafts.

The circumstances are as follows: An agreement was signed by the Northern California Contractors Association and Operating Engineers Local Union No. 3 of the International Union of Operating Engineers dated May 5, 1945, which provides for double time for work in excess of eight hours per day, except where two shifts are employed, and for Saturday, Sunday, and holiday work. This agreement was modified, however, through an exchange of letters, the last of which is dated May 11, 1945, and addressed to the Northern California Contractors Association by the Union. This letter reads as follows:

"Gentlemen:

"Re: Time and One-half Overtime on All Work for the 'Duration.'

"In compliance with your request of March 13, 1945, Operating Engineers, Local Union No. 3, submits as follows:

"That all work under the jurisdiction of the International Union of Operating Engineers, Local No. 3, in the area covered by our Association shall be started and completed under the terms of the OPM-AFL agreement, which limits all overtime, holiday or similar operations on the basis of time and one-half. It is further understood that the foregoing procedure shall be applicable as covered by this agreement, for the duration of the present emergency, which term is defined as until the Armistice is signed or until Victory Day is declared by the proper governmental agency in the war against Japan in which the United States is now engaged. Thereafter Local Union No. 3 will return to their regular recognized hours and other working conditions."

The terms of this modified agreement have been complied with by both the Union and employer groups until March 22, 1946, and it was on that basis that we advised your Board on March 18 that time and a half for overtime for these crafts was the proper rate of pay for overtime worked.

On March 22, 1946, Mr. P. H. McCarthy, Jr., attorney for the Union, addressed a telegram to the Northern California Contractors Association, reading as follows:

"Please be advised Victory Day in the war against Japan having passed and gone the regular recognized hours and other working conditions in the contract between International Union of Operating Engineers Local Union No. 3 of San Francisco, California, and the Northern California Contractors Association made and entered into on the fifth day of May, 1945, shall become effective as of 12:01 p.m. tonight and your attention is particularly directed to subsection four section twenty of said contract which provides for double time on all work before 8 a.m. and after 5 p.m. except shift work and also on Saturdays, Sundays and holidays recognized in this agreement."

At the meeting of the Civil Service Commission on March 27, 1946, the Commission reviewed the basic agreement dated May 5, 1945, and the letter of the Union dated May 11, 1945, which modified the original agreement, and the telegram of the Union dated March 22, 1946. Messrs. Gardiner Johnson, attorney for the Northern California Contractors Association, and William D. Coughlin, representative of this organization, and Mr. P. H. McCarthy, Jr., attorney for the Engineers, as well as Mr. P. E. Vandewark, representing the Union, were present.

After a full discussion and review of the situation, the Commission reached the conclusion that under the terms of the contract as it now stands and continuing until May 3, 1946, double time for work in excess of eight hours per day and for Saturday, Sunday and holiday work, should be paid by the City and County on work performed under contract.

In this connection we call your attention to the provisions of section 98 of the Charter, which provides that every contract for any public work or improvement to be performed by the City and County or at the expense of the City and County shall provide, among other things, that: "Any person performing labor thereunder shall be paid not less than the highest general prevailing rate of wages of private employment for similar work." Although it is true that little or no overtime work is now being performed by these crafts, it appears to the Commission that at least until May 3, 1946, the agreements now in effect would require double time for overtime or Saturday, Sunday, and holiday work.

Very truly yours,

CIVIL SERVICE COMMISSION,

WILLIAM L. HENDERSON,

Personnel Director and Secretary.

Discussion.

Supervisor Mead remarked that apparently the Civil Service Commission agrees with my contention that the matter of time and one-half for overtime is just a temporary agreement.

Privilege of the Floor.

Gardiner Johnson, representing the Associated General Contractors, informed the Board the letter from the Civil Service Commission states just what transpired at the meeting between the Civil Service Commission and the interested parties.

Wish to state position of the Northern California Contractors Association as to whether or not the agreement called for double time for overtime and whether or not double time for overtime was ever paid.

All, or most of the unions, recognize the Northern California Con-

tractors Association as the bargaining agent for all of the heavy contract work in Northern California. The May 3 agreement, which was filed, provided for double time for overtime. Before the contract could go into effect it had to be approved by the Wage Adjustment Board. Before the contract was presented to the Wage Adjustment Board, on May 11 another agreement was entered into. This agreement set overtime at time and one-half.

The whole matter now hangs on the interpretation of one clause in the contract.

Believe that the contract of May 11 is the contract and not the one of May 3. Letter of May 11, from the Engineer's Union, Local No. 3, states that work shall be started and completed under the terms of the OPM-AFL agreement which limits all overtime on the basis of time and one-half. It was understanding that the foregoing procedure shall be applicable for the duration of the present emergency, which term is defined until the Armistice is filed or until Victory Day is declared by the proper governmental agency in the war against Japan in which the United States is now engaged.

In the opinion from Attorney General, Robert Kenny, relative to when Victory Day is, he quotes statement by President Truman, who said that he proclaims Sunday, September 2, 1946, to be V-J Day. The day of formal surrender by Japan. It is not yet the day for the formal proclamation of the end of the war or the cessation of hostilities. •

The President has not yet issued a proclamation relative to the end of the duration of the present emergency. Under the law the conditions named in the letter have not come about. Since September, 1945, Local Union No. 3 has carried on as set forth in contract of May 11, 1946.

At meeting in September, 1945, with 800 members present, the union accepted the recommendation of the Executive Board that Local No. 3 work on all jobs, new and old, with overtime at time and one-half up to May 3, 1946. Members of the union have carried out to the letter the overtime provisions of the contract until March 27, 1946, when the union said that they would not work overtime for less than double time.

Associated General Contractors believe that the agreement has until May 3, 1946, to run and that any overtime prior to that time should be at time and one-half.

Supervisor Mead explained to the Board that at the meeting of September, 1945, the vote was not done in accordance with the required procedure. It was just an "Aye" and "No" vote and not the Australian ballot as required.

Supervisor Mead inquired of Gardiner Johnson how the Associated General Contractors could account for the language by the Wage Adjustment Board relative to overtime on work not directly connected with the prosecution of the war.

Gardiner Johnson answered that if we are covered by the first sentence of the agreement, then the language of the Wage Adjustment Board would be in effect, but with contract here you provide that even after the OPM-AFL contract went out you have to comply with the terms of the contract until the contract has expired.

Mr. P. H. McCarthy, Jr., representing the Union, stated that the simplest way to get at the truth of this matter is to cite conversation between Mr. Johnson and the Civil Service Commission. In the first place Mr. Johnson was asked whether the OPM-AFL contract was in effect any more and Mr. Johnson answered, "No."

There is no legal difficulty here. In our contract we defined duration of emergency to mean "until the Armistice is signed or until Victory Day is declared by the proper governmental agency." Mr. Johnson read you the President's declaration, which said that he proclaims Sunday, September 2, 1946, to be V-J Day. There was the declaration which met the terms of the agreement.

The agreement was not before the Union at meeting of September and it was not discussed. It was the desire on the part of Engineers to waive, for a short time, the overtime.

The Union could not and would not permit a decent act to be turned against them and so the Union served formal notice that it would request that the contract be put back into effect whereby overtime would be double time. This rate is now being paid by the contractors.

The purpose of the double time clause is to give employment to the greatest number possible. This is important and therefore we could not continue with the time and one-half overtime because too many men are out of work.

Double time was relinquished during the war in order to get the work out. There is no question with respect to double time that it is the result of bargaining. The contractor compelled Union, in order to comply with contractor's interpretation, to serve a formal notice that Victory Day had passed and that the emergency was over. This we did.

Mr. Gardiner Johnson, answering Mr. McCarthy, said that in the first place as far as there was any implication that the Northern California General Contractors is trying to work men unreasonable hours, that is false. This contract expires, under its own terms, on May 3, 1946.

When the men sit down with us prior to May 3, 1946, they can protect themselves. There will not be any overtime after that date.

The question today is what is the prevailing rate of pay today, even though they might have made a mistake by entering into a contract for time and one-half which runs until May 3, 1946?

Another point is relative to the question as to when the duration ends.

Mr. McCarthy is trying to pick out, on his own say-so, that Sunday, September 2, 1945, is Victory Day. The President did not say that September 2, 1945, is Victory Day, he said that September 2, 1945, was V-J Day. The State of California has stated that regardless of the language you use to limit the emergency it still has not been declared and it will not be over until it is declared.

Mayor Lapham stated question that on May 3, 1946, agreement expires and after that date it is new business. All we are talking about is from April 1 to May 3, 1946.

Gardiner Johnson replied that this is correct and that they have never contended otherwise.

Supervisor Gallagher asked Mr. Henderson of the Civil Service Commission for information relative to decision of Civil Service Commission on their interpretation of overtime, and whether or not the Commission checked into matter that contractors are paying double time on work being performed outside of San Francisco.

Mr. Henderson replied that he was not able to show that double time is being paid because so little overtime is being worked at this time.

Since March 2, 1946, double time has been paid. Contract entered

into on May 11, 1945, was a unilateral contract and Union had privilege of cancelling the contract. May 3 agreement was entered into. On May 11 this agreement was modified. Commission has received word that the Union is now returning to the May 3, 1945, contract.

Supervisor MacPhee informed the Board that they were caught in a controversy between labor and management. The Union admits that the bargaining agency is the Associated General Contractors. Associated General Contractors state that they are not going to pay more than time and one-half for overtime. Believe overtime should be time and one-half until the contract expires and then we can amend the resolution.

Supervisor Lewis remarked that this is strictly a legal matter. Believe we should get answer from the City Attorney and then we can proceed.

Supervisor Lewis then moved as a substitute motion for Supervisor Mead's motion that the matter be referred to the City Attorney for opinion.

Seconded by Supervisor Colman.

Supervisor Mead stated that he desired to know whether a delay in this matter will hold up some important contracts and whether or not a delay might hold up important projects.

Supervisor Colman said that he believed that we should have the desired information relative to whether we are holding up projects.

Supervisor Brown remarked that he understood that it is the fill at the Airport. Understand will not hold up project but will only place confusion in the filing of bids.

Supervisor Mancuso explained that the Manager of Utilities is desirous of placing bids for the fill at the Airport.

Supervisor Mancuso said that he would like to know why the Board of Supervisors should fix the rate that is to be paid after May 3 when a new contract has to be entered into between labor and management. Believe matter should go over until after May 3.

Mayor Lapham stated that it was his understanding that the contract is being held up. The Public Utilities Commission desires to let it as soon as possible. They are very anxious to go ahead right now so that work can be started. The job is going to require eight or nine months to complete and that has to be done before work on other part of the Airport can go ahead.

Supervisor Gallagher inquired as to whether or not all the work would be held up until the Board passes a resolution as to whether or not overtime will be double time or time and one-half and if we do not pass it today are we to believe that contractors will not bid on the job?

Gardiner Johnson informed the Board that if the matter stays the way Mr. Mead wants it, believe that it will have to be decided by the courts. If a contractor bids and pays too high he will be subject to fine by the Federal Agency. It will be difficult for contractors to bid on job without knowing what overtime rate is going to be.

Supervisor MacPhee remarked that he believed that this was a question of policy for the Board to determine. Any move to send to the City Attorney is a further lengthening out of this matter. Situation is matter of policy for Board to determine and not a question of legality to form or a question for the City Attorney.

Supervisor Mead said that the contractors know that on and after May 3 overtime is going to be double time. That overtime rate was eased as a war emergency. If the contract is let now at lower overtime rate what would be the position after May 3? Would not want to figure job at time and one-half knowing that after May 3 the overtime rate will be double time. Everyone sitting in this room knows that after May 3 the Union is not going to agree to a time and one-half rate when double time has always been paid up to the beginning of the war. Believe we should state policy today that overtime rate shall be same as was paid prior to the war.

Supervisor Lewis explained that the agreement before us today is purely an argument between attorneys. You cannot decide this on policy. It is the legal construction of a contract. The City Attorney is familiar with the facts of this case. Believe that the City Attorney could aid us on this matter.

Supervisor Mancuso remarked that he was going to vote to leave this matter up to the City Attorney for an opinion.

Privilege of the Floor.

Supervisor Colman moved the privilege of the floor for Mr. Robert Scott of the Public Utilities Commission.

Mr. Scott told the Board as far as the Airport is concerned delay of this matter would delay the opening of the bids. The bids have not been submitted as yet. Originally set date for March 26 but it was postponed until April 2 and then was postponed until April 9. A delay of this matter today will require another postponement.

Supervisor Colman inquired that if the Board passes on double time would that require the calling for new bids.

Mr. Scott replied that bids would not be opened until the resolution is passed. If double time was the rate of overtime the contractors would have to be informed and they would have to submit new bids. In bids that were to be submitted on March 26 the rate was time and one-half.

Supervisor Christopher asked Mr. Scott how is the call for bids sent out?

Mr. Scott answered that they were fixed on time and materials.

Supervisor Christopher remarked that Mr. Scott states that any bids will be based on the prevailing rate. No contractor is going to place a bid on time and one-half when there is a possibility of paying double time. When they place their bids they are going to call for double time.

Mr. Scott said that the resolution as adopted by the Board of Supervisors on December, 1945, calls for double time after eight hours and that is what went into the specifications.

Supervisor Mead explained that the provisions provided for in wage scale adopted December 5, 1945, call for double time for overtime and all bids are called for in accordance with wage scale resolution.

Supervisor Gallagher inquired for Mr. Henderson as to why the Civil Service Commission sent up a piece of legislation calling for time and one-half.

Supervisor Sullivan remarked that as yet there are no bids.

Supervisor Lewis raised a point of order. Comments should be limited to the substitute motion.

The Chair ruled the point of order well taken.

Supervisor Mead desired to know why the matter should be submitted to the City Attorney when there are many contracts let by the City right now calling for double time.

Supervisor Colman said that he desired to ask the Mayor for his views on the subject. Whether or not in his opinion reference of this legislation to the City Attorney would delay the matter and whether or not he advises amendment that was submitted relative to double time for overtime.

Mayor Lapham replied that reference to the City Attorney would delay matters.

Whether or not we should authorize double time on this, the answer is that we should because I believe that after May 3 it will be double time. It is very doubtful that any work on this contract will take place prior to May 3.

Supervisor Mancuso remarked that the Mayor's last statement is why it should go to the City Attorney. If work cannot be started until after May 3, why should we fix the overtime rate now. Believe we should have the opinion from the City Attorney.

Supervisor Lewis stated that there may be no delay at all. The City Attorney knows this problem. If Mr. Holm comes here now he could answer the question and we could vote on the matter today.

Supervisor Colman then moved, as a substitute motion for Supervisor Lewis' motion, that we send for the City Attorney now.

Seconded by Supervisor Lewis.

Supervisor Mead inquired of Mr. Henderson whether or not the Civil Service Commission had received an opinion from the City Attorney on this matter.

Mr. Henderson replied that they had not received any opinion.

Thereupon the roll was called and the foregoing motion was *unanimously adopted*.

Supervisor Brown moved postponement for one week until Mr. Holm can study the contract.

Seconded by Supervisor Mancuso.

Supervisor Mead asked what the effect would be on the rest of the wages if this matter was postponed.

Mr. Holm replied that you have a rate of wages for this class already established. You are trying to amend it based upon the conclusions supplied by the Civil Service Commission. Until you have amended your wage resolution fixing the highest prevailing wage, the one you have now will stay in effect.

Supervisor Mead said that he would like to make objections. Understand call for bids is already out and believe that the contractors will make bids on double time for overtime. It might be that the contractors will figure contract at double time and if the proposed overtime rate is time and one-half they will pay time and one-half. The double time provision is now established and has been in effect for a number of years by collective bargaining.

Mr. Holm informed the Board that the wage scale as it now is written is in effect and until you amend the wage scale it is as written. From Mr. Turner's standpoint it is an important thing. You have six million yards of earth to move and he does not want to have bids submitted at a lower rate for overtime that will have to be paid. He has solicited bids on a double time rate for overtime.

Before I can answer question relative to contract ask that the City Attorney's office be furnished with copy of letter of April 1 from the Civil Service Commission and also copy of contracts referred to and finally, what is the question?

Supervisor Mead asked whether or not it would be proper to adopt all of the resolution and leave out the Engineers.

Supervisor Brown remarked that he had no desire to complicate the matter. Let us ask if it will be possible to pass the ordinance without the Engineering class in it and then come back next week for the Engineers.

Mr. William D. Coughlin, labor representative of the Associated General Contractors, stated that the Associated General Contractors will object to that because they also have objections to the labor classifications.

Thereupon the roll was called on Supervisor Lewis' motion relative to reference to City Attorney and it was *approved* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

No: Supervisor Mead—1.

SPECIAL ORDER—3:00 P. M.

Consideration Continued.

The following, from Finance Committee without recommendation, was taken up:

Called out of Committee by Supervisor MacPhee.

Recommending That Chief Administrative Officer Be Requested to Make \$37,500 Available to State Department of Public Works for Study Concerning Additional Bridge Across San Francisco Bay.

Proposal No. 5336, Resolution No. . . (Series of 1939), as follows:

Whereas, the imperative need for a second bay bridge crossing is recognized by all interests in the San Francisco Bay area; and

Whereas, a request has been made to the San Francisco Board of Supervisors by the State Department of Public Works for a contribution of Thirty-seven Thousand Five Hundred (\$37,500) Dollars to permit the Toll Bridge Authority to conduct a study for an additional bridge across the San Francisco Bay; now, therefore, be it

Resolved, That this Board of Supervisors recommend that the Chief Administrative Officer be requested to make the sum of Thirty-seven Thousand Five Hundred (\$37,500) Dollars available out of monies under his control to the State Department of Public Works, subject to the following conditions:

1. That such a study encompass all forms of crossings, including a low level bridge, a high level bridge, or an earth and rock filled causeway.

2. That such bridge or causeway be such as will provide for transcontinental train service entering San Francisco.

January 14, 1946—Re-referred to Finance Committee.

March 11, 1946—Consideration continued until March 25, 1946.

March 25, 1946—Consideration continued until April 1, 1946.

Discussion.

The Clerk read a telegram from Charles H. Purcell, director of the State Department of Public Works, stating that he would not be able to attend the meeting but that Mr. Panhorst will be there in his place.

Privilege of the Floor.

Mr. Panhorst stated that the State is making a survey of all locations for the construction of another bridge. State is not making any study for the Reber Plan. The Toll Bridge Authority considered that the Reber Plan is too broad for them. They do not have any objection to the Reber plan but they believe that the Federal Agency should handle a survey for the Reber Plan.

Mr. Skaggs, State Department of Public Works, said that he did not understand that the Board of Supervisors of Oakland has put any limits on their contribution for the survey of another crossing.

Supervisor Gallagher explained that at the meeting between the Board and representatives from Oakland and Alameda they stated that they are going to make a contribution only for another bridge.

Supervisor Christopher remarked that an article in paper stated that the California Toll Bridge Authority did not have the authority or funds to consider the Reber Plan. That conflicts with the letter from Mr. Purcell. If somebody gave the Toll Bridge Authority the authority or the funds would they then be in a position to go ahead and make a survey that would include a causeway?

Mr. Panhorst said that it was his understanding that the Reber plan is so comprehensive in scope that it is outside of the authority of the California Toll Bridge Authority.

Supervisor Christopher explained that he had a tentative estimate as to what it might cost to conduct a study of a portion of the Reber Plan and it would be approximately \$35,000, which would be a crossing from San Francisco to Alameda County. This is less than it would cost for a study of a steel bridge across the bay. With a steel bridge it would not be convenient to bring trains into San Francisco.

Supervisor Gallagher asked whether or not the study as proposed by Congressman Welch conflicted in any way with the study that is to be made by the State Toll Bridge Authority.

Supervisor MacPhee stated that type of crossing to be made has hinged on what Alameda County wants and what Alameda County is afraid of. Believe it should be based on what is best for the Bay Area. Do not believe that the Toll Bridge Authority is privileged to say just what they shall study. Toll Bridge Authority is agents for all the people. Do not believe Toll Bridge Authority can say we will not study a certain plan because it is too comprehensive.

Supervisor MacPhee then moved that matter go over for four weeks to give Toll Bridge Authority and Alameda County an opportunity to get together on this matter.

Mayor Lapham asked whether or not the Federal Government had to grant permission for any crossing across San Francisco Bay. Has anything been done with the building of a tube under the Bay?

Mr. Skaggs remarked that this is only a study on a bridge. A tube could be included in this project. Do not believe Toll Bridge Authority would accept any money for something they could not do.

Supervisor MacPhee said that every time the question of a causeway or fill for crossing San Francisco Bay is considered somebody takes the privilege of putting Reber's name on it and calling it the Reber Plan. This plan has not been considered. Any crossing of the bay is under the jurisdiction of the Toll Bridge Authority and they should state what will be the best for the City and County of San Francisco.

Supervisor Meyer stated that he desired to ask question of Mr. Skaggs as to whether or not the Toll Bridge Authority confuses the entire Reber Plan with what we are talking about. What we are interested in is a low level bridge that will have about 30 lanes of traffic and permit trains to come into San Francisco.

Mr. Skaggs replied that the study that is being made there will be information received and that will be able to be used with any plan. Have no objection to any other agency making a study for any type of crossing.

Supervisor Mancuso remarked that if the statement of Mr. Purcell is correct and he is going to study only a bridge, he will not get information for anything else. Am not going to vote to appropriate \$37,500 for a study of a bridge because we want trains to come into San Francisco.

Supervisor McMurray requested information as to who limits the scope of authority relative to survey for type of crossing. If we appropriate money to make survey of any crossing of the Bay would they be bound under their scope.

Mr. Skaggs replied that he would not be able to answer that question.

Supervisor MacPhee said that until there is a meeting of the minds this matter should be postponed.

Supervisor Christopher explained that before the vote is taken he desired to request the privilege of the floor.

Supervisor Brown raised a point of order, that there is a motion before the Board.

Supervisor Gallagher stated that the point of order was well taken.

Supervisor MacPhee then stated that he would withdraw his motion with the consent of his second.

No objection and motion withdrawn.

Privilege of the Floor.

Mr. Nishkian presented to the Board a plan for proposed bay crossing by the method of fill.

Discussion.

Supervisor MacPhee remarked that in view of the fact that this plan should be studied and that we should receive additional information on this and if it costs more than \$37,500 we should receive

more information. Therefore I am going to renew my motion that this matter be put over for four weeks.

Seconded by Supervisor McMurray.

Supervisor Mead stated that he had received the impression that Mr. Skaggs is representing the California Toll Bridge Authority. We have a plan before us today that seems to be very good. Maybe we are dealing with the wrong groups.

Supervisor Christopher then presented the following proposal as a substitute for the matter on the calendar.

Requesting Chief Administrative Officer to Appropriate \$35,000 to Conduct a Study for a Causeway Across San Francisco Bay.

Proposal No. 5555, Resolution No. . . . (Series of 1939), as follows:

Whereas, the imperative need for a second bay crossing is recognized by all interests in the San Francisco Bay Area; and

Whereas, the State Department of Public Works has signified its willingness to conduct a survey for a second bay crossing but has declined to consider anything but a high level bridge; and

Whereas, it is the consensus of the Board of Supervisors that the interests of San Francisco would be best served by the construction of a causeway across San Francisco Bay to permit transcontinental trains to enter San Francisco; and

Whereas, in order to secure a comprehensive survey of this project outside engineers should be asked to conduct a survey in addition to the one to be sponsored by the State Department of Public Works; now, therefore, be it

Resolved, That this Board of Supervisors does hereby respectfully request the Chief Administrative Officer to make the sum of Thirty-five Thousand (\$35,000) Dollars available out of monies under his control to such engineers or other agencies as he may select to conduct a study for a causeway across San Francisco Bay.

Discussion.

Mr. Brooks, Chief Administrative Officer, stated that only money under the Chief Administrative Officer would be the gas tax money and in event legislation for study of a causeway is enacted he would not be able to make available the money from the gas tax fund because he did not believe Mr. Skaggs would approve the appropriation from the fund.

Supervisor MacPhee remarked that he did not believe the Board wants to put itself on record to the effect that a causeway would be the better thing for San Francisco. It comes down to the point whether or not we want a survey made to decide which would be better for the Bay Area.

Thereupon the Chair *referred the foregoing proposal to the County, State and National Affairs Committee.*

Privilege of the Floor.

Mr. Panhorst explained that the Toll Bridge Authority is studying not only a high level bridge but a low level bridge. We are considering just a crossing of the bay.

Mr. Skaggs asked the Board why it did not vote the money and request that we make a study of this particular type of crossing.

Supervisor Gallagher said that he believed that is what we should do but do not believe Alameda County would go along with us on this matter.

Supervisor MacPhee explained that the San Francisco and Oakland Chamber of Commerce are going to meet and the Oakland Chamber of Commerce will explain why Alameda County will consider only a high level bridge. Believe that we should hold this matter in abeyance and will renew motion that this matter go over for four weeks.

Seconded by Supervisor McMurray.

Supervisor Lewis remarked that the way the resolution is on the calendar it is a specific restriction that a causeway should be considered. No one would be able to hand money over until after the authorities have agreed to study a causeway. Believe we would be making progress by voting the money.

Supervisor Christopher said that he believed that the State engineers are convinced as to what they want. Believe that they are prejudiced on this matter.

Thereupon the roll was called on Supervisor MacPhee's motion and it was *approved* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

No: Supervisor Mead—1.

Closing and Abandonment of Certain Streets in Miraloma Park.

Board of Supervisors to hear all persons interested in or objecting to proposed closing and abandonment of portions of Stanford Heights Avenue, Verna Street, Nile Alley, Myra Way, Robin Hood Drive, Cresta Vista Drive, Molimo Drive, Rockdale Drive, Burlwood Drive, Boaz Court and Los Palmos Drive, pursuant to notice of intention given in Resolution No. 5313 (Series of 1939).

No protests.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Appropriating \$85,525, Water Department, to Meet Operating Expenses for Balance of Fiscal Year.

Bill No. 3953, Ordinance No. 3743 (Series of 1939), as follows:

Appropriating the sum of \$85,525 out of the surplus existing in Water Department appropriations to provide funds to meet operating expenses of the Water Department for the balance of the fiscal year.

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

Section 1. The sum of \$85,525 is hereby appropriated out of the surplus existing in the following appropriations of the Water Department:

Appropriation

566.199.00	Water Department Compensation Reserve	\$ 3,100
66.990.00	Water Department Surplus	79,990
66.996.19	Reserve for Replacement of Machine Shop Equipment	2,435

to the credit of the following appropriations of the Water Department:

*Appropriation
Number*

566.111.00	Overtime	\$ 1,100
566.125.00	Sick Leave	2,000
566.200.00	Contactual Services	7,990
563.231.66	Heat, Light & Power	45,000
566.804.00	Injuries & Damages	2,000
566.870.00	Taxes	25,000
566.913.00	Replacement & Reconstruction Fund	2,435

to provide funds for requirements in the latter appropriations for the balance of the fiscal year.

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

- Recommended by the Manager of Utilities.
- Approved by the Public Utilities Commission.
- Approved as to form by the City Attorney.
- Approved as to funds available by the Controller.
- Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$500, Public Welfare Department, for Payment of Overtime to Monthly Employees.

Bill No. 3957, Ordinance No. 3744 (Series of 1939), as follows:

Appropriating the sum of \$500 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the payment of overtime to monthly employees of the Public Welfare Department.

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

Section 1. The sum of \$500 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 556.111.00, to provide funds for the payment of overtime to monthly employees of the Public Welfare Department.

- Recommended by the Director of Public Welfare.
- Approved by the Public Welfare Commission.
- Approved as to Funds Available by the Controller.
- Approved as to form by the City Attorney.
- Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Sale of Lot 34 in Assessor's Block 161.

Bill No. 3961, Ordinance No. 3745 (Series of 1939), as follows:

Authorizing sale of Lot 34 in Assessor's Block 161.

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

Section 1. In accordance with the recommendation of the Board of Fire Commissioners the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following de-

scribed City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Broadway, distant thereon 171 feet 10-½ inches westerly from the westerly line of Grant Avenue; running thence westerly along said southerly line of Broadway 22 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 22 feet; thence at a right angle northerly 137 feet 6 inches to said southerly line of Broadway and the point of commencement. Together with the improvements thereon.

Subject to that certain lease dated June 15, 1945 between the City and County of San Francisco as lessor and Paulino Sanchez as lessee which lease expires June 14, 1950.

Section 2. The above described real property shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

March 11, 1946—*Re-referred to Finance Committee.*

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Sale of Lot 19 in Assessor's Block 6989.

Bill No. 3972, Ordinance No. 3746 (Series of 1939), as follows:

Authorizing sale of Lot 19 in Assessor's Block 6989.

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

Section 1. In accordance with the recommendation of the Department of Public Works the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at the point of intersection of the westerly line of Orizaba Avenue and the northerly line of Garfield Street, as said northerly line is shown on the map thereof recorded in Map Book M at page 81 Official Records of the City and County of San Francisco, and running thence northerly, along said line of Orizaba Avenue, 10.095 feet to the southerly line of the land now or formerly owned by H. and R. Realty Company; thence at right angles westerly, along said southerly line, 100 feet to the easterly line of the land now or formerly owned by Joseph A. Brown and Gilda Brown; thence at right angles southerly, along said easterly line, 17.465 feet to said northerly line of Garfield Street; thence easterly along said northerly line of Garfield Street, being the arc of a curve to the right, tangent to a line deflected 98° 42' 29" to the left from the preceding course, radius 640 feet, central angle 8° 59' 09", a distance of 100.373 feet to said westerly line of Orizaba Avenue and the point of beginning.

Being a portion of Lot 44, in Block 57, of City Land Association, as per map thereof recorded in Map Book "C & D," at page 11, Official Records of said City and County of San Francisco.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.
 Recommended by the Director of Public Works.
 Approved by the Chief Administrative Officer.
 Description approved by the City Engineer.
 Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$750, District Attorney, for Alterations to Quarters.

Bill No. 3975, Ordinance No. 3747 (Series of 1939), as follows:

Appropriating the sum of \$750 out of the surplus existing in the General Fund Reserve for Adjustment, Appropriation No. 400.000.00, to provide additional funds for alterations to Room No. 207, Hall of Justice, for use by the District Attorney.

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

Section 1. The sum of \$750 is hereby appropriated out of the surplus existing in the General Fund Reserve for Adjustment, Appropriation No. 400.000.00, to the credit of Appropriation No. 538.213.05, to provide additional funds for alterations to Room No. 207, Hall of Justice, for use by the District Attorney.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the District Attorney.
 Approved as to funds available by the Controller.
 Approved as to form by the City Attorney.
 Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, City Attorney, by Adding 1 Law Clerk and 1 Claims Investigator to List of Employments Authorized to Work in Excess of 40 Hours a Week.

Bill No. 3977, Ordinance No. 3748 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.11, City Attorney, by adding 1 B160 Law Clerk, and 1 S114 Claims Investigator to list of employments authorized to work in excess of 40 hours a week.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.11 is hereby amended to read as follows:

Section 1.11. **CITY ATTORNEY**

Classification	No. Positions	No. Hours
B160 Law Clerk	1	4
B408a General Clerk-Stenographer (Legal)	3	4
S114 Claims Investigator	1	4

Approved as to classification by the Civil Service Commission.
 Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$5,154, Department of Public Health, for Following Employments from April 1 to June 30, 1946: 7 Laundresses at \$115-140; 1 Starcher at \$115-140; 1 Tumblerman at \$125-150; 2 Washers at \$150-175 per month.

Bill No. 3978, Ordinance No. 3749 (Series of 1939), as follows:

Appropriating the sum of \$5,154 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the following employments for the period April 1, 1946, to June 30, 1946, in the San Francisco Hospital: 7 I154 Laundresses at \$115-140 per month; 1 I156 Starcher at \$115-140 per month; 1 I157 Tumblerman at \$125-150 per month; 2 I170 Washers at \$150-175 per month.

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

Section 1. The sum of \$5,154 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 553.110.00, to provide funds for the compensation of the following employments in the San Francisco Hospital for the period April 1, 1946, to June 30, 1946; 7 I154 Laundresses at \$115-140 per month; 1 I156 Starcher at \$115-140 per month; 1 I157 Tumblerman at \$125-150 per month; 2 I170 Washers at \$150-175 per month.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$10,000, Civil Service Commission, for Alterations of Offices.

Bill No. 3981, Ordinance No. 3750 (Series of 1939), as follows:

Appropriating the sum of \$10,000 out of the surplus existing in the General Fund Reserve for Adjustments, Appropriation No. 400.000.00, to provide funds for alterations in the offices of the Civil Service Commission.

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

Section 1. The sum of \$10,000 is hereby appropriated out of the surplus existing in the General Fund Reserve for Adjustment, Appropriation No. 400.000.00, to the credit of Appropriation No. 571.500.00, to provide funds for the purpose of making alterations to corridor adjoining present Civil Service Commission offices to provide additional space needed for expansion of the payroll audits and certification divisions.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Secretary and Personnel Director.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Discussion.

Supervisor MacPhee desired to know why the amount of money has to be \$10,000.

Supervisor Mancuso explained that the Civil Service Commission does not have enough room at the present time, and they are going to fix their office along the same lines as the City Attorney's office was reconstructed.

Supervisor MacPhee remarked that he believes that this is a result from the purchase of the Market Street Railway Company. We told the people that there would be no additional expense as a result of this acquisition and I want to know whether or not this is an out-growth of the purchase of the Market Street Railway Co.

Mr. Otto Sues, representing the Civil Service Commission, said that this is not necessary as a result of the acquisition of the Market Street Railway Company. We just do not have enough room at the present time.

Thereupon the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Final Passage.

Appropriating \$52,327, Police and Fire Departments, for Increased Salaries Made Mandatory by Provisions of Charter Amendment No. 4.

Bill No. 3982, Ordinance No. 3751 (Series of 1939), as follows:

Appropriating the sum of \$52,327 out of the surplus existing in the General Fund Compensation Reserve to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for the month of April, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by the voters at election held November 6, 1945.

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

Section 1. The sum of \$52,327 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve to the credit of the following appropriations:

Appropriation Number

509.110.00	Permanent Salaries, Police Department	\$43,577
510.110.01	Permanent Salaries, Fire Department	8,355
510.110.02	Permanent Salaries, Fire Department (Fire Boats)	395

to provide additional funds required to pay increases in salary of officers and members of the Police Department and Fire Department for the month of April, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by voters at election held November 6, 1945.

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Chief of Police.

Recommended by the Chief Engineer of the Fire Department.

Approved by the Police Commission.

Approved by the Fire Commission.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Consideration Postponed.

The following recommendations of Streets Committee, heretofore Passed for Second Reading, were taken up:

Present: Supervisors Meyer, McMurray.

Reducing Sidewalk Widths on Mission Street Between the Embarcadero and South Van Ness Avenue to Twelve Feet.

Bill No. 3562, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section 101.

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

Section 1. Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office July 16, 1945, by amending Section 101 thereof to read as follows:

Section 101.

The width of sidewalks on Mission Street between The Embarcadero and South Van Ness Avenue shall be twelve (12) feet.

The width of sidewalks on Mission Street between South Van Ness Avenue and Twenty-third Street shall be fifteen (15) feet.

Approved as to form by the City Attorney.

September 4, 1945—Re-referred to Streets Committee.

Supervisor Colman moved that this matter be postponed for one week. Seconded by Supervisor Brown.

No objection and motion carried.

Final Passage.

Reducing Sidewalk Widths in Powell Street Between California Street and Broadway Street to Nine Feet.

Bill No. 3563, Ordinance No. 3742 (Series of 1939), as follows:

Amending Ordinance No. 1061 entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Nine Hundred and Sixteen (916) thereof.

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

Section 1. Ordinance No. 1061 entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended

in accordance with the communication of the Director of Public Works, filed in this office July 16, 1945, by amending Section 916 thereof to read as follows:

Section 916.

The width of sidewalks on Powell Street between California Street and Broadway shall be nine (9) feet.

Approved as to form by the City Attorney.

September 4, 1945—Re-referred to Streets Committee.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

NEW BUSINESS.

Re-referred to Committee.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Lewis, Mead.

Authorizing the Sale of City Owned Buildings on Guerrero Street and San Jose Avenue From Army Street to Brook Street.

Proposal No. 5503, Resolution No. . . . (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Department of Public Works, that the Director of Property be, and he is hereby, authorized to sell at public auction all buildings now owned, or hereafter acquired by the City and County of San Francisco, in connection with the widening of Guerrero Street and San Jose Avenue from Army Street to Brook Street, San Francisco, and not required for municipal purposes.

The terms of sale shall be cash upon delivery of bills of sale to be executed by the Director of Property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

March 25, 1946—Consideration continued until April 1, 1946.

Discussion.

Supervisor Gallagher presented a petition from the residents in this area objecting to the sale of buildings.

Supervisor Gallagher then stated that under the conditions that now exist the Board of Supervisors is going to set up machinery that will allow the City to sell the buildings. Without this machinery the City can sell the buildings but it will have to be eminent domain proceedings, which takes a great deal of time.

Supervisor Sullivan then moved that the matter be tabled.

Seconded by Supervisor Christopher.

Thereupon the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, McMurray, Sullivan—5.

Noes: Supervisors Brown, Colman, MacPhee, Mancuso, Mead, Meyer—6.

Mr. Brooks, Chief Administrative Officer, explained to the Board that he requests that you hear from both sides, from the Director of Public Works and also from the opponents. If we table this matter I am afraid that that would be detrimental to the welfare and growth of San Francisco. Serious consideration should be given to this matter. I can't evict anyone from his home. Believe procedure is required. Believe you should hear from both sides, which would be the Director of Public Works and also those citizens who would be evicted should you permit the Director of Public Works to proceed at this time.

Money is now available and if we delay work too long it will mean that the work is going to be far more costly than it would be at this time or in six or eight months. There are only four pieces of property not acquired by the City at this time. Believe it would be a mistake to kill this legislation without going further into it and hearing from both sides.

Supervisor Gallagher stated that the people had sold their property to the City and County of San Francisco without any litigation. One person had told him that the City purchased the property for \$8,000 and a little while later a real estate man offered him \$12,000, but he sold to the City because he was afraid of eminent domain proceedings. If we sell these buildings we are going to lose a lot of citizens.

Supervisor Mead said that he was convinced that members of this Board are afraid of a bugaboo that will not exist. We have started this work. Mr. Brooks has informed me that the people will not be placed on the street with no place to go. Do not believe that we should kill this piece of work. Believe we should follow Mr. Brooks' suggestion and let the people present their side of the story.

Supervisor Mead then moved that this matter be re-referred to committee for the purpose of allowing all parties interested a fair chance to be heard.

Seconded by Supervisor Brown.

Supervisor Lewis explained that he was in agreement with Supervisor Mead on this matter. Believe if matter is put into committee we will have an opportunity of knowing all about it. Feel that the people who reside in this area should be notified of meeting of Finance Committee so that they will be able to be present.

Supervisor MacPhee remarked that he believes that this is the proper way to proceed in this matter. To table it will kill it. Believe I would be inclined to sell these buildings now and evict these people. Believe matter should be referred to committee for hearing.

There being no objection, the foregoing proposal was *re-referred to Finance Committee* and all residents of that area were to be notified as to when the meeting will be held.

Re-referred to Committee.

Requesting Mayor to Institute Proceedings for Appropriation of \$25,000 to Hold Special Election on June 4, 1946.

Proposal No. 5522, Resolution No. . . . (Series of 1939), as follows:

Resolved, That His Honor the Mayor be and is hereby respectfully requested to recommend, and to institute the proceedings necessary to appropriate the sum of Twenty-five Thousand (\$25,000) Dollars from the surplus existing in the General Fund Reserve for Adjustments to the credit of the Registrar of Voters for the purpose of

holding a Special Election in San Francisco simultaneous with the State Primary Election on June 4, 1946.

March 25, 1946—Consideration continued until April 1, 1946.

Supervisor Mancuso moved that this matter be re-referred to committee. Seconded by Supervisor Lewis.

No objection and so ordered.

Adopted.

Cancellation of Taxes—Property Acquired by the United States of America.

Proposal No. 5535, Resolution No. 5375 (Series of 1939), as follows:

Resolved, in accordance with the consent of the City Attorney, and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the controller, in his capacity as County Auditor, be, and he is hereby authorized and directed to cancel the second instalment of the 1945-1946 taxes which became a lien on the first Monday in March, 1945, and both instalments of the real property taxes for the year 1946-1947, which became a lien on the first Monday in March, 1946, on the following described property:

Lot 7 Block 4287

Said property was acquired by the United States of America subsequent to the first Monday in March, 1945.

Approved as to form and cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Clipper Street Extension.

Proposal No. 5536, Resolution No. 5376 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from the following party, or the legal owners, to certain real property situated in San Francisco, California, required for the extension of Clipper Street, and that the sum set forth below be paid for said property from Appropriation No. 548.963.58:

Gordon L. Johnson & William D. Shea, Jr. \$650.00

Lot 5 in Assessor's Block No. 6542.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Clipper Street Extension.

Proposal No. 5537, Resolution No. 5377 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for the extension of Clipper Street, and that the sum set forth below be paid for said property from Appropriation No. 548.963.58:

Henrietta Dunsmoor, Raymond S. Kitchener, Walter W. Stevens and Delpha H. Oliver	\$600.00
Lot 4 in Assessor's Block No. 6543.	

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—North Point Sewage Treatment Plant.

Proposal No. 5538, Resolution No. 5378 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from the following party, or the legal owner, to certain real property situated in San Francisco, California, required for a North Point Sewage Treatment Plant, and that the sum set forth below be paid for said property from Appropriation No. 81.028.58.1.

William Muir	\$2,177.00
Lot 27 in Assessor's Block 39.	

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Refunds—Erroneous Payments Taxes.

Proposal No. 5539, Resolution No. 5379 (Series of 1939), as follows:

Resolved That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund

1. Wilda S. Ross, Lot 12, Block 1930A, first installment, fiscal year 1945-46	\$ 4.59
2. Evelyn M. Shaw, Lot 22, Block 2473, first installment, fiscal year 1943-44	50.58
3. Ruth M. Burgess, Lot 26, Block 5464, second installment, fiscal year 1944-45	41.04
4. Salvatore Piazza, Lot 16, Block 5523, first installment, fiscal year 1945-46	20.29
5. Jack W. Leishman, Lot 10, Block 5808, first installment, fiscal year 1945-46	8.69

Taxes Refunded Fund—Appropriation No. 60.696.00

1. Floyd G. Lawrence, Apr. 5, 1945 Mrs. Lawrence filed & paid on personal property at 471 Mangels Ave. On Apr. 19 Mr. Lawrence who was in active service with U. S. Navy, claimed veteran exemption on property, leaving balance of \$100 assessed value on personal property at 471 Mangels Ave. Resultant tax bill of \$4.69 was paid by Mr. Lawrence. A refund of the \$18.76 paid on the assessed value which did not contain the veteran exemption claim is therefore requested.	\$18.76
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Approved as to form by the City Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Cancellation of Taxes—Property Acquired by the Veterans' Welfare Board of the State of California.

Proposal No. 5540, Resolution No. 5380 (Series of 1939), as follows:

Resolved, in accordance with the consent of the City Attorney, and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor, be, and he is hereby, authorized and directed to cancel all real property taxes for the year 1945-46, which became a lien on the first Monday in March on the following described property:

Lot 2D	Block 2201
Lot 54	Block 2166
Lot 29	Block 2412

Said property was acquired by the Veterans' Welfare Board of the State of California, subsequent to the first Monday in March, 1945.

Approved as to form and cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5541, Resolution No. 5381 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, increases, denials, and suspensions,

effective March 1 and April 1, 1946, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Sludge Treatment Plant Near Islais Creek.

Proposal No. 5542, Resolution No. 5382 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for a sludge treatment plant near Islais Creek, and that the sum set forth below be paid for said property from Appropriation No. 81.028.58.2:

Giacomoni, Emil and Angie \$4,600.00
Lots 36 and 37 in Assessor's Block No. 5289.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Army Street Widening.

Proposal No. 5543, Resolution No. 5383 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from General Petroleum Corporation of California, or the legal owner to the following described portion of Lot 2-A in Assessor's Block 6568, San Francisco, California, required for the widening of Army Street, and that the sum of \$13,630.00 be paid for said land from Appropriation No. 577.924.58:

Beginning at the point of intersection of the northerly line of Army Street with the westerly line of Valencia Street; hence northerly along said line of Valencia Street, 48.659 feet; thence southerly and westerly on the arc of a curve to the right, tangent to the preceding course, radius 12 feet, central angle 92° 51' 34", a distance of 19.448 feet to tangency with a line parallel with and distant 36 feet at right angles northerly from said line of Army Street; thence westerly along said parallel line, 105.521 feet to the easterly line of the property now or formerly owned by Mercantile Trust Co. of California; thence deflecting 92° 51' 34" to the left and running southerly along last named line, 36.045 feet to the northerly line of Army Street; thence deflecting 87° 08' 26" to the left and running easterly along said line

of Army Street, 118.135 feet to the westerly line of Valencia Street and the point of beginning.

Being a portion of Mission Block 197.
Containing 4298 square feet.

The above sum of \$13,630.00 includes damages in full to the improvements now located on said land which improvements are to be relocated by the grantor at its own expense within 30 days after recording the deed to the City.

The City Attorney shall examine and approve the title to said property.

- Recommended by the Director of Property.
- Recommended by the Director of Public Works.
- Approved as to form by the City Attorney.
- Description approved by the City Engineer.
- Approved by the Chief Administrative Officer.
- Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Clipper Street Extension.

Proposal No. 5544, Resolution No. 5384 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from the following party, or the legal owner, to certain real property situated in San Francisco, California, required for the extension of Clipper Street, and that the sum set forth below be paid for said property from Appropriation No. 548.963.58:

Fairview Realty Company	\$1,250.00
Lots 3, 4, 13, 14 and 18, Assessor's Block 2850.	

The City Attorney shall examine and approve the title to said property.

- Recommended by the Director of Property.
- Recommended by the Director of Public Works.
- Approved as to form by the City Attorney.
- Description approved by the City Engineer.
- Approved by the Chief Administrative Officer.
- Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Sludge Treatment Plant Near Islais Creek.

Proposal No. 5545, Resolution No. 5385 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for a sludge treatment plant near Islais Creek,

and that the sum set forth below be paid for said property from Appropriation No. 81.028.58.2:

Giorgi, Nello and Armida \$24,750.00
 Lots 1 to 10 inclusive and Lots 24 to 31 inclusive
 in Assessor's Block 5270.

Excepting the improvements, thereon, owned by the Dicknsons Lumber Company.

As a further consideration, the Grantors shall have the right to collect the rentals from said property until July 1, 1946.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Correction of Error—1945-46 Assessment Rolls.

Proposal No. 5549, Resolution No. 5389 (Series of 1939), as follows:

Resolved, That upon the recommendation of the Assessor and with the approval of the City Attorney and in accordance with Section 4831 of the Revenue and Taxation Code of the State of California, the Controller is hereby requested and authorized to make the following correction in the 1945-46 Assessment Roll:

<i>Block</i>	<i>Lot</i>	<i>Land</i>	<i>Improvements</i>	<i>Total</i>	<i>First Installment Taxes</i>
7226	21A	\$3,450	\$3,000	\$6,450	\$156.77

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Passed for Second Reading.

Providing for Disbursements from the Police Range Fund.

Bill No. 3896, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 1359, Article 18, Chapter VIII (Police Code), Part II, of the San Francisco Municipal Code, providing for disbursements from the Police Range Fund.

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

Section 1. Section 1359, Article 18, Chapter VIII (Police Code), Part II, of the San Francisco Municipal Code, is hereby amended to read as follows:

Sec. 1359. **Disbursements From Police Range Fund.** Money deposited in the Police Range Fund shall be disbursed in the following order:

(a) In the payment of taxes collected pursuant to Section 1354 of this Article.

(b) In the payment to the National Rifle Association, or its order, of fees collected pursuant to Section 1358 of this Article.

(c) In the payment of purchases of trophies, medals, and prizes, and the payment of such incidental tournament costs as may be authorized by the Police Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Purchasing Department, by Adding "And Reproduction" to Title of Supervisor, Tabulating Bureau.

Bill No. 3948, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), Section 37.4 PURCHASING DEPARTMENT—TABULATING BUREAU, by amending item 45, 1 B310.2 Supervisor, Tabulating Bureau by adding the words "and Reproduction" to the title.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Section 37.4 is hereby amended to read as follows:

**Section 37.4. PURCHASING DEPARTMENT—
TABULATING BUREAU**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
44	1	B310.1	Senior Tabulating Machine Operator	\$210-250
45	1	B310.2	Supervisor, tabulating and Reproduction Bureau	275-325

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Water Department, by Deleting 1 Auto Machinist at \$11.12 per day and Adding 1 Special Pipe Fabricator at \$13.60 per day.

Bill No. 3949, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), Section 76 PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT, by decreasing the number of employments under item 13 from 8 to 7 M54 Auto Machinist at \$11.12 per day; and adding item 23.1, 1 U115 Special Pipe Fabricator at \$13.60 per day.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Section 76 is hereby amended to read as follows:

**Section 76. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**

FUNCTIONAL EMPLOYMENT AS NEEDED

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	4	A154	Carpenter	\$ 12.00 day
2	1	A354	Painter	12.00 day

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3	1	A404	Plumber	(g) 289
4	1	B327	Photostat Operator	160-200
5	2	B512	General Clerk-Typist	160-200
6	1	E154	Lineman	(h) 295
7	2	F202	Inspector of Public Works Construction	200-250
9	2	F401b	Junior Engineer (Civil, Public Utilities)	225-280
10	1	F604	Surveyor's Field Assistant	200-250
11	53	J 4	Laborer	7.60 day
12	2	J 66	Garageman	8.00 day
12.1	1	M53	Auto Mechanic	10.00 day
13	7	M54	Auto Machinist	11.12 day
13.1	1	M60	Auto Fender and Body Worker	12.00 day
13.2	1	M252	Machinist's Helper	8.40 day
14	4	M254	Machinist	11.12 day
14.1	2	M265	Meter Repairman	9.20 day
15	1	M266	Foreman, Meter Repair	(i) 271.50
16	1	M270	Superintendent, Machine Shop and Equipment	300-350
17	4	O1	Chauffeur	9.15 day
17.1	1	O52	Farmer	150-175
17.2	3	O58	Gardener	150-175
18	1	O116	Teamster, Two Horse Vehicle	8.10 day
19	5	O166.1	Junior Operating Engineer	200
20	1	O168.1	Operating Engineer	250
21	2	U108	Compressor Operator, Portable	10.00 day
22	13	U112	Pipe Caulker	11.20 day
23	5	U114	Main Pipe Foreman	11.70 day
23.1	1	U115	Special Pipe Fabricator	13.60 day
24	16	U116	Service Man	11.20 day
24.1	7	U118	Serviceman's Assistant	8.80 day
25	1	U120	Gateman	11.70 day
25.1	1	U130	Reservoir Keeper	175-200
26	1	U136	General Foreman, Service and Meters	260-325
27	1	U140	General Foreman, Main Pipes	280-350
28	26	U206	Water Department Worker	7.60 day
29	2	U227	General Maintenance Foreman	225-280
30	3	U230	Maintenance Foreman	200-225

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Purchasing Department, by Deleting 1 Supervisor, Reproduction Bureau, at \$250-300.

Bill No. 3950, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), Section 37.3 PURCHASING DEPARTMENT—REPRODUCTION BUREAU, by deleting item 43, 1 B332 Supervisor, Reproduction Bureau at \$250-300.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Section 37.3 is hereby amended to read as follows:

**Section 37.3. PURCHASING DEPARTMENT—
REPRODUCTION BUREAU**

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
41	2	B325	Blueprinter	\$160-200
42	1	B327	Photostat Operator	160-200

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Purchasing Department, by Deleting 3 Key Punch Operators (Alphabetical) at \$150-175, and by Adding 2 Tabulating Machine Operators at \$175-210, and 1 Tabulating Machine Operator (Part Time) at \$87.50.

Bill No. 3984, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), Section 37.5 PURCHASING DEPARTMENT—TABULATING BUREAU (Interdepartmental), by decreasing the number of employments under item 46 from 5 to 2 B309a Key Punch Operator (alphabetical) at \$150-175, and by increasing the number of employments under item 47 from 7 to 9 B310 Tabulating Machine Operator at \$175-210; and by adding item 47.1, 1 B310 Tabulating Machine Operator (part time) at \$87.50.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Section 37.5 is hereby amended to read as follows:

**Section 37.5. PURCHASING DEPARTMENT—
TABULATING BUREAU (Continued)**

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
46	2	B309a	Key Punch Operator (Alphabetical)	\$150-175
47	9	B310	Tabulating Machine Operator	175-210
47.1	1	B310	Tabulating Machine Operator (part time)	87.50

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Fixing Schedules of Compensation Effective July 1, 1946, to Be Paid Certain Employees Subject to Provisions of Section 151.3 of the Charter.

Bill No. 3999, Ordinance No. (Series of 1939), as follows:

An ordinance fixing and determining schedules of compensation to be paid certain employees of the City and County of San Francisco and employees of the San Francisco Unified School District allocated to classifications specified herein, compensations for which are subject to the provisions of Section 151.3 of the Charter and fixing schedules of compensation for sub-foreman, foreman, and general foreman of crafts, compensations for which crafts are subject to Sec-

tion 151.3 of the Charter; providing that said schedules of compensation shall be effective beginning July 1, 1946.

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

Section 1. Adoption of Schedules of Compensation Subject to Provisions of Section 151.3 of the Charter and Schedules of Compensation for Certain Positions Involving Supervision of Crafts. Pursuant to the provisions of Section 151.3 of the Charter and notwithstanding the provisions of any ordinance of this Board of Supervisors fixing schedules of compensation pursuant to the provisions of Section 151 of the Charter, the schedules of compensation specified in Section 8 hereof shall be paid beginning July 1, 1946, to employees of the City and County of San Francisco and the San Francisco Unified School District who are occupying positions allocated to the various classifications of employment specified herein, compensations for which are subject to the provisions of Section 151.3 of the Charter. The compensations fixed in Section 9 hereof shall be paid effective July 1, 1946, to sub-foremen, foremen, and general foremen of the crafts enumerated in Section 8 hereof.

Section 2. Application of Schedules of Compensation: Employees legally holding positions allocated by the Civil Service Commission to the classifications set forth in Section 8 hereof which are subject to the provisions of Section 151.3 of the Charter and sub-foreman, foreman, and general foreman of crafts as specified in Section 9 hereof shall be paid, beginning July 1, 1946, the amount set forth herein for the classification in which their respective positions are classified and allocated.

Section 3. Deductions for Maintenance: The compensations specified herein are gross compensations. Charges and deductions for any and all maintenance, such as housing, meals, laundry, etc., furnished to and accepted by employees shall be indicated and made on time-rolls and payrolls in accordance with a schedule of charges for such maintenance fixed and determined in the annual salary ordinance.

Section 4. Normal Work Schedules; Exceptions; Holidays: Compensations fixed herein are on a per diem basis for eight hours of work per day. Compensation for work in excess of eight hours per day shall be as determined and provided in the annual salary ordinance. Specification and determination of holidays and premium pay therefor, night shifts and premium pay therefor, split shifts and premium pay therefor, and any exceptions to the normal work schedule and compensation therefor shall be as provided in the annual salary ordinance.

Section 5. Part Time Service: Compensation for part time service shall be at a rate of pay based upon the full time rate of pay for the service, proportionate to the hours worked.

Section 6. Conversion: In converting schedules of compensation established herein on a per diem basis for inclusion in the annual salary ordinance on a monthly basis the conversion shall be made by using the factor 21.25 days for a five-day week work schedule; 23.4 for a 5½-day week work schedule; and 25.6 for a six-day week work schedule, all of which factors include allowance for six holidays presently observed by per diem employees. In calculating conversions from per diem to monthly salary rates figures shall be adjusted to the next highest half dollar.

Section 7. Savings Clause: If it shall be determined by any court of competent jurisdiction that any salary or wage rate or schedule of compensation fixed herein, or any provision hereof, is contrary to the provisions of Section 151.3 of the Charter, or of any provision of the charter or law, such determination shall not affect the validity of any other salary, wage, or schedule of compensation or provision in this ordinance.

Section 8. The schedules of compensation for the respective classifications of employment subject to the provisions of Section 151.3 of the Charter are as follows:

Class No.	Civil Service Class Title	Schedule of Compensation
A52	Hodcarrier	\$12.60
		14.00*
		13.60†
A56	Bricklayer	16.40
		17.40†
A62	Tilesetter	14.40
A154	Carpenter	14.00
A155	Cribber	11.00
A202	Cement Finisher's Helper	13.00
A204	Cement Finisher	14.00
A206	Foreman Cement Finisher	15.00
A252	Glazier	12.68
A254	Foreman Glazier	13.68
A354	Painter	14.00
A364	Car and Auto Painter (covered by Painter's contract)	14.00
A392	Plasterer	16.00
A404	Plumber	15.00
A456	Sheet Metal Worker	14.00
A504	Steamfitter	15.00
A651	Ornamental Ironworker	12.80
E104	Batteryman Electrician (covered by Electrician's contract)	15.00
E106	Armature Winder (covered by Electrical Industrial Repair Agreement)	12.00
E106.1	Foreman Armature Winder (covered by Electrical Industrial Repair Agreement)	13.80
E107	Power House Electrician (covered by Electrician's contract)	15.00
E108	Electrician	15.00
E108.1	Foreman Electrician	\$16.00
E109	Stage Electrician	15.00
E111	General Foreman Electrician	17.00
E130	Elevator Mechanic	14.04
E150	Lineman Helper	10.80
E154	Lineman	15.00
E156	Cable Splicer	17.40
E160	Foreman Lineman	16.00
E161	General Foreman Lineman	17.00
E202	Senior Electrical Railway Shop Mechanic (covered by Electrical Industrial Repair Agreement)	12.00
E208	Foreman Electrical Railway Shop Mechanic (covered by Electrical Industrial Repair Agreement)	13.80
J4	Laborer	8.50
	When working on sandblasting	11.00
	Pneumatic Tool Operator	10.00
J66	Garageman	9.00
J152	Trackman	8.50
M53	Auto Mechanic	12.00
M54	Auto Machinist	13.00
M60	Auto Fender and Body Worker	13.00
M108	Blacksmith	12.00
M110	Molder's Helper	8.72
M112	Molder	12.00
M252	Machinist's Helper (covered by Machinist's Agreement—Maintenance Machinist's Helper)	9.92

*—Indicates tending plasterer.

†—Indicates underground.

Class No.	Civil Service Class Title	Schedule of Compensation
M253	Machine Tool Operator (covered by Machinist's Agreement—Specialist)	10.48
M254	Machinist (covered by Machinist's Agreement—Maintenance Machinist)	13.12
M260	Instrument Maker (covered by Machinist's Agreement—Die and Toolmaker)	14.48
O1	Chauffeur, 4 yds. capacity (water level)	9.20
	4 yds. and under 6 yds. (water level)	10.12
	6 yds. and under 8 yds. (water level)	11.00
	8 yds. and over (water level)	13.80
	Flat Rack Truck	9.78
	A Frame Truck Loader	12.00
	Tractors	13.60
	Trax-cavators	16.00
O108	Compressor Operator	11.60
O122	Window Shade Worker	12.12
O152	Engineer of Hoisting and Portable Engines	13.20
O252	Dryer-Mixerman	11.60
O268	Granite Cutter	12.50
O278	Asphalt Finisher	10.50

Section 9. Compensation for Sub-Foreman, Foreman, and General Foreman of Crafts Enumerated in Section 8. In view of the necessity of maintaining established differentials in pay for classifications such as sub-foreman, foreman and general foreman who exercise supervision over the above classifications, the following rates of pay are hereby fixed for such supervisory positions:

Class No.	Civil Service Class Title	Schedule of Compensation
A160	Foreman Carpenter	\$15.00
A161	General Foreman Carpenter	16.00
A208	General Foreman Cement Finisher	16.00
A357	Foreman Painter	15.00
A358	General Foreman Painter	16.00
A366	Foreman Car and Auto Painter	15.00
A370	General Foreman Car and Auto Paint Shop	16.00
A408	General Foreman Plumber	17.00
A460	General Foreman Sheet Metal Worker	16.00
A506	General Foreman Steamfitter	17.00
E107.1	Foreman Power House Electrician	16.00
E206	Sub-Foreman Electrical Railway Shop Mechanic	12.50
E210	General Foreman Electrical Railway Shop Mechanic	14.00
J10	Labor Sub-Foreman	9.00
J12	Labor Foreman	9.50
J68	Sub-Foreman Garageman	9.50
J166	Track Foreman	9.50
J168	General Foreman Trackman	10.50
M55	Foreman Auto Machinist	14.00
M57	Sub-Foreman Auto Machinist	13.50
M268	Foreman Machinist	14.12
M2	General Foreman Machinist	15.12
M264	Foreman Instrument Maker	15.48
O254	Foreman, Asphalt Plant	12.60
O276	Asphalt Worker	10.00
O280	Sub-Foreman Asphalt Finisher	11.00
O282	Foreman Asphalt Finisher	11.50

Approved as to form by the City Attorney.

Approved as to classification by the Civil Service Commission.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Consideration Postponed.**Authorizing Compromise of the Claim of Herman De Piero,
Injuries Sustained by Defect in Street.**

Bill No. 4003, Ordinance No. . . . (Series of 1939), as follows:

Authorizing compromise of the claim of Herman De Piero injuries sustained by defect in street.

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled "Herman De Piero v. Steve J. Roche, also known as Steve J. Roach, also known as Stephen J. Roche, also known as First Doe, City and County of San Francisco, a municipal corporation, Second Doe, Third Doe, Fourth Doe and Fifth Doe, a corporation" be settled and compromised by the payment of Three Hundred (\$300) Dollars to the plaintiff in said action, in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Herman De Piero by the payment of Three Hundred (\$300) Dollars in full payment and satisfaction of all demands arising on account of said accident.

Section 2. Bill 3918, Ordinance 3702 (Series of 1939), is hereby repealed.

Approved as to form by the Deputy City Attorney.

Approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Supervisor Brown moved that the matter be postponed for one week. Seconded by Supervisor Colman.

No objection and so ordered.

Passed for Second Reading.**Authorizing Sale of Certain City Owned Lands in Assessor's
Blocks 1687 and 2362.**

Bill No. 4004, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain city owned lands in Assessor's Blocks 1687 and 2362.

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

Section 1. In accordance with the recommendation of the Board of Fire Commissioners, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

PARCEL 1. Commencing at a point on the westerly line of Forty-fourth Avenue, distant thereon 285 feet southerly from the southerly line of Cabrillo Street; running thence southerly along the westerly line of Forty-fourth Avenue 30 feet; thence at a right angle westerly 120 feet; thence at a right angle northerly 30 feet; thence at a right angle easterly 120 feet to the point of commencement.

Being a portion of Outside Land Block 424.

PARCEL 2. Commencing at a point on the easterly line of Thirty-fourth Avenue, distant thereon 285 feet southerly from the southerly line of Santiago Street; running thence

southerly along the easterly line of Thirty-fourth Avenue 30 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 30 feet; thence at a right angle westerly 120 feet to the point of commencement.

Being a portion of Outside Land Block 1135.

Section 2. The above described parcels of land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Board of Fire Commissioners.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Final Passage.

Amending Salary Standardization Ordinance Effective July 1, 1946, as it Affects Rates Paid to Platform Men When Instructing New Employees; an Emergency Ordinance.

Bill No. 4005, Ordinance No. 3741 (Series of 1939), as follows:

An ordinance correcting clerical error in Bill No. 3966, Ordinance No. 3714 (Series of 1939), Salary Standardization Ordinance of July 1, 1946, and declaring an emergency.

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

Section 1. The language following Classification S134 under Section 9 of Bill No. 3966, Ordinance No. 3714 (Series of 1939), Salary Standardization Ordinance of July 1, 1946, reading:

“*Plus 10 cents per hour when instructing new employees when assigned by superintendent.”

be and the same is hereby amended to read as follows:

“*Plus 20 cents per hour when instructing new employees when assigned by superintendent.”

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does by the vote by which this ordinance is passed declare that an actual emergency exists which necessitates this ordinance becoming effective forthwith for the reason that the Civil Service Commission recommended to the Board of Supervisors that the wage of platform men when instructing new employees when assigned to do so by the Superintendent of the Municipal Railway be ten cents per hour in excess of the amount paid to ordinary platform men, and that said recommendation was made through the mistake and inadvertence of said Civil Service Commission and was adopted by the Board of Supervisors through mistake and inadvertence for in truth and in fact it was the intention of said Civil Service Commission to recommend to the Board of Supervisors a wage of twenty cents per hour over and above the ordinary wage for platform men when said platform men are instructing new employees, and it was the intention of said Board of Supervisors to adopt said wage, but through mistake and inadvertence said Board of Supervisors neglected to do so. In order to make the change in wage herein provided for effective on the first of the coming fiscal year it must be passed on or before April 1, 1946, and therefore this ordinance is passed as an emergency ordinance to comply with the limitation of time as pro-

vided by law and to aid in the uninterrupted operation of the Municipal Railway.

Approved as to form by the City Attorney.

Discussion.

Mr. Douglass, representing the AFL carmen, explained to the Board that this rate was overlooked by the Civil Service Commission while it was considering the Salary Standardization Ordinance. The Public Utilities is in favor of this because by it they will receive a better type of person to instruct new personnel. The staff report of the Civil Service Commission showed that this rate is being paid by the Key System. This rate was also in the Charles report.

Supervisor Colman inquired of Mr. Douglass whether or not the staff report of the Civil Service Commission recommended this rate.

Mr. Douglass replied that this rate was in the staff report and was also recommended by the Charles report.

Thereupon the roll was called and the foregoing bill was *Passed as an Emergency Ordinance* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Consideration Postponed.

Authorizing Compromise of the Claim of Carl Edwin Dodge.

Bill No. 4006, Ordinance No. . . . (Series of 1939), as follows:

Authorizing compromise of the claim of Carl Edwin Dodge.

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled "Carl Edwin Dodge v. City and County of San Francisco in the amount of \$15,000" be settled and compromised by the payment of \$2,000 to the plaintiff in said action in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Carl Edwin Dodge by the payment of \$2,000 in full payment and satisfaction of all demands arising on account of said action.

Section 2. Bill 3892, Ordinance 3671 (Series of 1939), is hereby repealed.

Approved as to form by the City Attorney.

Recommended and approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Supervisor Mancuso moved that this matter be postponed for one week. Seconded by Supervisor McMurray.

No objection and so ordered.

Final Passage.

Appropriating \$5,500, Department of Public Health, for Purchase of Delacillin; an Emergency Ordinance.

Bill No. 4008, Ordinance No. 3752 (Series of 1939), as follows:

Appropriating the sum of \$5,500 from the Emergency Reserve Fund to provide funds in the Department of Public Health, Bureau of

Venereal Disease Control, for the purchase of delacillin used in the treatment of venereal disease patients; an emergency ordinance.

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

Section 1. The sum of \$5,500 is hereby appropriated from the Emergency Reserve Fund, to the credit of Appropriation No. 550.300.06, to provide funds for the Bureau of Venereal Disease Control, Department of Public Health, for the purchase of delacillin used in the treatment of venereal disease patients.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The control of venereal disease is necessary to the preservation of the health of the citizens of the City and County of San Francisco. The funds heretofore provided for the purpose are insufficient and there are no other funds available for the purpose.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Appropriating \$2,600, Retirement System, for Contractual Services, an Emergency Ordinance.

Bill No. 4009, Ordinance No. 3753 (Series of 1939), as follows:

Appropriating the sum of \$2,600 out of the Emergency Reserve Fund to provide additional funds for the payment of contractual services in the Employees' Retirement System; an emergency ordinance.

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

Section 1. The sum of \$2,600 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 932.200.00-5, to provide funds for the payment of contractual services in the Employees' Retirement System.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: Unusual demands upon the services of the Employees' Retirement System due principally to increased activity among employees, including military absentees returning to the service as well as a general increase in the work of the department, has exhausted the funds heretofore provided for contractual services. It is necessary to the uninterrupted operation of the Employees' Retirement System that additional funds be provided for the purpose to

complete the current fiscal year. There are no other funds available therefor.

Recommended by the Secretary-Actuary, Employees' Retirement System.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Allotment and Intra-Fund Transfer of Funds, Board of Supervisors.

It is moved that, in accordance with the provisions of the Annual Appropriation Ordinance and the Charter, the Board of Supervisors hereby approves the request to the Controller for the following allotment and intra-fund transfer of funds appropriated for use of said Board during the fiscal year 1945-1946:

Fourth quarter allotment of \$250 from the unallotted balance of Appropriation No. 501.111.00, Allowance for Overtime.

Intra-fund transfer of \$800 from Appropriation No. 501.298.00, Legislative Expense, to the following appropriations:

Appropriation No. 533.232.01, Telephone and Telegraph, \$350.

Appropriation No. 501.111.00, Allowance for Overtime, \$450.

No objection and so ordered.

Consideration Postponed.

The following, from County, State and National Affairs Committee without recommendation, was taken up:

Memorializing Congress to Enact Remedial Legislation to Provide Members of the Armed Forces with Wage Credits on Their Social Security Accounts for the Period of Their Military Service.

Proposal No. 5524, Resolution No. . . . (Series of 1939), as follows:

Whereas, the Federal Social Security Act provides that retirement and death benefits under the Old Age and Survivors Insurance program shall be computed from the average monthly wage recorded from January 1, 1937 until the beginning of the quarter in which age 65 is reached or death occurs; and

Whereas, the Social Security Act excludes those in the armed forces from Social Security because remuneration paid by the Federal Government is not "wages"; and

Whereas, approximately 15 million men and women in the armed forces of the United States will suffer permanent reduction in the average monthly wage recorded on their Social Security accounts because of these existing provisions of law; and

Whereas, the benefits to be received under the Federal Social Security Act will be forever less for each person who served in the armed forces unless these provisions of the law are amended; and

Whereas, simple justice demands that no penalty be incurred by persons who served in the armed forces by reason of their service therein; and

Whereas, the Old Age and Survivors features of the Social Security Act are a wholly federal program which can only be amended by Act of Congress; and

Whereas, the California State Legislature in 1945 by Senate Joint Resolution No. 24, has already memorialized Congress to remedy this

unjust and unfair situation and the legislatures of several other states have likewise memorialized Congress; and

Whereas, the Ways and Means Committee of the House of Representatives is at present conducting hearings upon the subject of broadening and perfecting the existing Social Security Act; and

Whereas, the Social Security Board has repeatedly urged Congress in its annual reports to remedy this unfortunate situation by providing wage credits for military service on the Social Security accounts of all persons in the armed forces, without tax payment by the individuals involved; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, that the Congress of the United States be respectfully memorialized to enact remedial legislation to provide members of the armed forces with wage credits on their Social Security accounts for the period of their military service; and be it

Further Resolved, That copies of this resolution shall be sent to each member of Congress with a letter requesting favorable consideration.

Supervisor Brown moved that this matter be postponed for one week. Seconded by Supervisor Mead.

No objection and so ordered.

Tabled.

The following, from Judiciary Committee without recommendation, was taken

Present: Supervisors Lewis, MacPhee.

CHARTER AMENDMENT NO. ———

RATES FIXED BY PUBLIC UTILITIES COMMISSION. Amend Section 130 of Charter providing procedure of Board of Supervisors necessary for approval and reconsideration of rates fixed by Public Utilities Commission.

NOTE—*Italics* indicates amendments; **blackface** in brackets [] indicates deletion.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending Section 130 thereof titled, "Rates."

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at the election to be held therein a proposal to amend the Charter of City and County by amending Section 130 thereof titled, "Rates."

RATES

Section 130. The commission shall have power to fix, change and adjust rates, charges or fares for the furnishing of service by any utility under its jurisdiction and to collect by appropriate means all amounts due for said service, and to continue service to delinquent consumers and to settle and adjust claims arising out of the operation of any said utilities.

Rates may be fixed at varying scales for different classes of service to consumers. The commission may provide for the rendition of utility service outside the limits of the city and county and the rates to be charged therefor.

which may include proportionate compensation for interest during the continuation of the utility rendering such service.

Before adopting or revising any schedule of rates or fares, the commission shall publish in the official newspaper of the city and county for five days notice of its intention so to do and shall fix a time for a public hearing or hearings thereon, which shall be not less than ten days after the last publication of said notice, and at which any resident may present his objection and views on the proposed schedule of rates, fares or charges.

Rates for each utility shall be so fixed that the revenue therefrom shall be sufficient to pay, for at least the succeeding fiscal year, all expenses of every kind and nature incident to the operation and maintenance of said utility, together with interest and sinking fund for any bonds issued for the acquisition, construction and extension of said utility; provided that, should the commission propose a schedule of rates, charges or fares for said utility which shall not produce such revenue, it may do so with the approval of the board of supervisors, by a two-thirds vote and it shall thereupon be incumbent to provide by tax levy for the additional amount necessary to meet such deficit. All other changes in rates, charges or fares as proposed by the commission shall be submitted by the commission to the board of supervisors, for approval, and except as in this section otherwise provided, it shall require **[a two-thirds vote]** *six votes* of the board of supervisors to **[reject the rate changes]** *approve the changes in rates, charges or fares* as proposed by the commission, and if **[so rejected]** *not approved*, such proposed changes in schedules of rates, charges or fares shall be returned to the commission for revision. If the *board of supervisors* shall fail to act on any proposed schedule within **[thirty]** *ninety days after submission of the same to the board of supervisors*, the schedule shall thereupon become effective. *Within thirty days after this amendment goes into effect, upon the request of a majority of members of the board of supervisors any change in rates, charges or fares shall be considered at any time within three years prior to the effective date of this amendment. If such change was approved by less than six members of the board of supervisors shall be reconsidered by the board of supervisors. Upon such reconsideration, it shall require six votes of the board of supervisors to reapprove the change in rates, charges or fares, and if not reapproved within ninety days the schedule of rates, charges or fares in effect prior to such change shall be reinstated.*

Discussion.

Supervisor MacPhee explained to the Board that the matter was heard in Committee. It provided in future that decisions of the Public Utilities Commission as to rate fixing shall be determined by the Board of Supervisors by a majority of the Board rather than the present two-thirds. Provides 90 days instead of 30 days before becoming effective.

Supervisor MacPhee further stated that he believed that on an over-all long picture that taxpayers receive better protection by requiring eight votes to override the Public Utilities Commission.

Supervisor Mancuso said that he believed the matter should be sent to the City Attorney for approval so that we can get opinion on it.

Supervisor MacPhee remarked that we sent the matter to the City Attorney and he sent it back and said that the Board should decide as a matter of policy as to what it wants to do. It comes down to a basis as to what we want to do.

Supervisor Gallagher declared that no special election has been called as yet and believes that it will not delay anything if we put this matter over for a little while.

Supervisor MacPhee said that he did not believe that there will be an election in June. There are not enough charter amendments to be considered. Will offer motion to table if there is no one to be heard on this matter.

Supervisor MacPhee then moved the privilege of the floor for anyone who desires to be heard.

Privilege of the Floor.

Mr. Herbert Nugent, representing the Communist Party, stated that when the street car fare came to the Board of Supervisors it was noticed that a great many of the people of San Francisco did not like the idea that four members of the Board of Supervisors could recommend an increase in street car fare over the other seven members. Believe that this matter should be presented to the people so that they may be able to express their opinion on it.

Mr. Al Smith, Bureau of Governmental Research, speaking against the charter amendment, said that the matter is placed in the hands of the Public Utilities Commission and the Board of Supervisors has the right to overrule the Commission when the Board in its wisdom sees fit to do so. If you give the Board of Supervisors the power to fix rates there may come a time when six members of the Board could be influenced enough to set a rate so low that the utilities would be back in the tax rate. Feel any change at this time would be a backward step and not a forward step.

Mr. Harold B. Mills of the Chamber of Commerce remarked that he believed it would be bad legislation to submit this charter amendment. If the Board needs eight votes it can get them to disapprove any action by the Public Utilities Commission.

Mrs. Richard Kahn, representing the San Francisco Center, League of California Women Voters, said that she believed that the amendment is ill advised and therefore the League opposes it. Believe the requirement of two-thirds vote is reasonable and a necessary safeguard.

Mr. Lloyd Taylor, representing the Market Street Association, stated that in all times the Public Utilities Commission have been handling the utilities there has only been one time when the Board has not, by a majority, sustained the recommendation of the Commission. Until changes in the Charter are made believe that this amendment would be a detriment.

Mr. Bernard Freed remarked that he believed that the democratic method means a majority vote and therefore it should be incorporated into the charter amendment.

Supervisor Lewis, speaking in favor of the charter amendment, explained that Section 130 of the Charter is not a subject of administration but is a subject of legislation. By having only four members of the Board approve something that is not a majority and is not a true approval by the Board.

Believe it to be bad business when you make laws to protect us against people who might be corrupt. We pass the budget and there is no talk that only three or four members of the Board may approve it. When you have in the Charter that you should come to us for approval that approval should be by a majority and not by a portion of the Board.

This is an important enough matter to go before the people. Feel that the people of San Francisco can be trusted and that this matter should be decided by them.

Supervisor Gallagher said that in view of the fact that this matter is not coming up in June and that the City Attorney has to make certain amendments to it, I contend that we should send this matter back to committee.

Supervisor MacPhee remarked that the City Attorney has stated that he would not make any amendments until the Board decides a policy.

Supervisor MacPhee then moved that this matter be tabled.
Seconded by Supervisor Brown.

Thereupon the roll was called and the foregoing charter amendment was *ordered tabled* by the following vote:

Ayes: Supervisors Brown, Colman, MacPhee, Mancuso, Meyer, Sullivan—6.

Noes: Supervisors Christopher, Gallagher, Lewis, McMurray, Mead—5.

Passed for Second Reading.

The following recommendation of Public Health and Welfare Committee was taken up:

Present: Supervisors Christopher, Sullivan.

An Ordinance Regulating the Practice of Tattooing.

Bill No. 3951, Ordinance No. (Series of 1939), as follows:

Chapter V, Part II, San Francisco Municipal Code, is hereby amended by adding thereto Sections 255 to 263, inclusive, regulating the practice of tattooing in the City and County of San Francisco; defining certain terms in connection with said practice; requiring a permit and the payment of a license fee to engage in said business; authorizing the Director of Public Health to adopt and enforce rules for the sanitary conduct of such business and providing a penalty for violation of this ordinance or rules or regulations enacted pursuant thereto.

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

Section 1. Chapter V, Part II, San Francisco Municipal Code, is hereby amended by adding thereto Sections 255 to 263, inclusive, regulating the practice of tattooing, to read as follows:

SEC. 255. Definitions. For the purpose of this Ordinance certain words and phrases shall be construed as hereinafter defined. Words in the singular include the plural, and words in the plural shall include the singular. Words in the present tense shall include the future.

(a) **Director of Public Health.** The term "Director of Public Health" shall include the Director of Public Health, his assistant, or any regularly qualified employee or inspector of the Department of Public Health in the City and County of San Francisco.

(b) **Tattooing** shall mean any method of placing designs, letters, scrolls, figures, symbols, or any other marks upon or under the skin with ink or colors, by the aid of needles or instruments.

(c) **Person.** Person shall mean any individual, firm or corporation, owner or operator of a tattooing establishment.

SEC. 256. Permit. It shall be unlawful for any person, firm or corporation, owning, controlling and leasing, acting as agent for, con-

ducting, managing or operating any establishment to practice the art of tattooing or to engage in the practice of tattooing, without first applying for and receiving a permit from the Director of Public Health of the City and County of San Francisco in the manner hereinafter provided.

Every applicant for such permit shall file with the Department of Public Health of the City and County of San Francisco a written application, which shall state the name and address of the applicant, a description of the property by street and number, wherein and whereon it is proposed to conduct the tattooing establishment, the number of persons to be employed in such establishment, together with a description of the experience and qualifications of each person engaged in the practice of tattooing, and such other pertinent information as the Department of Public Health may require.

SEC. 257. Investigation and Inspection. It shall be the duty of the Director of Public Health of the City and County of San Francisco to investigate the statements made in the application, and the premises where it is proposed to practice the business of tattooing, and if it shall appear to the Director of Public Health that the statements contained in the application are true and that the sanitary conditions prevailing upon the premises comply with the provisions of this ordinance and the State laws and conform to the Rules and Regulations of the Director of Public Health of the City and County of San Francisco, a permit therefor shall be granted for the establishment. Such permit shall be granted only upon the express condition that it shall be subject to suspension or revocation by the Director of Public Health upon a showing satisfactory to said Director of a violation by the holder of such permit, or person or employee, acting with his consent or under his authority, of any provision of this ordinance or any law of the State of California, or any Rule or Regulation of the Director of Public Health of the City and County of San Francisco regulating tattooing establishments, which Rules or Regulations the Director of Public Health is hereby authorized to make.

SEC. 258. License Fees. Upon approval of an application for a permit to engage in the practice of tattooing, the Director of Public Health shall forward the permit therefor to the Tax Collector, who, upon payment of the license fee hereinafter provided, shall issue the permit to the designated permittee.

Every person engaged in the business of conducting, managing or operating any establishment for the practice of the art of tattooing, shall pay a license tax of \$36.00 per year, or for any portion of a year, payable annually in advance.

SEC. 259. Qualifications of Operator. It shall be unlawful for any person to employ an operator in the practice of tattooing without such operator having first secured an operator's card. The issuance of the operator's card herein provided shall be subject to the applicant's compliance with the regulations and passage of the physical examination required by the Rules and Regulations of the Director of Public Health. An operator's card shall be granted only on the express condition that it shall be subject to suspension or revocation by the Director of Public Health upon a showing satisfactory to the Director of Public Health of a violation by the holder of said operator's card of any rule of the Director or provision of this ordinance or of State law or upon a satisfactory showing that the operator does not possess sufficient skill or that he is negligent and has been responsible for communication of infections.

SEC. 260. Suspension or Revocation of Operator's Permit. Suspension or revocation of a permit for an operator's card shall automatically suspend or revoke any license issued to such person under the provisions of this or any other ordinance of the City and County of San Francisco. Upon the making of any order of suspension or

revocation, the Director of Public Health shall in writing notify the Tax Collector and the Police Department.

SEC. 261. Expiration Date of Permit. A permit for a tattooing establishment or an operator's card under the provisions of this ordinance may be granted at any time during the year, but all permits and operator's cards issued hereunder shall expire on the thirtieth day of the next succeeding June. Said permit or operator's card shall not be transferable.

SEC. 262. Permits and Operator's Cards—Posting of. All permits, operator's cards and Regulations of the Director of Public Health shall be posted at all times in a conspicuous place in the establishment.

SEC. 263. Violations—Penalty. Any person, firm or corporation who shall violate any of the provisions of this ordinance or fail to comply with any order or regulation made thereunder, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than \$50.00 or more than \$500.00, or by imprisonment in the County Jail for a period of not less than ten (10) days or more than six (6) months, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

Supervisor Christopher explained that this legislation would regulate the practice of tattooing in San Francisco. In the past we have not had any regulations on this matter.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
Absent: Supervisor Lewis—1.

Adopted.

The following recommendations of Streets Committee were taken up:

Present: Supervisors Meyer, McMurray.

Intention to Change and Establish Grades on Thirty-ninth, Forty-first, Forty-second and Forty-third Avenues Between Vicente and Wawona Streets; Wawona Street Between Thirty-ninth and Forty-fourth Aves.; Fortieth Ave. Between Vicente and Yorba Streets.

Proposal No. 5460, Resolution No. 5373 (Series of 1939), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city datum as hereinafter stated, in accordance with Order No. 23,653 of the Director of Public Works, dated February 20, 1946, making written recommendation of such action, filed with said Board February 27, 1946, to wit:

<i>Thirty-ninth Avenue</i>	<i>Feet</i>
Easterly line of, at Vicente Street	66.00
(The same being the present official grade)	
Westerly line of, at Vicente Street	65.49
(The same being the present official grade)	
Easterly line of, at Wawona Street	87.56
(The same being the present official grade)	
Westerly line of, at Wawona Street	87.00
(The same being the present official grade)	

<i>Fortieth Avenue</i>		<i>Feet</i>
Easterly line of, at Vicente Street		63.68
(The same being the present official grade)		
Westerly line of, at Vicente Street		63.15
(The same being the present official grade)		
15 feet westerly from the easterly line of, 250 feet southerly from Vicente Street		83.93
15 feet westerly from the easterly line of, 300 feet southerly from Vicente Street		86.83
15 feet westerly from the easterly line of, 350 feet southerly from Vicente Street		87.41
Vertical curve passing through the last three described points.		
15 feet easterly from the westerly line of, 250 feet southerly from Vicente Street		83.87
15 feet easterly from the westerly line of, 300 feet southerly from Vicente Street		86.80
15 feet easterly from the westerly line of, 350 feet southerly from Vicente Street		87.36
Vertical curve passing through the last three described points.		
Easterly line of, at Wawona Street		84.60
Westerly line of, at Wawona Street		84.00
290 feet southerly from Wawona Street		72.00
Yorba Street		62.00
(The same being the present official grade)		
<i>Forty-first Avenue</i>		
Easterly line of, at Vicente Street		61.34
(The same being the present official grade)		
Westerly line of, at Vicente Street		60.81
(The same being the present official grade)		
15 feet westerly from the easterly line of, 250 feet southerly from Vicente Street		73.12
15 feet westerly from the easterly line of, 300 feet southerly from Vicente Street		74.63
15 feet westerly from the easterly line of, 350 feet southerly from Vicente Street		74.42
Vertical curve passing through the last three described points.		
15 feet easterly from the westerly line of, 250 feet southerly from Vicente Street		73.07
15 feet easterly from the westerly line of, 300 feet southerly from Vicente Street		74.62
15 feet easterly from the westerly line of, 350 feet southerly from Vicente Street		74.42
Vertical curve passing through the last three described points.		
100 feet northerly from Wawona Street		71.16
Easterly line of, at Wawona Street		70.00
Westerly line of, at Wawona Street		68.00
<i>Forty-second Avenue</i>		
Easterly line of, at Vicente Street		59.00
(The same being the present official grade)		
Westerly line of, at Vicente Street		57.11
(The same being the present official grade)		
100 feet southerly from Vicente Street		59.53
250 feet southerly from Vicente Street		61.76
300 feet southerly from Vicente Street		62.14
350 feet southerly from Vicente Street		61.82
Vertical curve passing through the last three described points.		
Wawona Street		58.40

Forty-third Avenue

Easterly line of, at Vicente Street	50.66
(The same being the present official grade)	
Westerly line of, at Vicente Street	48.78
(The same being the present official grade)	
100 feet southerly from Vicente Street.....	50.76
Wawona Street	56.00

Wawona Street

Thirty-ninth Avenue, westerly line	87.00
(The same being the present official grade)	
Fortieth Avenue, easterly line	84.60
Fortieth Avenue, westerly line	84.00
Forty-first Avenue, easterly line	70.00
Forty-first Avenue, westerly line	68.00
Forty-second Avenue, westerly line	58.40
Forty-third Avenue, westerly line	56.00
Forty-fourth Avenue, easterly line	44.71
(The same being the present official grade)	

On Thirty-ninth, Forty-first, Forty-second, and Forty-third Avenues, between Vicente and Wawona Streets; on Fortieth Avenue, between Vicente and Yorba Streets; and on Wawona Street, between the westerly line of Thirty-ninth Avenue and the easterly line of Forty-fourth Avenue be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary and no damage will result from said change of grades.

The Director of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this Resolution of Intention.

These proceedings are instituted in accordance with the "Change of Grade Act of 1909." The San Francisco Chronicle is hereby designated as the newspaper in which this resolution shall be published.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Approving Correction of Description of Work Undertaken by Department of Public Works on Guerrero Street from Fourteenth Street to San Jose Avenue.

Proposal No. 5479, Resolution No. 5374 (Series of 1939), as follows:

Whereas, by Bill No. 3668, Ordinance No. 3470, a supplemental appropriation was approved on October 22, 1945, for providing funds for rights of way and construction in connection with the widening of Army Street from Harrison Street to Guerrero Street, and Guerrero Street from Army to San Jose Avenue, and San Jose Avenue from Guerrero Street to Brook Street; and

Whereas, the description of a portion of this work was inadvertently described to-wit: Guerrero Street from Army Street to San Jose Avenue and should have read Guerrero Street from Fourteenth Street to San Jose Avenue; now, therefore, be it

Resolved, That this Board of Supervisors does hereby approve the correction of the description and the Director of Public Works and

the Controller be and they are hereby directed to correct their records accordingly.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Approving Map Showing the Opening, Widening, and Realignment of Clarendon Avenue from Stanyan Street to Laguna Honda Boulevard.

Proposal No. 5546, Resolution No. 5386 (Series of 1939), as follows:

Resolved, That the certain map entitled "Map of Clarendon Avenue showing the widening of west of Stanyan Street, the opening of through Sutro Forest Tract, the realignment of from Laguna Honda Boulevard to Sutro Forest Tract," composed of two sheets approved the 15th day of March, 1946, by Department of Public Works, Order No. 23774 be and the same is hereby approved and made official and the parcels Nos. 1 to 6 inclusive, shown hatched thereon and now being the property of the City and County of San Francisco, State of California, are hereby declared to be an open public street dedicated to the public use to be known as Clarendon Avenue.

Approved as to form by the City Attorney.

Recommended by the Real Estate Department.

Description approved by the City Engineer.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Granting Permission Revocable at the Will of the Board of Supervisors to Southern Pacific Company to Erect a Wood Rail Fence Across Hooper Street Approximately 60 Feet Northeasterly from Seventh Street.

Proposal No. 5547, Resolution No. 5387 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of the Department of Public Works, permission revocable at the will of the Board of Supervisors is hereby granted to Southern Pacific Company to erect and maintain a three-rail fence across Hooper Street along a line approximately 60 feet northeasterly from the northeasterly line of Seventh Street.

This permit is granted subject to the following conditions:

1. In order to provide a space of sufficient width for ingress and egress of Fire Department apparatus, no posts shall be installed less than 8 feet from the center line of Hooper Street. The fence rails connected to the posts nearest to said center line shall be so installed as to be readily removed without requiring cutting.
2. The height of the fence shall not be more than approximately four feet above the surface of the ground.
3. Red Stimsonite reflectors with retainer plate shall be installed at 6-foot centers on the upper fence rails facing Seventh Street.

4. All portions of the fence above the surface of the ground shall be painted with two coats of white paint.
5. Upon revocation or abandonment of this permit, the Southern Pacific Company shall remove the fence and all appurtenances without cost to the City and County of San Francisco.

This permit is granted subject to its revocation at the will of the Board of Supervisors.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Repealing Resolution 3381 (Series of 1939) "Granting Permission Soule Steel Company to Occupy Indiana Street from Army and Tulare Streets."

Proposal No. 5548, Resolution No. 5388 (Series of 1939), as follows:

Resolved, That Resolution 3381 (Series of 1939), "Granting permission to Soule Steel Company to occupy Indiana Street from the southerly line of Army Street to the northerly line of Tulare Street for war purposes" is hereby repealed; and, be it

Further Resolved, That the Soule Steel Company is hereby directed to remove all materials, construction equipment and obstructions placed within the area above described.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Passed for Second Reading.

Ordering the Improvement of Rivera Street Between Thirty-eighth and Fortieth Avenues, Including the Crossings of Rivera Street and Thirty-eighth, Thirty-ninth and Fortieth Avenues and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 3963, Ordinance No. (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of Rivera Street, between Thirty-eighth and Fortieth Avenues, including the crossings of Rivera Street and Thirty-eighth, Thirty-ninth and Fortieth Avenues; appropriating \$8,000 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors, February 15, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the

Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Rivera Street, between Thirty-eighth and Fortieth Avenues, including the crossings of Rivera Street and Thirty-eighth, Thirty-ninth and Fortieth Avenues, by grading to official line and subgrade, and by the construction of the following items:

<i>Item No.</i>	<i>Item</i>
1.	Grading (Excavation).
2.	Grading (Fill).
3.	8-inch V. C. P. Sewer.
4.	21-inch V. C. P. Sewer.
5.	24-inch V. C. P. Sewer.
6.	10-inch V. C. P. Culvert.
7.	Brick Manholes, Complete.
8.	Brick Catchbasins, Complete.
9.	24x6-inch V. C. P. "Y" Branches.
10.	24x6-inch V. C. P. "Y" Branches.
11.	6-inch V. C. P. Side Sewers.
12.	Unarmored Concrete Curb.
13.	Asphaltic Concrete on Rock Sub-base Pavement.
14.	Two-course Concrete Sidewalk.
15.	Water Services, Long.
16.	Water Services, Short.
17.	Water Main.

The assessment district hereby approved is described as follows:

Block 2177, Lot 1;
 Block 2178, Lot 2;
 Block 2179, Lots 5, 6, 7, 8, 8-A, 8-B, 8-C, 9, 10, 11, 11-A, 11-B, 12, 13, 14, 14A, 14-B;
 Block 2180, Lots 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34;
 Block 2309 Lot 1;
 Block 2310 Lots 1, 1-A, 1-B, 1-C, 1-D, 2, 3, 4, 4-A, 4-B, 5, 5-A, 5-B, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21;
 Block 2311, Lots 1, 2, 3, 4, 5, 6, 6-A, 6-B, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23; and

Block 2312, Lots 21, 22, 22-A, 23, 24, 25, 26, 27, 28, 29, 30 and 31; being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and ex-

penses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$8,000.00 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of App. No. 548.906.08 for the purpose of extending City aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Approved by Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Ordering the Improvement of Portions of Thirty-ninth Avenue Between Rivera and Santiago Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 3964, Ordinance No. (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of portions of Thirty-ninth Avenue, between Rivera and Santiago Streets, appropriating the sum of \$800 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors, February 15, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Thirty-ninth Avenue, between Rivera and Santiago Streets, by grading to the official line and sub-grade, and by the construction of the following items:

- | <i>Item No.</i> | <i>Item</i> |
|-----------------|--|
| 1. | Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface. |
| 2. | Unarmored Concrete Curb. |
| 3. | Six-inch V. C. P. Side Sewers. |
| 4. | Water Services, Long. |
| 5. | Water Services, Short. |

The assessment district hereby approved is described as follows: Block 2310, Lots 3, 4-B, 5, 5-A and 6; and Block 2311, Lots 10, 14 and 15; being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2: The sum of \$800.00 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of App. 548.906.09 for the purpose of extending City aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

- Approved by the Chief Administrative Officer.
- Approved as to form by the City Attorney.
- Recommended by the Director of Public Works.
- Approved as to funds available by the Controller.
- Approved by the Mayor.

Passed for Second Reading by the following vote:

- Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
- Absent: Supervisor Lewis—1.

**Establishing Width of Sidewalks on Bonview St. Between
Eugenia and Cortland Aves.**

Bill No. 3970, Ordinance No. (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered Twelve Hundred and Eighty-seven.

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

Section 1. Ordinance No. 1061, entitled, "Regulating the width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office March 7, 1946, by adding thereto a new

section to be numbered Twelve Hundred and Eighty-seven (1287) to read as follows:

Section 1287. The width of sidewalks on Bonview Street, between Eugenia Avenue and Cortland Avenue, shall be seven (7) feet.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Consideration Postponed.

Establishing Width of Sidewalks on Various Portions of Seventh St.

Bill No. 3971, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Forty-one (241) thereof.

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

Section 1. Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office March 8, 1946, by amending Section Two Hundred and Forty-one thereof to read as follows:

Section 241. The width of sidewalks on Seventh Street between Market and Mission Streets shall be fifteen (15) feet.

The width of sidewalks on Seventh Street between Mission and Brannan Streets shall be ten (10) feet.

The width of sidewalks on the northeasterly side of Seventh Street between Brannan and Townsend Streets shall be ten (10) feet.

The width of sidewalks on the southwesterly side of Seventh Street between Brannan Street and a point 172 feet southeasterly from Brannan Street shall be ten (10) feet.

The width of sidewalks on the southwesterly side of Seventh Street between a point 172 feet southeasterly from Brannan Street and a point 318 feet northwesterly from Townsend Street shall be abolished.

The width of sidewalks on the southwesterly side of Seventh Street between a point 318 feet northwesterly from Townsend Street and Townsend Street shall be ten (10) feet.

The width of sidewalks on Seventh Street between Townsend and Berry Streets shall be fifteen (15) feet.

The width of sidewalks on the southwesterly side of Seventh Street between Berry Street and Seventeenth Street shall be ten (10) feet.

The width of sidewalks on the northeasterly side of Seventh Street between Berry Street and Seventeenth Street shall be nineteen (19) feet.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Supervisor Gallagher moved that this matter go over one week. Seconded by Supervisor Meyer.

No objection and so ordered.

Passed for Second Reading.

Adding an Additional Underground District, on Powell St. Between Sacramento St. and Broadway.

Bill No. 3973, Ordinance No. . . . (Series of 1939), as follows:

Amending San Francisco Municipal Code, Part II, Chapter III, Article 6, Section 251, by adding thereto an additional underground district: Powell Street from the southerly line of Sacramento Street to the northerly line of Broadway.

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

Section 1. Section 251, Article 6, Chapter III, Part II of the San Francisco Municipal Code is hereby amended by creating and adding thereto an additional district in which it shall be unlawful to maintain poles and overhead wires after the permanent improvement by widening and reconstruction of the roadway of Powell Street between the southerly line of Sacramento Street and the northerly line of Broadway designated to-wit:

Underground District No. 115—Powell Street between the southerly line of Sacramento Street and the northerly line of Broadway.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Recommended by the Director of Public Works.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Ordering the Improvement of Portions of Forty-third Avenue Between Ulloa and Vicente Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 3980, Ordinance No. . . . (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of portions of Forty-third Avenue between Ulloa and Vicente Streets; appropriating the sum of \$800 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 1, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on

file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Forty-third Avenue between Ulloa and Vicente Streets by grading to the official line and sub-grade, and by the construction of the following items:

Item No.

Item

1. Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface.
2. Unarmored Concrete Curb.
3. 6-inch V. C. P. Side Sewers.
4. Water Services, Long.
5. Water Services, Short.

The assessment district hereby approved is described as follows:

Block 2443, Lots 21, 29 and 30; and

Block 2444, Lots 2 and 2-A;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$800 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation No. 548.906.11 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Re-referred to Committee.

An Ordinance Creating a Division of Street Planting of the Department of Parks of the City and County of San Francisco, Under the Jurisdiction of the Board of Park Commissioners.

Bill No. 4000, Ordinance No. (Series of 1939), as follows:

An ordinance creating a Division of Street Planting of the Department of Parks of the City and County of San Francisco, under the jurisdiction of the Board of Park Commissioners.

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

Section 1. Definitions. a. For the purpose of this ordinance the word "street" is hereby defined to be any public street, avenue, boulevard, lane, road, parkway, freeway or other public way.

b. The word "planting," when used in a comprehensive sense, is hereby defined to include planting, removing, trimming and maintaining trees, shrubs and plants.

c. The word "tree" is hereby defined to include any tree, shrub, ground cover or other plant of an ornamental nature.

Section 2. Jurisdiction. The Board of Park Commissioners shall have jurisdiction and control over the planting, maintenance and removal of trees in all of the streets of the City and County of San Francisco.

Section 3. Powers. a. The Board of Park Commissioners shall have charge of, direct and supervise the planting, trimming, pruning, spraying, maintenance and removal of any trees, shrubs and plants in the streets of the City and County and shall have charge of all work incidental thereto.

b. The Board of Park Commissioners shall appoint a supervisor of street tree planting and a public relations officer, who shall hold office at its pleasure.

c. If the Board does not elect to do the actual work it may issue permits for the planting, trimming, pruning, spraying or removal of any trees, shrubs or plants in said streets as hereinafter set forth.

d. The Board shall make a survey of the City and County to determine where planting would be most desirable and is hereby authorized to prepare plans and/or specifications for planting trees, shrubs and plants in any of the streets in the City and County. Such plans and/or specifications shall specify the kind, variety, size, quality and other essential information of such trees, shrubs and plants, as well as the location and distance apart at which such trees, shrubs and plants shall be planted. Prior to a determination of said Board a public hearing shall be held by the Board at which time owners of property abutting on the street or streets where the proposed work is to be done shall be heard.

Notices of the intention of the City and County to do said planting shall be posted at least ten (10) days before the date of the hearing in every block on the side or sides of the street to be planted.

Section 4. Duties. a. It shall be the duty of the Board to set out or plant all trees, shrubs, and plants on public streets and to take general care and exercise supervision of all trees, shrubs or plants growing or hereafter planted in the streets of the City and County with the exception that the Division shall not assume the maintenance of trees, shrubs and plants on streets, boulevards and parkways which have been maintained by the Park Department, property owners, real estate subdivisions, the Public Utilities Commission, the Department of Public Works, or any other subdivision of the City

and County of San Francisco, prior to the passage of this ordinance, unless the necessary funds for such maintenance shall be transferred to said Division.

b. No tree, shrub or other plant in any street which has been planted and maintained by an abutting property owner shall be trimmed or removed unless the Board has first given a written notice of ten (10) days to the property owner that said tree, shrub or plant is to be trimmed or removed. If the owner does not protest, as required by the notice, within seven (7) days, the trimming or removal may be carried out.

In the event of an emergency the trees, shrubs or plants in the street, or on private property overhanging the street, may be trimmed or removed without the necessity of notifying the property owner as herein provided.

c. It shall be the duty of the Board to inspect all trees, shrubs and plants in all streets of the City and County which are open for travel and should such trees, shrubs or plants become infected or infested with scale, plant or animal life or any insect detrimental to their growth, health, or life, the Board is hereby empowered to remove, eradicate, control or destroy such conditions. Before removing or destroying such trees, shrubs or plants on which the detrimental condition cannot be corrected by the usual methods, the abutting property owner or owners shall be notified in writing, as provided by paragraph (b) of this section, of the intention of the Board to remove or destroy such trees, shrubs or plants.

d. It shall be the duty of the Board to encourage the planting, care and preservation of trees, shrubs and plants in all streets of the City and County where planting is practicable and upon private property immediately adjacent to said streets.

e. The duties herein imposed and the work herein provided shall be performed out of such funds as may be appropriated from time to time for this purpose.

Section 5. Permits for Planting, etc. It shall be unlawful for any property owner or his agent to plant, trim, spray for plant diseases or insects, or remove any tree, shrub or plant in any street without first obtaining a written permit for such work from the Board. Said permit shall specify the kind, variety, size, location and the distance apart of the trees, shrubs or plants to be planted or the manner of trimming, spraying or removing such trees, shrubs or plants. All such work shall be carried out under the general supervision of the Board. No permit shall be required for property owners to water any trees, shrubs or plants in streets.

Section 6. Protection of Trees, Shrubs and Plants. It shall be unlawful for any person, firm or corporation to injure or destroy any tree, shrub, plant or lawn by any of the following means:

(a) Constructing a concrete, asphalt, brick or gravel sidewalk or otherwise filling up the ground area around any tree, shrub or plant so as to shut off air, light and water from the roots of said tree, shrub or plant;

(b) Piling building material, equipment or anything else around any tree, shrub or plant or on any lawn so as to cause injury;

(c) Pouring salt or salt water, oil, gasoline or any other deleterious matter on any tree, shrub, plant or on the ground around it or on any lawn;

(d) Posting any sign on any tree, tree stake or guard or by fastening any guy wire, cable or rope to any tree, tree stake or tree guard;

(e) Injuring any tree, tree stake or guard, or any shrub, plant or lawn with a motor vehicle or with a horse, or horse-

drawn vehicle or any other manner causing injury or destruction to any tree, shrub, plant or lawn.

Section 7. Penalties for Violation of Ordinance. Any person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be punishable by a fine of not more than Five Hundred Dollars (\$500.00) or by imprisonment in the City and County Jail for a period of not more than six (6) months, or by both fine and imprisonment.

Section 8. Cooperation with Other Departments and Agencies.
 a. For the purpose of coordinating and facilitating the carrying out of all street improvements with the proper provision for multiple uses, all plans and/or specifications for street planting proposed by the Board of Park Commissioners, other than the granting of individual permits, shall be submitted to the Department of Public Works, the City Planning Commission, the Public Utilities Commission for their comments and recommendations before proceeding with such projects. Such comments and recommendations are advisory except in such cases as are otherwise provided by law. Any comments or recommendations must be made within thirty (30) days after receipt of said plans and/or specifications by any department or commission.

b. In a similar manner as in paragraph "a" of this section, all plans and/or specifications and permits for street improvements including making solid concrete sidewalks or filling in planting strips with concrete or other material, which might be related to existing trees, shrubs and plants or to possible new planting or provisions for planting spaces shall be submitted to the Board of Park Commissioners for their comments and recommendations before such work is authorized or permits granted. Any comments or recommendations must be made within thirty (30) days after receipt of the plans and/or specifications by the Board of Park Commissioners or in the case of permits to be granted to property owners and their agents such permits must be returned within three (3) days after their receipt by the Board of Park Commissioners. The provisions of this paragraph for plans shall apply to the submission of tentative plats of subdivisions by the Department of Public Works to the Board of Park Commissioners.

Section 9. Constitutionality. If any section, subsection, paragraph, sentence, clause or phrase of the ordinance is for any reason held to be unconstitutional, void or invalid, the validity of the remaining portions of the ordinance shall not be affected thereby.

Recommended by the Superintendent of Parks.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Discussion.

Supervisor Mead moved that the matter be re-referred to committee.

Seconded by Supervisor Mancuso.

Supervisor MacPhee stated that a representative of the Department of Public Works attended the Streets Committee meeting and said that it was all right with his Department.

Mr. Brooks, Chief Administrative Officer, remarked that the Department of Public Works have a couple of amendments to this matter.

Supervisor Gallagher said that it was his understanding that the Department of Electricity, the Department of Public Works and several contracting firms have objections to this legislation and believed that it should be re-referred to committee.

Supervisor Mancuso inquired as to what effect this matter would have on the tax rate.

Supervisor MacPhee informed him that it would amount to approximately one cent in the tax rate.

Supervisor Colman explained to the Board that he did not believe that this matter should not be passed if we do not appropriate the money to put it into effect. Before voting on a matter of this type would want to know from the Finance Committee whether or not they are going to make the necessary appropriation. The initial appropriation would have to be \$95,000 with additional appropriations for upkeep at approximately \$100,000. If this matter is not in the budget it would come to us for our decision. If you appropriate \$95,000 to start the project and do not continue to appropriate the \$100,000 the project would be wasted from lack of funds.

Supervisor Mancuso stated that he agreed with Supervisor Colman. The matter has been in Finance Committee for two weeks at least. The committee is not going to do anything on it until after the Mayor and the Finance Committee has passed the Park Commissioners' budget.

Supervisor MacPhee said that it would be possible to start the program with less than \$98,000. The \$98,000 would get us off to a good start but depending upon money provided for other items it might be necessary to curtail the amount of money and maybe not appropriate it all. Believe that this measure should be passed by the Board.

Supervisor Mead explained that he desired this matter to be re-referred to committee because some of the interested parties were not able to be heard at the committee meeting.

Thereupon the foregoing bill was *re-referred to the Streets Committee.*

Passed for Second Reading.

Establishing Width of Sidewalk on Portion of Hubbell St. Between Seventh and Sixteenth Streets.

Bill No. 4002, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Fifty-five (255) thereof.

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

Section 1. Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office March 21, 1946, by amending Section Two Hundred and Fifty-five (255) thereof to read as follows:

Section 255. The width of sidewalks on Hubbell Street between Sixth and Seventh Streets shall be fifteen (15) feet.

The width of sidewalk on Hubbell Street between Seventh and Sixteenth Streets, the northwesterly side of, shall be ten (10) feet.

The width of sidewalk on Hubbell Street between Seventh and Sixteenth Streets, the southeasterly side of, shall be fifteen (15) feet.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Ordering Improvement of Crossings of Forty-first Avenue at Pacheco and Rivera Streets, by Grading to Official Line and Sub-grade.

Bill No. 4007, Ordinance No. (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of the crossings of Forty-first Avenue at Pacheco and Rivera Streets, by grading to official line and sub-grade.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 13, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the crossings of Forty-first Avenue at Pacheco and Rivera Streets, by grading to official line and sub-grade, and by the construction of the following items:

<i>Item No.</i>	<i>Item</i>
1.	Grading (Excavation)
2.	12-inch V.C.P. Sewer
3.	8-inch V.C.P. Sewer
4.	10-inch V.C.P. Culvert
5.	Brick Manholes, Complete
6.	Brick Catchbasins, Complete
7.	Unarmored Concrete Curb
8.	Asphaltic Concrete Pavement
9.	2-Course Concrete Sidewalk

The assessment district hereby approved is described as follows:
 Block 2093, Lots 8, 8-A, 9, 10, 10-A, 10-B, 11, 12, 13, and 14;
 Block 2094, Lots 14, 15, 16 and 17;
 Block 2160, Lots 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, and 53;

Block 2161, Lots 1, 2, 3, 4, 5, 6, 6-A, 28-C, 29, 29-A, and 30;
 Block 2176, Lot 1;
 Block 2177, Lot 1;
 Block 2308, Lots 1, 2, 3, 4, 5, 6, 20 and 30; and
 Block 2309, Lot 22;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor Lewis—1.

Adopted.

The following recommendations of his Honor, the Mayor, were taken up:

Leave of Absence—Miss Florentine Schage, Member of the Art Commission.

Proposal No. 5550, Resolution No. 5390 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Miss Florentine Schage, a member of the Art Commission, is hereby granted a leave of absence for a thirty-day period commencing April 7, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor Lewis—1.

Leave of Absence—Charles W. Dullea, Chief of Police.

Proposal No. 5551, Resolution No. 5391 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Charles W. Dullea, Chief of Police, is hereby granted a leave of absence for the period of April 2 to April 6, inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor Lewis—1.

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

Market Street Railway Obligation.

Supervisor Christopher presented a report on the assignment of Market Street Railway. He stated that for the time being at least they have fallen down.

Now have other negotiations pending that might materialize and in two weeks may have something new to add to this matter.

The reason that the Bank of America has turned down the request is that the Public Utilities Commission presents their official statements at the most inopportune time.

Have figures today on some violations of the Charter and at next meeting am going to insist that the law of the Charter be complied with. Am not prepared at present time to give these figures.

There is nothing to do at the present time but to go along with the Bank of America.

Smallpox Epidemic.

Supervisor Christopher called the attention of the Board to the smallpox situation that has been in evidence on the Pacific Coast and in San Francisco.

Supervisor Christopher stated that the Director of Public Health and the members of his staff should be commended for the fine work they have done in keeping San Francisco free from this dreaded disease.

Thereupon Supervisor Christopher presented the following proposal:

Commending the Director of Public Health and His Staff for Excellent Work in Curbing Spread of Smallpox in San Francisco.

Proposal No. 5552, Resolution No. 5392 (Series of 1939), as follows:

Whereas, recently there occurred in San Francisco an outbreak of smallpox—seven actual cases having been recognized and treated by the authorities, in connection with which no deaths have resulted; and

Whereas, the successful curb of this dread disease was effected through the expeditious and decisive action of the Health Department and its capable director, Dr. J. C. Geiger; and

Whereas, as an incident of this affair, and as a result of the public appeal made by Dr. Geiger, many, many thousands of San Francisco residents were vaccinated as a safeguard to themselves and a preventative against the spread of the disease in this community; and

Whereas, such public reaction to the request of our Health Authority indicates a public confidence in him, which is refreshing and acclaims his capability and the efficiency of the Department which he administers; now, therefore, be it

Resolved, That this Board of Supervisors, cognizant of the very fine work which was accomplished by Dr. Geiger and the Department of Public Health in that incident which might, in less efficient hands, have resulted in a grave situation, takes this opportunity publicly to commend Dr. Geiger and the Health Department of the City and County of San Francisco for a splendid job well done; and be it

Further Resolved, That an engrossed copy of this resolution be prepared and tendered to Dr. J. C. Geiger, Director of Public Health.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Recess—Good Friday.

Supervisor Gallagher presented:

Proposal No. 5553, Resolution No. 5393 (Series of 1939), as follows:

Resolved, That his Honor the Mayor be and is hereby requested to call for a recess on Good Friday, April 19, 1946, between the hours of 12:00 noon and 3:00 o'clock p.m., in all of those departments (including the Library Department), where it is possible to make arrangements therefor, so as to permit such of those employees as desire, to participate in the religious exercises customarily held upon Good Friday.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Invitation From T.W.A.

Supervisor Gallagher presented a communication from Transcontinental & Western Air, Inc., inviting attendance on flight over San Francisco on April 12, 1946.

The Clerk polled the Board and the following members signified their intention of accepting:

Supervisors Christopher, Colman, MacPhee, Mancuso, McMurray, Sullivan.

Assignment of Market Street Railway Obligations.

Supervisor MacPhee reported on assignment to Bank of America of the Market Street Railway obligations.

He stated that there has been no direct refusal by the Bank of America. Have been trying to get around the legal question relative to lending money to a public utility. There is also a question relative to the statements submitted by the Public Utilities Commission relative to the financial earnings.

San Francisco Bay Area as Factory Location.

Supervisor MacPhee called the attention of the Board to a booklet that has been published by the San Francisco Chamber of Commerce relative to San Francisco Bay Area as a location for commercial industry.

Thereupon Supervisor MacPhee presented the following proposal:

Commending San Francisco Chamber of Commerce for Publication of Report Entitled, "The San Francisco Bay Region as a Factory Location."

Proposal No. 5554, Resolution No. 5394 (Series of 1939), as follows:

Whereas, the Industrial Department of the San Francisco Chamber of Commerce has recently issued a report entitled, "The San Francisco Bay Region as a Factory Location"; and

Whereas, said report presents basic factual data for the information of manufacturers studying factory plant locations and gives fundamentals together with reliable statistics and other data calculated to emphasize the fact that this area merits the most careful

consideration by sponsors of new projects as well as those preparing to improve their competitive positions; and

Whereas, the well-planned, intelligent and attractive presentation of such data as is included in the report hereinabove mentioned is of great interest and benefit to the citizens of San Francisco and the Bay Region, and the laudability of such enterprise is recognized by and highly gratifying to such citizens; now, therefore, be it

Resolved, That this Board of Supervisors does hereby take public note of the report entitled, "The San Francisco Bay Region as a Factory Location," the latest in a long series of commendable undertakings by the San Francisco Chamber of Commerce, and on behalf of all the people of San Francisco does hereby express its warm commendation and deep sense of gratification to the San Francisco Chamber of Commerce for its far-sighted and effective program in furtherance of the interests of the San Francisco Bay Region.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

Weekly Pass.

Supervisor MacPhee informed the Board that several weeks ago he had sent letters to various cities in the United States relative to the use of a weekly pass and that he now has received an answer from all of the cities.

He said that he had asked them six questions and that he would like to submit the answers and letters to the Board with a request that they be made part of the record and be made available to the Chamber of Commerce, the Public Utilities Commission and to each member of the Board.

No objection and the following report and letters were ordered to be made part of the record.

1. Question: Is the pass popular with the citizens of your community?

Answer: Nineteen cities replied "yes" and no city replied "no."

2. Question: Does the use of the pass speed up schedule as compared with the use of coins?

Answer: Sixteen cities replied "yes" and one replied "no."

3. Question: Is the pass popular with the employees of the railway?

Answer: Eleven cities replied "yes" and five replied "no."

4. Question: What is the average number of rides of the holders per pass? (By rides, we mean revenue rides; transfer rides not included.)

Answer: The average is 20 rides.

5. Question: When the pass was first put into use in your community did you lose money?

Answer: One city replied "yes" and three cities replied "no."

6. Question: Did you estimate any serious loss and anticipated revenue results by the use of the pass?

Answer: Five cities replied "yes" and five cities replied "no."

SALT LAKE CITY LINES

602 East 5th South, Salt Lake City 2, Utah

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

With reference to your telegram received March 12, we submit the following information to your questions:

Q: Is the pass popular with the citizens of your community?

A: Popular with about one-fifth of our riders.

Q: Does the use of the pass speed up schedule as compared with the use of coins?

A: A little faster than the use of tokens which are also used on this system.

Q: Is the pass popular with the employees of the railway?

A: No.

Q: What is the average number of rides of the holders per pass? (By rides, we mean revenue rides; transfer rides not included.)

A: Average number of weekly rides, 21.34. Unable to separate transfer rides as same pass is used when transferring from one line to another.

Q: When was the pass first put into use in your community? What was the effect on the revenue and the operation?

A: This information unavailable as the Salt Lake City Lines succeeded the Utah Light and Traction Company as of July 13, 1944, and weekly passes had been in effect for a considerable period of time prior to the transfer.

Q: Did you estimate any serious loss and anticipated revenue results by the use of the pass?

A: We feel there is a definite loss of revenue by the use of weekly passes due to the abuse by the pass holders by allowing persons other than purchasers of the passes to use it for transportation. We also find many people holding weekly passes getting on the equipment and riding such short distances as one block as the passes are unlimited as to the number of rides.

Yours very truly,

G. L. STANLEY,
General Manager.

* * * * *

DES MOINES INDUSTRIAL UNION COUNCIL

Garfield Bldg., 324 East Sixth Street

Des Moines 9, Iowa

March 19, 1946.

Mr. David A. Barry, Clerk,
Board of Supervisors,
City and County of San Francisco,
Room 235, City Hall,
San Francisco, California.

Dear Sir:

This is in reply to your letter of March 16, 1946, wherein you asked

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six questions with reference to weekly passes for car and bus riders in Des Moines.

The answers to questions 1, 2, and 3 is "Yes."

As to question No. 4, we do not have that information. However, pass holders do make use of this type of transportation more often than they would were it not for the pass.

Questions Nos. 5 and 6 could best be answered by the owners of the street railway company.

Hoping the above information will be of some help, I remain,

Yours very truly,

HARRY BOOTH,
Acting President.

* * * * *

UTAH STATE INDUSTRIAL UNION COUNCIL
23 East First South St.
Salt Lake City 1, Utah

March 18, 1946.

Mr. David A. Barry, Clerk,
City and County of San Francisco,
Room 235, City Hall,
San Francisco, California.

Dear Sir:

Following is the information which you requested in your letter of March 16, 1946:

1. The pass is very popular with the citizens of Salt Lake City.
2. The use of the pass does speed up schedules as compared with the use of the coin.
3. The pass is also popular with the employees of the railway.
4. The approximate average of weekly rides by holders of the pass is twenty.
5. I should say the revenue was cut somewhat when the pass was first placed into effect. However, the loss has never been serious and the popularity of the pass has long since made up in number purchased for any loss that may have been encountered at the start.

We shall be pleased to submit any further information upon request.

Very truly yours,

CLARENCE L. PALMER,
President, Utah State
Industrial Union Council.

* * * * *

LOS ANGELES TRANSIT LINES
1060 South Broadway
Los Angeles 15, Calif.

March 13, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

With reference to your telegram concerning our experience with the weekly pass:

Our weekly passes have been in effect since 1934, when they were

instituted to wholesale rides. In other words, to make the populace conscious of our service. During this period they have consistently ranged, with very few exceptions, at between 10 per cent and 15 per cent of our revenue. During this period there have been several changes in the passes and in the fare structure. There have also been very wide fluctuations in the total volume of our travel. In spite of all these changes the use of the pass by our patrons has remained at a constant percentage level. The popularity of the pass, therefore, can be measured by the fact that 10 per cent to 15 per cent of our revenue is derived from the passes.

Over the same period of years we have constantly made checks of the use of the pass. Regardless of the number of passes sold, these checks have always indicated that the average number of times each pass is honored ranges from 40 to 46 times per pass per week, according to the nature of the pass. We have not found it practical to determine by any check how many of these rides can be expressed as revenue rides, transfer rides, or additional rides made by the patron either because he has the availability of the pass or because he loans the pass to a friend or relative. Our normal transfer ratio on cash fares is 40 per cent. That is to say, 40 per cent of our 7-cent cash fares require a transfer.

When the pass was first put into effect, relatively few passes were sold during the first two or three months, and the pass first became effective in May, which is the time of year when our revenue normally declines. With the smallness of the number of passes sold and the normal decline in revenue during that period of the year, it was not possible to determine quantitatively what loss we were sustaining from the sale of the pass, because the loss from the pass would be less than the normal week-by-week fluctuation in revenue at that time of the year.

It is our considered opinion, based on the studies which we have made, that we do sustain a loss in revenue from the sale of the pass. However, the extent of this loss cannot be determined, as the amount would depend upon the fare structure that would be inaugurated to replace our present passes if they were eliminated.

At the majority of stops on our system the boarding is not very heavy, and so the use of the pass cannot be said to expedite our schedules at these points. At the heavy loading points, mainly in the Central Business District, there are so many other contributing delays in the speed of our service that it would be difficult to state with certainty that the use of the pass has any material effect on scheduled speed. We can say, however, that it is our observation that the boarding at the heavy loading points on those lines where the use of the pass is considerable is no more expeditious than on those lines where the use of the pass is light or negligible.

Passes are sold by the operators during Friday, Saturday, Sunday, Monday and Tuesday, which gives them an additional transaction to make during the majority of the week, but also involves considerable accounting on their part, for the value of the passes issued to them and sold by them. In addition to this, there is the accounting for passes lost and stolen. It is therefore questionable whether on the whole the use of the pass relieves the operators of very much work.

In the accounting and statistical field, the use of the pass undoubtedly adds very considerably to the volume of records which must be maintained. In addition, checks and studies of travel on the lines are almost invariably obscured by the difficulties in recording or valuating the pass rides.

If any more detailed information is required, we will be only too happy to furnish it.

Very truly yours,

L. A. REEVES.

MONDAY, APRIL 1, 1946

DES MOINES RAILWAY COMPANY
Des Moines, Iowa

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

Reply to your wire requesting data on weekly pass, will advise as follows:

1. Pass is popular with the citizens of community.
2. Use of pass speeds up schedules.
3. Pass is popular with employees of company.
4. Average number of weekly rides by pass holders—19. This figure is computed on the period from December 30, 1945, to March 2, 1946. We do not issue transfers on weekly passes but when we originally put the pass in we analyzed the previous ten-year period and arrived at the average number of transfers to the total rides, we therefore have been using this figure; from the total rides on passes which includes transfer rides, we deduct 14 per cent on week days and 22 per cent on Sundays, to arrive at the revenue weekly pass rides.
5. We believe the weekly pass increases revenue rather than decreasing.

There is this to consider, if a weekly pass holder is standing on a corner waiting for a bus and a private automobile picks up this passenger we do not lose anything, as the pass is paid for, but if it was a cash fare we would lose one cash fare.

I trust this will give you the desired information.

Yours very truly,

E. B. BIEGLER,
Treasurer and Asst. Secretary.

* * * * *

SAN DIEGO ELECTRIC RAILWAY COMPANY
SAN DIEGO & CORONADO FERRY COMPANY
San Diego 1, California

March 13, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

This is in reply to your wire of March 11th requesting certain information as to our experience with the weekly pass form of fare on the San Diego Electric Railway Company. Our replies are listed in the order you have submitted them, and are as follows:

- (1) Is the pass popular with the citizens of your community?

We believe that the use of the weekly pass has been the greatest single factor contributing to the excellent public relations which we have been so fortunate in maintaining on this property.

- (2) Does the use of the pass speed up schedules as compared to the use of coins?

We are definitely of the opinion that the use of the pass speeds up our schedules appreciably. Our method of fare collection lends itself particularly well to the use of the pass fare inasmuch as all lines radiate from the downtown, central business district and collection

is made "Pay as you Enter" in the inbound direction and "Pay as you Leave" outbound. It is evident that the time saved by the operator by merely registering the pass in either instance is considerable as compared with a method of making change and issuing transfers for each fare transaction. There is some slight delay, particularly on Monday mornings, when the greatest sales of passes are made (the passes are good for riding Monday through Sunday of each week) but we have been able to alleviate this by placing the passes on sale Friday of each week and by newspaper and radio advertising urging patrons to purchase their passes in advance of the valid date of use. Excellent results have been obtained.

(3) Is the pass popular with the employees of the railway?

For the same reasons the pass is popular with the public; namely, its convenience and the elimination of change making, our employees likewise are favorable to its use. There is also the advantage of simplicity of accounting involving the operator. He accounts for and remits for his pass sales on Tuesday of each week. While the passes are on sale at our ticket offices at any time, the operator is involved in their sale but for a comparatively short period.

(4) What is the average number of weekly rides by the holders of the pass?

Under our system of fare registration no segregation is made between weekly pass rides and rides which could be termed as a transfer ride on any other form of fare. Whenever a weekly pass is presented for fare it is considered a weekly pass ride and is so registered. Our revenue passengers are recorded under the following classifications: Cash fares, token fares, school passes and tickets, revenue tickets, weekly passes, and transfers. Of the total revenue passengers carried under the above classifications, the weekly pass passengers comprise approximately 26 per cent. Transfers are issued only in connection with cash, token or ticket fares and are considered as revenue passengers, although no revenue actually accrues from this form of transportation.

Our experience with the weekly pass form of transportation is that its use on the property creates but very little effect on the overall revenue. We consider the pass a supplement to the various other combinations of fare and its use dependent entirely upon the individual transportation requirement of the rider. We believe that the proposed price of the pass, the riding habit experienced on the property and the overall basic fare system in use are factors of utmost importance in the determination of its use. We have heard of properties on which the weekly pass has been inaugurated that have experienced a considerable decline in revenue and we can not help but believe that this decrease can be attributed wholly to the fact that the pass was sold at too low a rate, thereby competing unfavorably with the normal riding at regular fares. The ideal situation for weekly pass use on any property would be that the price of the pass should be in excess of any combination of rates available to the regular rider, and should be an amount the rider would be willing to pay not only for the added convenience which the use of the pass affords, but for additional riding available to him at no extra cost.

There is another item which we believe is deserving of comment on the use of the weekly pass. The possibility of an employee's mishandling of fares in weekly pass sales is nonexistent and while this affects the revenue only to the extent of the volume of weekly pass riding, we believe it has a considerable value in employee-employer relations.

Yours very truly,

S. E. MASON,

Vice Pres. and Gen. Mgr.

MONDAY, APRIL 1, 1946

CAPITAL TRANSIT COMPANY
Thirty-sixth and M Streets
Washington 7, D. C.

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

Regarding your telegram I have the following comment:

1. The weekly pass is very popular with the citizens of the community, approximately half of our revenue being derived from that source and somewhat more than half of our passengers using the weekly pass.
2. Use of the pass is very helpful to the operators in speeding up the loading process, as compared with the other kinds of fares since there is no stopping to make change. The reverse is true on Sundays and Monday mornings when passes are being purchased. The \$1.25 pass which we now have requires change making and constitutes something of a delay to the service. We have not been able to work out means of selling passes at other points without risk of misuse. I think, however, that the benefit on the other five days of use overshadows the difficulty on Sunday and Monday.
3. The pass is popular with employees with the exception of certain elements. There is some loss of revenue due to the inability of the operators to identify a pass or to detect a person showing some other card which may have a resemblance, and there have been occasions when attempt has been made to counterfeit. I think these cases are rare and have been detected before any considerable damage has been done.
4. The average number of weekly rides by pass holders is approximately 30, from which we deduct 26.5 per cent as representing transfer rides, leaving 22 rides per week designated as revenue rides. We recognize that the count of pass rides made by the operators by means of a small Vedder counter is not complete and estimates have to be made where records are obviously inaccurate or incomplete. We recognize, too, that many short rides are taken on a pass which would not be otherwise taken and this has been the subject of some unfavorable comment during wartime when we were unable to render a liberal service, particularly during off-peak hours. Some people claimed that our vehicles were overcrowded at noon time due to short rides by passholders, which would not have been taken if unit fares were charged for each ride. It is fully recognized that the pass is transferable and families use it for various purposes and several members of the family and also servants of the family may all use the same pass if they travel at different times.
5. The pass was introduced for general use in Washington at the time of the merger of the two street railway companies in December, 1933.
6. The effect on the revenues is difficult to state because of other changes which took place at the same time. Certain transfer charges were eliminated and through changes in routing and in other ways the use of the transit system was liberalized so that the increase in travel following the merger was due to a number of different causes, one of them being the increased Government employment in the District of Columbia, subsequent to 1933.
7. It is my personal opinion that there is no loss in anticipated revenue but that more rides are taken with a weekly pass as part of the fare system than would be taken otherwise. It is important, of

course, to have the proper relationship between the cash or token unit fare and the price of the weekly pass carefully worked out so that a fair price is paid for the very liberal transfer privileges represented by the pass.

It may be interesting to note that at the present time our revenue from pass rides is running from 9 to 10 per cent under last year, while revenue from cash and token fares is running about even with last year, or for some weeks 1 or 2 per cent under last year. The reason for the loss in pass sales is apparently the fact that most Government departments have gone to a five-day week, so that the person who uses transportation only to and from work can get his transportation at less cost by paying 10 cents or using an 8 1/3-cent token for his ten weekly rides to and from work. This compares with our pass rate which is \$1.25 per week.

Yours very truly,

E. D. MERRILL,
President.

* * * * *

March 13, 1946.

Board of Supervision,
City and County of San Francisco,
San Francisco, California.

Re: Tel about weekly pass in Portland one it is popular with those users who gave carfare money by so doing. Two, No. Three, No. Four, 24, 6, 1930. 7. Decreases gross revenues. 8. Very definitely would abolish pass immediately if possible.

PORTLAND TRACTION CO.

* * * * *

LOS ANGELES CENTRAL LABOR COUNCIL
536 Maple Avenue, Los Angeles 13

March 14, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

In reply to your night letter of March 11th regarding the use of weekly passes for car and bus riders.

- (1) The pass is popular in Los Angeles with the citizens.
- (2) The pass does speed up schedules with the exception of the first two days of the week during which period time is lost through the sale of the passes, and conductors are required to carry a larger amount of money for the purpose of making change and the heavy sale of passes requires conductors to have an exceedingly large amount of money in their possession which cannot be checked into the company until the conductor is off shift.
- (3) The pass is definitely unpopular with the employees of the railway for the reason stated in (2) and because of a reluctance of many passengers to show their pass which causes controversies between the conductor and passengers. Many times passengers become exceedingly hostile at the insistence of the conductor to see the pass.

(4) The average number of weekly rides by holders of passes is about 30 for each pass. This is due to the fact that passes are loaned by the holders to members of their family or friends. Tourists, mes-

MONDAY, APRIL 1, 1946

sengers, salesmen and service personnel who travel back and forth throughout the day receive the greatest amount of benefit from the use of the passes.

(5) The revenue was decidedly decreased when the pass was first put into effect. However, this office has no means of ascertaining exactly how much information on this question was obtained by contacting individual conductors.

(6) In consideration of the answer to (5) we assume a serious loss in revenue can be anticipated by the introduction of the use of the pass.

Hoping this information will be of some assistance, I am,

Sincerely yours,

W. J. BASSETT,

Secretary.

* * * * *

CENTRAL TRADES AND LABOR UNION
OF SAINT LOUIS AND VICINITY

Carpenters Hall, 1411 N. Grand Blvd.
St. Louis 6, Mo.

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

Replying to your inquiry of this date relative to the street car pass system in the City of St. Louis:

1. Is the pass popular with the citizens of your community?

Our observations of the use of the various passes issued by the Public Service Company of this city, is that all are extremely popular with the street car and bus riding passengers.

2. Does the use of the pass speed up schedules?

There is some delay resulting from short rides; however, the overall effect of issuing passes is that it does speed up schedules to some degree.

3. As compared to the use of coins, is the pass popular with the employees of the railway?

Yes. It appears that there was some shifting of workload because of the sale of passes on Saturday, Sunday, Monday and Tuesday; other days of the week the pass is extremely popular because the rider merely boards the vehicle and flashes the pass, which does not require the same service as, had the passenger either received change or merely deposited his fare. The extra burden resulting from the shifting of the workload has now been compensated for and there is no difficulty during the period in which the passes are sold. The overall picture indicates popularity with the employees of the railway company.

4. What is the average number of weekly rides by the holders of the pass?

I have contacted both the Local Union representing the employees of the railway, and the company itself, and it is their joint opinion that it is an impossibility to compute same. However, the company informs me that it is estimated to be somewhere near twenty-three (23) rides per week.

5. When was the pass first put into effect in your community?
September, 1940.

6. What was the effect on the revenues of the operation?
Apparently no change.

7. Do you estimate any serious loss of anticipated revenue results from the use of the pass?

No. (I conferred with the company on the answers for questions 4, 6 and 7.)

I believe it to be of benefit to inform you that there are in use in our transportation system here, five (5) categories of passes, as follows:

Express Pass—\$1.50—Good on all lines at all times, including Express Buses, which have shorter schedules with fewer stops on long runs.

Universal Pass—\$1.25—Good on all lines at all times, except on Express Buses.

Shopper's Pass—\$0.75—Good between the hours of 10:00 a.m. and 4:00 p.m., and between 7:00 p.m. and 3:00 a.m., on all lines except Express Buses.

Sunday Pass—\$0.25—Good between the hours of 12:01 a.m. Sunday and 3:00 a.m. Monday on all lines.

Student's Pass—\$0.50—Good for seven (7) days on all lines except Express Buses, at all times. (There has been some complaint about this category of pass; also, discussion about its discontinuance. However, same is extremely popular with the students and their parents.)

Our regular fare is 10 cents or four tokens for 35 cents. Express Bus fare is 10 cents straight. These buses operate simultaneously and are integrated into other schedules on the same lines, but do not make the same number of stops.

Hoping the above satisfies your request, I am, with best wishes,

Very truly yours,

JOHN I. ROLLINGS,

Executive Secretary,

Central Trades and Labor Union
of St. Louis and Vicinity.

* * * * *

SAN DIEGO COUNTY FEDERATED TRADES
AND LABOR COUNCIL

Room 214, Crystal Palace Bldg., 525 "E" St.
San Diego 1, California

March 16, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

In answer to your telegram of recent date inquiring about our experience with the weekly pass for car and bus riders, I will state as follows:

1. The passes are very popular here; in fact, most regular riders use them.

2. In my opinion the schedules are definitely speeded up, and the work of the operator made easier by the pass system.

MONDAY, APRIL 1, 1946

3. I cannot even estimate the average number of weekly rides used by pass holders. As you probably know, the pass used here is transferable, any one is free to use it.

4. I have no information on the effect on revenue, either now or at the time passes were introduced. No doubt Mr. Sam Mason of the railway company can supply this information.

Trusting this limited information may be of some use to you in your considerations, I am,

Very truly yours,

ROBT. E. NOONAN,
Secretary-Treasurer.

* * * * *

FEDERATED TRADES COUNCIL OF MILWAUKEE
Wilwaukee 3, Wis.

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

I will attempt to answer the questions contained in your telegram. However, the answers will not be based on facts but purely on my own personal opinion and conclusions drawn by myself from my own experience.

The street car pass is popular with citizens in Milwaukee and it does speed up the entrance of passengers into the transport vehicles. The pass is transferable and is used by any member of the family and even neighbors, my estimate as to the number of rides on one weekly pass would approximate fifteen.

The pass was very popular when first put into effect in Milwaukee, which was during the depression, to increase substantially the revenue of our street car company. What the difference in revenue would be at the present time is very difficult to determine. We do know, however, at the present time that our street car company is not suffering from any financial difficulties.

We trust that this hurried answer on our part will be of assistance to you and if there are any further details that you might want our opinion on, please do not hesitate to call on us,

Very truly yours,

FEDERATED TRADES COUNCIL,
F. H. RANNEY,
General Secretary.

* * * * *

SALT LAKE CITY CHAMBER OF COMMERCE
P. O. Box 329, Salt Lake City 8, Utah

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

Replying to your night letter of March 11, wish to advise as follows:

1. The pass is popular with the citizens of our community.
2. The use of the pass does speed up schedules as compared to use of coins.

- 3. The pass is not popular with the employees of the railroad.
- 4. The average number of rides by the holders of the pass is 21.34. However, this does include transfers which are not segregated by our company.
- 5. Due to the fact that a new organization is operating our transportation lines, we have no information with respect to the effect of the revenues.
- 6. There is a considerable loss of revenue from the use of the pass due to the fact that the use of the pass is abused extensively in this community.

Trusting this answers your inquiry, we are

Very truly yours,

GUS P. BACKMAN,
Secretary.

* * * * *

LOS ANGELES CHAMBER OF COMMERCE

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

Your wire received March 12, 1946, and passed on to Mr. L. A. Reeves, Assistant General Manager, Los Angeles Transit Lines, who will communicate with you direct, immediately.

I hope this will be of service.

Very truly yours,

HARRY MORRISON,
Special Assistant, Metropolitan
Traffic and Transit Committee.

* * * * *

SAN DIEGO CHAMBER OF COMMERCE

Broadway at Columbia
San Diego 1, California

March 14, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

In reference to your wire of March 11, we regret that we cannot give you answers to all of your questions. The information on some of this material would have to come from the San Diego Electric Railway Company itself.

However, we feel that the weekly pass is extremely popular with the user of public utility transportation in this city. This pass sells for \$1.00 weekly in the first two zones, up to \$2.25 in the outer zones which extend as far as the city of El Cajon. The company also issues a pass to school children that sells for \$1.25 monthly. All of these passes have been in use for a period of years and are universally popular.

We are of the definite opinion that the use of the pass materially speeds up streetcar and bus schedules, particularly since all streetcars and buses in this community have but one company employee in

charge of operation and fare collection. The company also affords an opportunity for users of weekly passes to buy them at a central location prior to the effective week, thus minimizing delays on Monday mornings when there is the greatest amount of sale for them.

The San Diego Electric Railway Company would be in the best position to inform you of the popularity of weekly passes with their employees, and of the number of rides taken by holders of passes. The company can also give you information in regard to the effect of the use of weekly passes on company revenues.

We feel sure that the management of the San Diego Electric Railway Company, a corporation owned by the Spreckels Companies, with headquarters in your city, will be glad to cooperate in giving you other essential information in regard to this matter.

Very truly yours,

SAN DIEGO CHAMBER OF COMMRCE,

T. F. BOMAR,

Acting General Manager.

* * * * *

ST. LOUIS CHAMBER OF COMMERCE

Chamber of Commerce Bldg., 511 Locust St.
St. Louis 1, Missouri

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

I have for reply your night letter of the 11th regarding the use of the so-called weekly pass by St. Louis Public Service Company, which operates street cars and buses handling our mass transportation.

The writer for several years has served as a member of both the St. Louis Municipal Mass Transportation Committee and the St. Louis Municipal Traffic Committee and for that reason I think is qualified to express opinion on the questions which you raise.

The pass is very popular with the riders, in fact about two years ago, when the company was considering its possible discontinuance there was great objection expressed to such action, with the result the company abandoned any action looking toward discontinuance of the pass.

The use of the pass has definitely served to speed up operation of vehicles as compared to the use of coins. On Mondays, Tuesdays and Wednesdays, when the passes are on sale and the operators have to make change, there may be a slight slow down from schedule performance but after sale has been accomplished the utilization of the pass permits of greater expedition in loading and starting buses than the use of coins or tokens for payment of fare.

As to the popularity of the pass with employees of the company. The over-all answer is that the pass is popular, although at one time the operators complained about the extra effort they had to put forth on the days on which the passes were sold. This was met by the company with an award of an extra hour of time since which, so far as I am informed, the operators expressed no dissatisfaction.

The average number of original weekly rides by holders of the pass, not counting rides as a result of transfer, is estimated, and I think accurately, to be about twenty-five.

The use of the pass was inaugurated in September of 1940. Its original use was designed to promote popularity of public mass transportation through concession in fare on the basis of unlimited use of the pass. The pass definitely served this purpose and I think today, aside from congestion which is attributable to extreme peak loads in the morning and evening hours, as a result of abandonment by many firms of staggering of work hours practiced during the war period, there is general approbation of the service rendered by the St. Louis Public Service Company.

The company was foresighted enough in advance of war restrictions to secure considerable new equipment, both street cars and buses, and met the demands of war transportation remarkably well. It now has on order 300 additional buses and 100 additional street cars, delivery of which should be completed before this Fall.

The net result of the use of the pass, combined with improved service, was to popularize the use of mass transportation. So on the whole it is my opinion that the revenue effect of the use of the pass is extremely beneficial. Today the revenue of the company is at an all-time peak, exceeding by approximately 2 per cent the top reached during the period of the war.

It is my opinion that neither the company nor the public would sanction discontinuance of the use of the weekly pass.

Yours very truly,

CARL GIESSOW, Director,
Transportation Bureau.

* * * * *

CAPITAL TRANSIT COMPANY

Thirty-sixth and M Streets
Washington 7, D. C.

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

The Washington Board of Trade has advised us that you are asking certain information with respect to the weekly pass and have asked us to write you.

The weekly pass was instituted in Washington in December of 1933. At that time there was practically no five-day week operations and the pass had its maximum appeal. It is an extremely popular form of fare with the riding public and once instituted would say would be quite difficult to remove. Therefore, it is extremely important that care be used in its institution. For example, the price of a pass should probably be from fifteen to sixteen times the unit ticket or token fare.

The use of the pass speeds up loading of passengers after the initial transactions of sales are completed. In our experience we have found it desirable to have the pass become good for transportation at an early hour on Sunday morning, in our case 5:00 a.m., and be good until the following Sunday morning at 5:00 a.m. Under these conditions about 60 per cent of the passes are sold on Sunday and 35 per cent on Monday, and the remaining 5 per cent on other days. It is advisable to sell the passes on the vehicles, but not to sell them after Wednesday of the week in which they are good, and they should not be put on sale earlier than Saturday preceding the week for which they are good.

MONDAY, APRIL 1, 1946

We believe that the use of the passes is popular with our employees since after the initial sale is completed the work of handling riders is reduced. From 55 to 60 per cent of riders during the week use weekly passes on our services.

We count the all cash riders on a small meter counter and the average use of the pass is about thirty rides per pass per week. There is no way of determining exactly how many revenue rides this represents but for purposes of statistics we count 73½ per cent as revenue rides and 26½ per cent as transfer rides. This is conventional and by no means represents an accurate disposition between revenue and transfer rides.

With respect to the relative revenues derived under a pass system and a system without the pass, the price at which the pass is sold and the characteristics of riding, within the city would govern quite strongly. With a pass sold at fifteen to sixteen times the price of the ticket or token fare, or if there is no ticket or token fare the cash fare in the community, it is probable that there is a slight advantage in revenue from the use of the pass. In making this statement I am assuming a ticket or token fare of eight and a third cents and a price of one dollar and a quarter on the pass. I am not familiar with the fare in San Francisco.

In closing I would urge that competent transportation officials make very careful study before a conclusion is reached with respect to the installation of a weekly pass.

Very truly yours,

J. E. HEBERLE,

Vice President and Comptroller.

* * * * *

GREATER NATIONAL CAPITAL COMMITTEE
OF THE WASHINGTON BOARD OF TRADE

204 Evening Star Building
Washington 4, D. C.

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

We have referred your wire requesting information on street car and bus passes to Mr. E. C. Giddings of the Capital Transit Company, who I am sure will be able to give you all the data desired.

If this office can be of any assistance to you in the future, please do not hesitate to call on us.

Sincerely yours,

BETTY M. MOORE,

Information.

* * * * *

March 14, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Re tel on streetcar passes. Gordon Steele of Portland Traction Company has wired you full information with which we concur. The pass is popular with constant users. Is not too popular with traction

employees and unquestionably is causing some substantial loss to the traction company. Amount definitely not known.

ARTHUR J. FARMER,
General Manager,
Portland Chamber of Commerce.

* * * * *

MILWAUKEE ASSOCIATION OF COMMERCE

611 N. Broadway, Milwaukee 2, Wis.

March 13, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

Weekly street car passes were introduced into Milwaukee in May, 1930, and have been in constant use since that time. The standard pass, which entitles the bearer to unlimited riding in the single fare area, sells for one dollar. Approximately 170,000 of these passes are sold each week, the sale being made on Saturdays and Sundays when the load is less than on the other days of the week. Since the use of the pass materially reduces the number of transactions which the car or the bus operator is obliged to make, there is no question but what it speeds up schedules. For the same reason we assume that the use of the pass appeals to the transport company employees. The popularity of the pass among riders has been definitely established and is indicated by its wide use.

We are not in a position to answer your questions with reference to the average number of weekly rides by pass holders or the effect of the pass on the company's revenue. For this information we would suggest that you write to Mr. R. H. Pinkley, president of the Milwaukee Electric Railway and Transport Co., 940 West St. Paul Avenue.

Very truly yours,
M. C. WITTENBERG,
Manager, Research and Publicity
Division.

* * * * *

DES MOINES CHAMBER OF COMMERCE

Des Moines 7, Iowa

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

I have your telegram of March 12, and I find that the railway company office has the same telegram. They are answering most of the questions. To what they say, I would add that the general public in Des Moines is very much pleased with the pass system.

Very truly yours,
JOHN D. ADAMS,
Secretary.

THE MILWAUKEE ELECTRIC RAILWAY AND TRANSPORT CO.
940 West St. Paul Avenue
Milwaukee 3, Wisconsin

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

This is in reply to your telegram of March 12 in which you ask for information with reference to the use of the weekly pass form of street transportation fare in Milwaukee. Our answers to your questions in the order as stated in the telegram are as follows:

1—To the best of your ability is the pass popular with the citizens of your community?

There is no doubt about the popularity of the weekly pass with the users of this type of transportation in the Milwaukee metropolitan area. This is attested by the fact that 70 per cent of the current passenger transportation revenues are derived from the sale of weekly passes.

2—Does the use of the pass speed up schedules as compared to use of coins?

The use of the pass does speed up schedules due to the reduction in the number of fare transactions and the major part of these transactions being made on Saturday afternoons and Sundays.

3—Is the pass popular with the employees of the railway?

We believe that the pass is popular with the employees of the railway because it saves time in fare transactions.

4—What is the average number of weekly rides by the holders of the pass (by rides we mean revenue rides, transfer rides not included)?

The total revenue rides on the dollar weekly pass now averages 22.3 whereas the total number of rides including estimated transfers is 31.8 per pass.

5—When the pass was first put into effect in your community, what was the effect on the revenues of the operation?

It is difficult to state the effect on the revenues when this pass was first put into effect in 1930 since other changes were included in the same order. It appears, however, that Milwaukee has maintained the second place in holding up its gross revenues through the depression period and to date as compared with other cities of its class. Washington was first in maintaining the highest level of revenues but this position was largely accounted for by the rapidly increasing population of that city.

6—Do you estimate any serious loss of anticipated revenue results from the use of the pass?

The company does not believe that any loss of gross revenues can result from the adoption of the pass. However, in these times with steadily increasing costs the selling price of the pass should be given most careful consideration.

We trust that this gives you the desired information.

Very truly yours,

R. H. PINKLEY,

President.

ST. LOUIS PUBLIC SERVICE COMPANY
3869 Park Avenue
St. Louis 10, Missouri

March 12, 1946.

Board of Supervisors,
City and County of San Francisco,
San Francisco, California.

Gentlemen:

The information relative to the weekly pass requested in your wire of today is as follows:

The pass has proven decidedly popular with the riding public. It has speeded up schedules to some extent. Generally speaking, the pass is popular with the employees. It is valid from Sunday through Saturday and is placed on sale on the cars and buses on Saturday of the week preceding that in which it is valid.

Shortly after the installation of the pass there were some complaints from operators because of the additional work involved on Saturday, Sunday, and Monday. We now allow our operators ten minutes extra time on Saturday and Monday and one hour extra on Sunday because of the additional work involved.

We do not record pass riders and have no definite figure as to the average number of revenue riders per pass. However, our estimate is twenty-five.

We are enclosing for your information a statement showing the distribution of a week's revenue by types of fares.

There was no appreciable change in revenue when the pass was installed and we do not feel that it causes any serious loss of revenue.

Very truly yours,

JOHN W. DAMERON,
Methods and Research Dept.

MONDAY, APRIL 1, 1946

ST. LOUIS PUBLIC SERVICE COMPANY
PASSENGER REVENUE BY TYPES OF FARES

Type of Fare	1944 —Feb. 20-26—		1945 —Feb. 18-24—		1946 —Feb. 17-23—		Inc. or Dec. From 1945	
	Revenue	% of Total	Revenue	% of Total	Revenue	% of Total	Amount	%
Cash	125,870	25.88	122,917	24.60	129,221	25.32	6,304	5.13
8 $\frac{3}{4}$ ¢ Metal Tickets	78,353	16.11	75,358	15.09	86,660	16.98	11,302	15.00
Weekly Pass	240,941	49.54	261,260	52.30	250,478	49.07	10,782	4.13
Sunday-Holiday Pass	5,759	1.18	4,765	.95	5,179	1.01	414	8.69
Military Pass	561	.12	319	.06	84	.02	235	73.67
Student Pass	16,561	3.40	17,882	3.58	18,811	3.69	929	5.20
Shopper-Theater Pass	18,344	3.77	17,091	3.42	14,112	2.76	2,979	17.43
Express Pass	5,895	1.15	5,895
Total	486,389	100.00	499,592	100.00	510,440	100.00	10,848	2.17
Transfer Passengers	969,574		926,981		958,220		31,239	3.37
PASSES SOLD								
Weekly	193,082		209,330		200,725		8,605	4.11
Sunday-Holiday	23,046		19,075		20,732		1,657	8.69
Military	1,123		638		168		470	73.67
Student	33,122		35,764		37,649		1,885	5.27
Shopper-Theater	24,480		22,809		18,833		3,976	17.43
Express		3,930		3,930
								(8th Week)

(Acctg. Dept.)

Passed for Second Reading.

Appropriating \$1,000 for Compensation of Temporary Employees, Juvenile Detention Home.

Supervisor Mancuso presented as a Finance Committee recommendation:

Bill No. 4010, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$1,000 from the General Fund Compensation Reserve for the compensation of temporary employees in the Juvenile Detention Home.

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

Section 1. One Thousand Dollars is hereby appropriated from account No. 560.199.00, General Fund Compensation Reserve, to the credit of Appropriation No. 524.120.00, Temporary Salaries, Juvenile Detention Home, to provide funds for the compensation of temporary employees in the Juvenile Detention Home.

Section 2. The appropriation herein made shall be subject to the provisions of the annual Appropriation Ordinance and the annual Salary Ordinance.

Recommended by the Chief Juvenile Probation Officer.

Approved by the Presiding Judge of the Juvenile Court.

Approved by the Juvenile Probation Committee.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Lewis—1.

CHARTER AMENDMENT

Supervisor Sullivan presented:

LEAVES OF ABSENCE. Amending Section 153, of the Charter, granting appointment to eligibles who have standing in promotive lists and who were not eligible for appointment at the time their name was reached by reason of their being in the armed forces.

Section 153. Leaves of absence to officers and employees of the city and county shall be governed by rules established by the civil service commission, provided that leave of absence to any officer or employee for the purpose of leaving the city and county, taking a position outside of the city and county service, or accepting a position in some department or office of the city and county other than the one in which he is employed and where the duties are in no way related to the duties covered by his civil service classification, shall be limited to six (6) months; and provided further that no limit shall be placed on a leave of absence granted to enable an officer or employee to accept promotion to a non-civil service position in the same department in which he holds civil service status, or promotion to co-related work in another department or office of the city and county.

Leaves of absence shall be granted to officers and employees of the City

and County of San Francisco and non-certificated officers and employees of the San Francisco Unified School District for service in the armed forces of the United States or the State of California or for service on ships operated by or for the United States government in time of war and for such time thereafter as may be provided by rule of the civil service commission, but not to exceed two (2) years after the proclamation of peace, except in case of disability incurred while in active service with the armed forces or the merchant marine when such disability shall extend beyond such period.

Whenever any officer or employee of the City and County of San Francisco, or any non-certificated officer or employee of the San Francisco Unified School District shall, by order of the government of the United States or by lawful order of any of its departments or officers, or by lawful order of the State of California, or any of its departments or officers, be directed in time of peace to report and serve in the armed forces of the United States, or in the armed forces of the State of California, said officer or employee shall be entitled to a leave of absence from his office or position during the time of such service and for a period not to exceed three (3) months after the expiration thereof. Officers and employees entering or being inducted into any of the services requiring military leave as provided in this section shall file with the civil service commission a copy of the orders necessitating such service prior to the effective date of the leave of absence. Leaves granted pursuant to the provisions of this and the preceding paragraph of this section shall be designated "military leaves."

The board of supervisors may, on the recommendation of the civil service commission, provide by ordinance that leaves of absence shall be granted to officers and employees during time of war or during any emergency declared by the President of the United States, for other service directly connected with the prosecution of the war or national defense or preparedness. Leaves granted under authority of ordinances pursuant to the provisions of this paragraph shall be designated "war effort leaves."

Any officer or employee on military leave, who, prior to such leave, has been appointed to a permanent position in the city and county service, shall be entitled to resume such position at the expiration of his leave, and (any person who has qualified for a promotive appointment by passing a competitive examination, and who has been heretofore or who may hereafter be deprived of a promotional appointment by reason of his absence in the military service, shall, if he shall so request be forthwith appointed as though he had been appointed on the date his name was originally reached for certification and appointment, and his seniority and probation shall begin with such original date; provided that he shall be physically and mentally qualified for the position,) and in determining the fixing rights, seniority, salary and otherwise, which have accrued and shall inure to the benefit of such officer or employee, the terms of military leave shall be considered and accounted a part of his service under the city and county except that such military leave shall not be considered nor counted in the computation of sick leave, vacation and service under the retirement provision of the charter.

Eligibles on civil service lists entering or being inducted into any service for which military leaves are authorized for officers or employees shall, prior to the date of expiration or cancellation of such civil service list as provided in section 145 of this charter, file with the civil service commission a copy of

the orders requiring such service, or other competent proof of such service in order to qualify under any of the provisions of this section.

Persons serving in the armed forces of the United States or the State of California during time of war or during any emergency lawfully declared by the President of the United States, who have standing on an eligible list shall retain their places thereon, and upon presenting an honorable discharge or certificate of honorable active service from such military service within the period of time and subject to the conditions as prescribed by rules of the civil service commission, shall be preferred for appointment for a period of four (4) years after the proclamation of peace or the termination of said emergency in the order of standing upon such register at the time of entering such military service and before candidates procuring standing through an examination held subsequent to the entrance of such eligibles into the military service. If while in said military service the names of such persons are reached for certification to permanent (entrance) positions, appointments shall be made to serve until such persons in the military service shall present to the civil service commission an honorable discharge or certificate of honorable active service within the period of time and subject to the conditions as prescribed by rules of the civil service commission, but not less than ninety (90) days nor more than one (1) year after the date of discharge of each such eligible, when they shall be certified and assume the duties of positions in said class and their certification to said positions for the purpose of lay-off only shall be deemed to be the date when their names on such eligible lists were reached for certification, provided that no such persons shall be certified to entrance positions in the uniformed ranks of the police and fire departments under this provision who are more than thirty-five (35) years of age unless the names of such persons were reached for certification to such positions before such persons reached said age.

Persons who participate in a regular written civil service examination and who by reason of their active services in the Army, Navy or Marine Corps are unable to complete all parts of the examination, and who present their orders or other competent proof of service in the same manner as is required of eligibles, shall acquire standing on eligible lists in accordance with the relative excellence attained by participation in the part or parts of the examinations already completed; provided that upon presenting their honorable discharge or certificates of honorable active service within the time limits specified in this section covering eligibles, they must qualify in the remainder of the examinations. When qualified they shall be certified as of the date they would have been reached for certification in accordance with the relative excellence attained by their participation in the entire examination.

The civil service commission shall adopt rules to govern the administration of leaves as herein provided and to govern lay-offs occasioned by the return of officers, employees, or eligibles who have been appointed and granted leaves or certified as provided in this section.

All leaves of absence granted under rule 31.2 of the civil service commission are hereby ratified and approved.

For the purposes of certifications, appointments, leaves or any other matters concerning the rights of persons who are serving in the armed forces of the United States or the State of California, the provisions of this section shall be retroactive to September 16, 1940, and any persons heretofore granted military leaves for any purpose other than to enter the armed forces of the

United States shall be deemed to have been granted war effort leaves by the civil service commission in accordance with the provisions of this section.

The civil service commission, by rule and subject to the approval of the board of supervisors by ordinance, shall provide for leaves of absence due to illness or disability, which leave or leaves may be cumulative, if not used as authorized, provided that the accumulated unused period of sick leave shall not exceed six (6) months, regardless of length of service, and provided further that violation or abuse of the provisions of said rule and ordinance by any officer or employee shall be deemed an act of insubordination and inattention to duties. Ratified by the Legislature, June 9, 1944.

Referred to Judiciary Committee.

CHARTER AMENDMENT

Supervisor Sullivan presented:

QUALIFICATIONS AND TESTS. Amending Section 145 of the Charter giving a preference in civil service appointments to veterans, to disabled veterans, to widows of veterans.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, amending Section 145 of the Charter of said City and County, so as to give a preference in civil service appointments to veterans, to disabled veterans, to widows of veterans.

QUALIFICATIONS AND TESTS

Section 145. All applicants for places in the classified service shall submit to tests, which shall be competitive and without charge to the applicants. The commission shall control all examinations and may employ suitable persons in or out of the public service to act as examiners. The tests may be written, oral, mechanical or physical, or any combination of them, practical in character and related to matters fairly to test the relative capacity of the applicants for the positions to be filled. The commission shall be the sole judge of the adequacy of the tests to rate the capacity of the applicants to perform service for the city and county. The commission may, for each examination, establish a passing mark or may determine the total number of persons who shall constitute the list of eligibles. The commission shall prepare from the returns of the examiners the list of eligibles, arranged in order of relative excellence. No question submitted to applicants shall refer to political or religious opinions or fraternal affiliations.

Applicants for entrance positions in the uniformed forces of the fire and the police departments shall be not less than twenty-one years of age, nor more than thirty-five years of age at the time of appointment and shall have the physical qualifications required for enlistment in the United States Army, Navy and Marine Corps.

Applicants for positions in the mechanical trades and occupations may, in the discretion of the commission, be rated solely on experience and physical qualifications which may be demonstrated by such evidence and in such manner as the commission may direct, and such applicants may be permitted to such further tests as the commission may require. Examinations of laborers shall relate only to physical qualifications and experience, and laborers estab-

ishing their fitness shall rank upon the register in order of priority of application.

The commission may remove all names from the list of eligibles after they have remained thereon for more than two years and all names thereon shall be removed at the expiration of four years. The commission may, however, provide in the scope-circular of any examination that the list of eligibles secured thereby shall automatically expire at a date not less than two nor more than four years after the adoption of such list.

VETERANS PREFERENCE

The term veteran as used in this section shall be taken to mean any person who has served in the armed forces of the Army, Navy, Coast Guard or the Marine Corps in time of war, and has received an honorable discharge or certificate of honorable active service.

Veterans with thirty days or more of actual service, and widows of veterans who become eligible for appointment by attaining the passing mark in any entrance examination, shall be allowed an additional credit of five percent in making up the list of eligibles secured by such examination.

In the case of promotive examinations, when the passing mark has been attained, a credit of five percent shall be allowed to veterans or to widows of such veterans when requested by such veteran or widow of such veteran; provided that the said five percent shall be applied for within seven days of the posting of the tentative promotive list; provided further, if the veteran has received a permanent appointment from a list of eligibles derived from a promotive examination in which he has requested and been allowed the additional credits of five percent as herein provided and has served the full probationary period therein as provided in this charter, such additional credits of five percent that has been allowed him on lists of eligibles derived from other promotive examinations shall be automatically cancelled and his rank on such other list or lists revised to accord with his relative standing before such additional credits were added, and he shall not be allowed such additional credits for any other promotive examination.

The civil service commission may, for service or employment specified by the commission, allow general or individual preference, but not less than ten percent for entrance appointment of veterans who have suffered permanent disability in line of duty, provided that such disability would not prevent the proper performance of the duties required under such service, or employment, and provided that such disability is of record in the United States Veterans Administration.

In the case of entrance examinations to establish eligible lists for the Police and Fire Departments, veterans who become eligible for appointment by attaining the passing mark established for the examination, and whose service as veterans exceeds three months, shall be classified on such eligible lists in the relative order of the individual ratings attained, and ahead of all non-veterans passing such examinations, and shall be eligible for appointment on the basis of such order of standing on such eligible lists. This preference shall apply to all entrance examinations to the Police and Fire Departments held prior to December 31, 1956, at which time the preference referred to in this paragraph shall expire.

Referred to Judiciary Committee.

MONDAY, APRIL 1, 1946

ADJOURNMENT.

There being no further business, the Board, at the hour of 6:40 p.m., adjourned.

JOHN R. McGRATH, Acting Clerk.

Approved by the Board of Supervisors May 20, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John R. McGrath, Acting Clerk, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

JOHN R. McGRATH,
Acting Clerk of the Board of Supervisors,
City and County of San Francisco.

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Monday, April 8, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, APRIL 8, 1946—2:00 P. M.

In the Board of Supervisors, San Francisco, Monday, April 8, 1946,
2:00 p.m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors Brown, Mead—2.

Quorum present.

Supervisor Mead noted present at 2:20 p.m.

Supervisor Brown noted present at 2:25 p.m.

Supervisor MacPhee excused from meeting at 4:30 p.m.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From the Civil Service Commission, advising that it has never recommended 20c per hour for carmen instructors.

Consider with matter on calendar.

From City Attorney, transmitting opinion concerning interpretation of certain agreements between contractors and engineers as to overtime.

Consider with matter on calendar.

From his Honor, the Mayor, concerning status of program for obtaining Federal or State funds for conversion of existing military structures in this area to provide dwelling units for veterans.

Referred to Finance Committee.

From the City Planning Commission, making report and recommendations concerning establishment of a redevelopment area in San Francisco.

Referred to Public Buildings, Lands and City Planning Committee.

From Daughters of California Pioneers, requesting that condition of Lotta's Fountain be made more attractive.

Referred to Education, Parks and Recreation Committee.

From San Francisco Baseball Club, Inc., thanking Board for its resolution of good wishes.

Ordered filed.

From Coordinating Council, advising that there are inadequate facilities in San Francisco for children's day and night camp sites.

Referred to Education, Parks and Recreation Committee.

From F. C. McNabb, protesting against operation and conduct of employees of Municipal Railway.

Referred to Public Utilities Committee.

From Excelsior-Geneva Merchants Assn., requesting 30 days' delay of any action toward extension of Persia Avenue across Mission Street.

Referred to Streets Committee.

From Judiciary Committee, to Rules Committee, proposing rule concerning method of submitting charter amendments to the electors.

Referred to Rules Committee.

From Civil Service Commission, recommending changes in Wage Scale Resolution in order to effectuate revisions concerning engineers' overtime pay for work performed for the City under contract.

Consider with special order on calendar at 2:00 p.m.

Amendment to Salary Standardization Ordinance.

The Clerk read the following communication from the Civil Service Commission:

CIVIL SERVICE COMMISSION OF SAN FRANCISCO

City Hall, San Francisco, California.

April 4, 1946.

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

Attention: Hon. Dan Gallagher, President.

Gentlemen:

Today for the first time the undersigned Civil Service Commissioners were advised that on April 1, 1946, your Honorable Board passed as an emergency ordinance Bill No. 4005, Ordinance No. 3741 (Series of 1939), as follows:

"An ordinance correcting clerical error in Bill No. 3966, Ordinance 3714 (Series of 1939), Salary Standardization Ordinance of July 1, 1946."

This emergency ordinance undertakes to change the Salary Standardization Ordinance of July 1, 1946, by increasing the salary of classification S1304 (Carmen Instructors) from 10 cents per hour to 20 cents per hour.

The undersigned Commissioners were not even informed that such an ordinance was being considered by your Honorable Board, or that the same would be presented for consideration.

We wish to advise you that the Civil Service Commission recommended to your Honorable Board of Supervisors that the wage of platform men when instructing new employees when assigned to do so by the Superintendent of the Municipal Railway, be 10 cents per hour in excess of the amount paid to ordinary platform men.

We wish to advise you that the Civil Service Commission made this recommendation after due consideration of all the facts, and never at any time or under any circumstance, intended that the wage should

be any greater or more than 10 cents per hour in excess of the amount paid to ordinary platform men.

In the emergency ordinance passed by your Honorable Board we note the following statement:

"That said recommendation was made through the mistake and inadvertence of said Civil Service Commission."

We write to advise your Honorable Board that the Civil Service Commission did not make said recommendation of "10 cents per hour in excess of the amount paid to ordinary platform men" when said platform men were assigned by the superintendent of the Municipal Railway to instruct new employees, through mistake or inadvertence. Quite the contrary, we wish to advise your Honorable Board that said recommendation by the Civil Service Commission of 10 cents per hour in excess of the amount paid to ordinary platform men when said platform men were assigned by the superintendent of the Municipal Railway to instruct new employees, was intentional, and that the Civil Service Commission has not changed nor does it intend to change its recommendation in any form.

We also note in the said emergency ordinance adopted by the Board of Supervisors the following statement:

"In truth and in fact it was the intention of the said Civil Service Commission to recommend to the Board of Supervisors a wage of 20 cents per hour over and above ordinary wage for platform men when said platform men are instructing new employees."

We hereby advise the Honorable Board of Supervisors that the above statement contained in the said emergency ordinance is not a statement of fact, and in this connection the Civil Service Commission hereby advises the Honorable Board of Supervisors that in truth and in fact the Civil Service Commission of San Francisco never intended to recommend to the Board of Supervisors a wage of 20 cents per hour over and above the ordinary wage for platform men when said platform men are instructing new employees.

So that there may be no doubt upon this matter we wish to again advise your Honorable Board of Supervisors that the only recommendation the Civil Service Commission made to you or will ever make to you or to any other group at any time, dealing with the subject matter of your emergency ordinance, was and will continue to be only "10 cents per hour in excess of the amount paid to ordinary platform men when said platform men are assigned by the superintendent of the Municipal Railway to instruct new employees."

We sincerely regret that your Honorable Board of Supervisors has been given misinformation about the subject matter on hand, and we feel that inasmuch as the emergency ordinance was passed under circumstances which do not accord with the truthful facts, we feel that the said emergency ordinance should be immediately repealed.

If the undersigned can be of any further service to your Honorable Board of Supervisors, do not hesitate to call upon us.

Thanking you for past courtesies, we are

Respectfully,

CIVIL SERVICE COMMISSION
OF SAN FRANCISCO.

By MILTON S. MAXWELL,
Vice-President.

By HARRY K. WOLFF,
Member.

Discussion.

Supervisor Colman explained that what happened was that Mr. Douglas gave us the impression that it was a recommendation of the Civil Service Commission and that it had been before the Finance Committee.

Supervisor Mancuso replied that this matter was not before the Finance Committee.

Supervisor Gallagher stated that this matter was before the Finance Committee but Supervisor Mancuso was not present at that meeting. Knew about the ordinance before it came to the Board and requested that the City Attorney prepare an opinion on this matter.

Supervisor Colman said that he desired to repeal our action on this piece of legislation.

Supervisor Gallagher informed the Board that we would have to prepare legislation here today to do that.

Mr. John J. O'Toole, City Attorney, explained that in view of the fact that matter came out of his office, he desired to explain.

Mr. Douglas came to me and said that it was understood by the Civil Service Commission that the ordinance was not correct and that they intended to recommend a wage of 25c over the rate paid operators while a man was instructing new personnel.

Told Mr. Douglas that it was impossible to repeal the entire ordinance but informed him that he could go ahead and try to have this particular part of the Salary Standardization Ordinance passed as an emergency. The City Attorney was also misinformed as to the true facts of the matter.

I checked with Mr. Wolff of the Civil Service Commission and he said that he never had any intention of ever granting more than 10c while instructing platform men. I have prepared a repealing ordinance for your action today.

Thereupon the City Attorney presented the following bill:

Repealing Bill 4005, Ordinance 3741 (Series of 1939), Providing Correction of Alleged Error in the Salary Standardization Ordinance.

Bill No. 4023, Ordinance No. . . . (Series of 1939), as follows:

Repealing Bill No. 4005, Ordinance No. 3741 (Series of 1939), enacted by the Board of Supervisors on April 1, 1946, and providing for the correction of an alleged error in the Salary Standardization Ordinance for 1946.

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

Section 1. Bill No. 4005, Ordinance No. 3741, enacted by the Board of Supervisors on the first day of April, 1946, providing for the correction of a clerical error in the Salary Standardization Ordinance effective as of July 1, 1946, be, and the same is hereby repealed.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Action Rescinded.

Supervisor Mead moved that we rescind action by which the foregoing bill was Passed for Second Reading.

Seconded by Supervisor Mancuso.

No objection and so ordered.

Privilege of the Floor.

Supervisor Mead then moved for the privilege of the floor for Mr. Douglas, of the AFL Carmen's Union.

Mr. Douglas asked Commissioner Wolff to enlarge upon his letter.

Mr. Wolff said that he believed that the letter is self-explanatory. If Mr. Douglas brings forth any new matter will ask that I be given the privilege of answering.

Supervisor Gallagher stated that Mr. Wolff would be given the privilege to answer Mr. Douglas.

Mr. Douglas, in explaining why he presented the legislation to the Board, said that he would assume full responsibility for bringing this ordinance into the Board. This ordinance is in the public interest and public safety and in the interest of better transportation for San Francisco.

At the present time more and more conductors and bus operators take responsibility of instructing new men at an additional 10c over their specific wage. The Commissions, the Board of Supervisors, the Mayor and other people in certain commissions and departments in the city government have never operated a street car and never trained students and never been responsible to the Manager of Street Cars. For some time during the war it has been impossible to get instructors to voluntarily break in students. In order to get these students trained they took certain runs and placed a "T" opposite those runs and the men who took those runs were forced to train students.

Point of Order.

Supervisor Colman rose to a point of order that Mr. Douglas was not discussing what is before the Board. We rescinded our action of last week because it was an illegal action.

Supervisor Gallagher ruled that the point of order was well taken.

Mr. Douglas asked the Board to bear with him while he gave them an outline of the steps that were taken to bring this matter to your Board. There will be an impression in the minds of various people that I tried to put something over on somebody and I want to dispel this from their minds. Feel that I should be entitled to state my case and present it to the Board.

Supervisor Colman said that he would withdraw objections to the manner in which Mr. Douglas was explaining his case.

Supervisor Mead remarked that he believed that Mr. Douglas should be given the opportunity to continue.

Mr. Douglas said that he would make it as brief as possible.

Desire to point out that there is a great necessity for this legislation. Might add to statement just made about this compulsory training. Members of my organization came to me and asked me to do something about this compulsory training. To get good instruction the instructor must have his heart in it.

The majority report of the Civil Service Commission, when it came out, did not include the 20c rate for instructions but it was included in the staff survey and it is being paid in private industry in California. Was very much surprised that it was not included. It was referred back to the Commission by this Board of Supervisors. I was vitally interested in it at that time and spoke to several Supervisors on it. It was recommended to the Commission but it never came back to the Board, possibly due to the fact that all recommendations of the Board were thrown out.

Was warned of any amendments to the Salary Standardization Ordinance and was told that if you amend it you could open the ordinance to any and all amendments. After the ordinance was passed I went to Supervisor Mancuso and talked with him about it. Was informed that if any action was to be taken it had to be taken today. Was told to go to the Clerk of the Board. Supervisor Mancuso said that he was willing to bring it into the Board if he could get the Finance Committee to recommend it.

Went to the Clerk of the Board and was informed that he had no authority to do what was suggested but that I would have to get it from Supervisor Mancuso. Was referred to Mr. Rosenthal, who said he did not believe it would be done.

Went to the City Attorney and looked over the Charter to see what was best to do on this matter. At first thought that it could be done by a resolution. Talked with the Controller about it. Came to the conclusion that it could not be done by resolution but would have to be done by an ordinance, an emergency ordinance.

Talked with Mr. Holm and said that if this amendment would jeopardize the Salary Standardization Ordinance that they were to forget about it, but if it could be done I wanted it to be done. Did say that it was my information that the Commission intended to recommend it and I had something to go on.

I had talked with Mr. Maxwell on this. He said he would talk to Mr. Wolff and see what could be done. I did not see Mr. Maxwell for some time. This matter came up suddenly. I am convinced in my own mind that this should have been done. Mr. Wolff said that it might have been a mistake but that it was not a clerical error. Felt that upon this statement that anything I could get for the carmen by the Board was all right.

Mr. O'Toole told me that it would have to be an emergency ordinance and that he would have to draw it from the information he got from me.

Still insist that this rate should have been included in the Salary Standardization Ordinance. Mr. O'Toole was trying to help me and he prepared this ordinance. Took it to the Clerk of the Board and it was referred to the Finance Committee. Appeared before the Committee and there were no objections to it. There was a representative of the Civil Service Commission there. The Committee sent it to the Board. I appeared here on Monday, April 1. It was on the calendar for that day. After the Board passed the ordinance it had to be signed by the Mayor on the same day.

Before the Board acted on the legislation I explained my position and Supervisor Colman asked me a few questions which I answered.

Having gone through this, have gone through Salary Standardization for the first time, I have come to the conclusion that regardless of what the Board does today it can pass legislation and then rescind its action, that is its privilege.

I believe this, that in the best interest of the public the Municipal Railway should be taken, as soon as possible, out of the red tape of the city government and the management should have the opportunity to operate the railway in its own way.

Supervisor Mead then moved the privilege of the floor for Mr. Henry Foley of the CIO Carmen's Union.

Mr. Foley explained that he would like to have it understood that Local 250 CIO did not have any part in the passage of the emergency ordinance that was acted upon by the Board at its last meeting.

The Civil Service Commission, in making its recommendation, did not see fit to make a 20c an hour rate. Was asked if the CIO would go along with the 20c per hour rate as an amendment to the Salary Standardization Ordinance.

The CIO would not go along because it had given its pledge not to propose any amendment to the Salary Standardization Ordinance. The AFL and CIO have kept their word in this matter except for this one "slimy" individual.

Supervisor Mead demanded that Mr. Foley apologize to Mr. Douglas for calling him such a foul name or if he did not apologize Mr. Foley was to leave the room.

Mr. Foley stated that he would apologize to the Board but not to the individual and he would rather leave the room than apologize to the individual.

The Chair then ordered Mr. Foley to leave the meeting.

Supervisor Brown said that he could see no reason for continuing this discussion.

Supervisor Mancuso remarked that it was agreed that there would be no amendments to this ordinance but that if it could be done by an emergency ordinance it would be all right to prepare one.

Supervisor Gallagher said that we have the City Attorney's opinion on the matter but the Board still has been placed in a position of making a very grave mistake. I understand that this is not illegal and it would jeopardize the Salary Standardization Ordinance.

Thereupon the roll was called and Bill 4023 was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, Mead, Meyer, Sullivan—10.

No: Supervisor McMurray—1.

McLaren Park Boundaries.

Discussion.

Supervisor MacPhee stated that the matter for the fixing of McLaren Park boundaries should have been on the calendar for today's meeting but that through error it was left off.

Supervisor Colman remarked that this matter was still in the hands of the Public Buildings, Lands and City Planning Committee, but if it was agreeable with the rest of the members of the Board the committee would place the matter before them now as coming from the committee "without recommendation."

Supervisor Gallagher ruled that the matter was now before the Board as coming from the Public Buildings, Lands and City Planning Committee without recommendation.

Supervisor MacPhee then explained the history of the attempts to fix the boundaries of McLaren Park. He said that last year the Finance Committee had set the boundaries and referred the matter to the City Planning Commission for their report and recommendation.

The City Planning Commission did not approve of the plans and returned matter with their own recommendations. Hearings were held on the proposal but nothing definite was done.

At the present time the people who own property inside McLaren Park are unable to sell or build upon it. It was the opinion of the Finance Committee to set the boundaries so that these people could either sell their property or construct homes upon it. Now all they are doing is paying taxes on their property.

Believe that approximately 271 acres should be acquired. The boundaries should be set and then the Park Commission might be able to go ahead. The conditions that now exist should not be allowed to continue in view of the fact that people who own land in that area are not privileged to either build on it or sell it. The Board should determine by policy the amount of acres that should be used for the Park. If the Board would do this the City Planning Commission and the Park Commission would get together and recommend the boundaries that should be fixed.

Supervisor MacPhee then moved that this Board of Supervisors establish by policy that the acreage to be allocated to McLaren Park should be 275 acres, that the City Planning Commission and the Park Commission get together and recommend what the boundaries should be, then the Board of Supervisors should finally set the boundaries.

Supervisor Lewis inquired whether or not it is the duty of the Board of Supervisors to establish the boundaries for McLaren Park.

Mr. John J. O'Toole, City Attorney, replied that the Charter places the responsibility of the fixing of boundaries of the proposed McLaren Park within the jurisdiction of the Board of Supervisors.

Supervisor Lewis asked whether or not the land that is proposed to be purchased today is within the boundaries of McLaren Park.

Supervisor MacPhee stated that it has been the policy of the Finance Committee not to recommend the purchase of any land for McLaren Park unless it was within the interior boundary of the Park.

Have been informed that we must fix the boundaries of the Park before we can purchase property.

Supervisor Lewis interrogated as to how the Board fixes the boundaries.

Mr. Joseph Phillips, Director of Property, explained to the Board that the original boundaries were set by the Board in 1926. That is the only time that lines were definitely set.

In 1932 the Board requested the Real Estate Department, together with the representatives of the Park Commission and the Board of Supervisors, to go out and look at the property. The party inspected the property of the proposed park and came to the conclusion that the amount of land was too much and it was decided to reduce the size of the park.

Supervisor Lewis asked whether or not the matter before the Board at the present time is relative to the purchase of Lot 3, Block 6182, and Lots 7 and 8, Block 6186.

Supervisor MacPhee replied that this is not what we are considering today.

Supervisor Lewis remarked that to him this seemed to be a purely administrative matter and not a legislative matter.

Supervisor Christopher stated that he would like to see a boundary set today so that when we purchase additional land we will know whether or not it will be within the boundaries for the proposed park.

Privilege of the Floor.

Supervisor Christopher then moved for the privilege of the floor for Mr. Lloyd Wilson, president of the Park Commission.

Mr. Wilson told the Board that one of the first regular matters that came before the present Board of Park Commissioners was McLaren Park. The Commission went out to investigate the park. After investigating the matter our recommendation was for 361 acres. Appeared before the Board of Supervisors and went thoroughly into our position on this matter. Nothing has transpired since we made our recommendation to you that has made us change our position.

Supervisor Meyer inquired as to how much land is there left to purchase.

Mr. Phillips explained that the total estimated cost of land to be acquired was \$450,000. Approximate amount for acquisition of present land, \$154,000, with a salvage value of \$16,000. Boundaries proposed by the Park Commission, estimated cost to purchase remaining property, \$350,000. As proposed by the Board of Supervisors \$150,000 and as proposed by the City Planning Commission \$468,000.

Supervisor MacPhee said that he desired to call the attention of the Board to figures just presented by Mr. Phillips which shows that if we want to go ahead with the program we have to allocate some money. Either we allocate some money and let the Park Commission get started or we leave it go along as it has been going. Believe proper procedure for Board would be to put itself on record that it will approve a park area of approximately 275 acres.

Supervisor MacPhee then moved that the Board put itself on record that it will approve a park area of approximately 275 acres and that they will leave the Park Commission and the Planning Commission get together and decide what property they want to go into the park and then present their recommendations to us and we will fix the boundaries.

Seconded by Supervisor Mancuso.

Supervisor Colman then asked if he was correct in assuming that the question before the Board at present is the motion as made by Supervisor MacPhee that we limit the boundaries of the park to 275 acres.

Supervisor Gallagher replied that that is what is before us.

Supervisor Colman said that when you are considering the making of a park you are looking far ahead into the future. You are looking to take care of the children that are not yet born. Once you limit the boundaries it is the limit forever. When it comes to a place for a park there is a very different angle involved than just looking before our face.

In fixing Golden Gate Park our former Mayor McCoppin was thought to be a crazy man, but time has vindicated the wisdom of his act. We are facing a similar condition today with regard to McLaren Park. Today's figures do not count. The district where this park is located is growing fast, very fast. It is up to us to take care of a development that will last for years and years. This park is one of the urgent matters of San Francisco. The land might not be ideal for a park at the present time but it can be fixed up.

For those reasons I am going to vote "No" because I believe we should preserve this park for the families that are to come.

Supervisor MacPhee explained that the only thing before the Board is that the boundaries are to be determined by the City Planning Commission and the Park Commission and then referred to the Board of Supervisors for the final fixing of the boundaries.

Supervisor Meyer stated that he desired to know if Supervisor MacPhee is going to disregard the recommendation of the Park Commission. The Park Commission has studied this matter and they are in a position to know just what is needed. For that reason I am going to vote against the motion.

Supervisor MacPhee explained that the Park Commission has recommended 361 acres. They believe that is what is needed.

This is a question of money. People in that territory have been treated shamefully. My belief is that you should establish boundaries on what you can afford to pay and let those people get out from under.

Supervisor Gallagher remarked that this matter cannot be considered unless it is in resolution or ordinance form. You cannot consider it as a motion.

Supervisor Colman said that he recalled when the matter came up before that the Board received letters from improvement clubs in that area urging the Board not to cut down the boundaries of the park but to keep them as they are now.

Supervisor McMurray asked the members of the Board if they know how many acres are being used right now for park purposes.

Since first of January have visited McLaren Park about ten times and at no time have I ever seen ten people there. If you put it to a vote of the people in that district they would not want so much of McLaren Park as has been suggested.

At the present time those people are trying to get a baseball diamond out there but the Park Commission has said that they cannot have one. Believe it would be better if we had playgrounds for children constructed out there.

Privilege of the Floor.

The privilege of the floor was granted to Mr. Lloyd Wilson, who explained that the park started out with a recommendation of 1,000 acres. In 1944 brought in recommendation of 361 acres that Commission thought could be best utilized for a park.

We are not thinking of the people who will use it today, we are looking into the future. It is true that it is not presently developed but it is equally true that the boundaries have not definitely been set and that the money has not been appropriated. The time is coming when it will be developed and the money will be appropriated, then it will be a godsend to the little children and people who will be able to take advantage of it.

If you were to set the boundaries of a park just on the present population of a city you would not be doing the right thing. We are looking into the time when every space of San Francisco will be populated. The purchase of the property will not be done today or tomorrow, it will take time. If people in that district were told that it was going to be a one-, two-, three- or five-year program they would be satisfied.

To date no definite plan has been adopted and that is what you are trying to do today. When a definite plan is adopted we, the Park Commission, urge you to consider 361 acres instead of 275. Until some definiteness is given to the acreage or until money is appro-

priated it is not possible for the Park Commission to say what is going to be in it.

It will not be a duplication of Golden Gate Park. It is going to be an outdoor park that will permit horseback riding, camping, etc.

Supervisor MacPhee then presented the following proposal:

**Declaring That the Acreage of McLaren Park Shall Not Exceed
275 Acres.**

Proposal No. 5567, Resolution No. (Series of 1939), as follows:

Resolved, That the Board of Supervisors does hereby determine by policy that the boundaries of McLaren Park be set at not more than 275 acres and that the Park Commission and City Planning Commission be requested to furnish this Board with boundaries for this Park within the limitation of 275 acres; and be it

Further Resolved, That Resolution No. 26241 (New Series) is hereby repealed.

Discussion.

Supervisor Brown remarked that Section 78 of the Charter indicates that a sum not less than 10c on each \$100 of taxation be made available for park purposes.

In 1944 the Park Department's budget was \$1,757,000 or 22c in the tax rate, in 1945 the budget was \$2,099,000 or 25c in the tax rate and in 1946-47 the proposed budget is \$4,969,000. The point I am making is this, that it is our duty to put some limit on the various departments of the City. Cannot go along in that way if we are to keep within bounds the facilities we give them to spend money on.

San Francisco has a total area of approximately 42 square miles. McLaren Park would be 1 per cent of the area. Think it is a great thought to provide park facilities for future generations, but point is that San Francisco has reached the point where increases of population will be difficult. Believe people will go to neighborhood cities.

If we provide 270 acres for park believe we are doing very well and we will commit ourselves to provide funds for 270 acres.

Supervisor Mancuso stated that in 1944 the Finance Committee spent considerable time and energy to investigate this matter. Was the thought of the Committee that definite boundaries should be set so that we could go ahead with the development of this park.

In 1926 the Park Commissioners said that 550 acres were necessary for the park. This was submitted to the people and the people voted it down. In 1932 the Park Commission said that 428 acres were necessary and in 1944 the Park Commission came and said that 361 acres were necessary. The various commissions have made three suggestions, and each time they have decreased the acreage of the park.

There is item in budget for acquisition of additional property, there is item in budget for \$95,000 for a shooting range in the park.

Believe that we should go along with the recommendation of the Finance Committee on this matter. Let us set the boundaries at 275 acres and let us appropriate money for the purchase of this property and let us give the people in that district a good park.

Mr. Lloyd Wilson replied to Supervisor Brown's statements and said that the Park Department produces \$6,000 from its own revenue.

Supervisor Lewis said that he did not feel that we have sufficient information to go ahead with this matter today. In the resolution, as presented by Supervisor MacPhee, we do not have the total acreage. Do not believe that we can vote on anything unless we have a great

many more facts than have been given us this afternoon. Would like to hear from the Park Commission whether or not the type of park they plan could be put in that flat area.

Mr. Lloyd Wilson requested that the matter be continued as the Park Commission has already presented its case and it is all part of the record. Believe Commission should be given time to prepare in case we are to give our side of the situation.

Supervisor Christopher said that he did not need any additional time to decide my vote. Have spent considerable time on this matter and believe that the people should be given the satisfaction of knowing what the boundaries are going to be.

Supervisor Lewis explained that he could not vote on this matter today. The Board of Supervisors is being asked to do a very important thing. We are setting the boundaries of the park that will be forever.

Supervisor Lewis then moved that this matter be postponed for a period of four weeks and made a Special Order at 2:30 p.m.

Seconded by Supervisor Meyer.

Supervisor Mancuso, in discussing the motion, said that he was going to vote against the motion because this is another example of delaying this matter. We are not setting boundaries today by voting for this resolution. The Park Commission and the City Planning Commission are going to decide the boundaries and then the Board of Supervisors will vote to set them.

Supervisor Colman stated that he believed that when a member of the Board asks for a postponement that he can see no reason for not granting the request. Shall vote to postpone this matter.

Supervisor McMurray remarked that he is not so interested in the size of this park. What I am interested in is the poor taxpayer. Believe that the taxpayer would like to see this whole area disposed of.

Thereupon the roll was called on Supervisor Lewis' motion and it was carried by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Lewis, Meyer, Sullivan—6.

Noes: Supervisors Christopher, MacPhee, Mancuso, McMurray, Mead—5.

SPECIAL ORDER—2:00 P. M.

Wage Scale Resolution—Private Employment on Public Contracts.

Proposal No. 5518, Resolution No. 5395 (Series of 1939), as follows:

Resolved, That the highest general prevailing rate of wages paid in private employment to various crafts in the City and County of San Francisco, including wages paid on holidays and for overtime work, is hereby determined and declared to herein set forth. Except as herein otherwise specifically provided, the wages here fixed are for journeymen and are based on an eight-hour day, five days per week.

SECTION 1—BUILDING AND CONSTRUCTION TRADES

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Asbestos Workers	\$1.75	All classes double time after 8 hours
Bricklayers and Stone Masons (including granite curbs)	2.05	Time and one-half after 8 hours
Bricklayers' Tenders and Hod Carriers (\$1.00 day extra for work underground)	1.57½	All classes double time after 8 hours
Carpenters and Cabinet Makers	1.75	Time and one-half first 4 hours after 8 hours; double thereafter

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Layer	1.87½	Time and one-half first 4 hours after 8 hours; double thereafter
ment Finishers	1.75	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
man Cement Finisher.....	1.87½	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
ishing Machine Operator.....	1.87½	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
osition and Mastic Finishers.....	1.87½	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
man Composition and Mastic Finishers	2.00	Time and one-half after 8 hours for first 3 hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays
trical Workers ncluding Fixture Hangers).....	1.87½	All classes double time after 8 hours
erator Constructors	1.75½	
erator Constructors' Helpers.....	1.23	
emen	1.87½	
emen Helpers	1.35	Double time after 8 hours

ENGINEERS

<i>Craft</i>	<i>Rate</i>
phalt Plant Engineer.....	\$1.70
Men or Mixer Box Operator (concrete or asphalt plant).....	1.45
mpressor Operator	1.45
mpressor Operator (more than one compressor).....	1.70
oncrete Mixers (up to one yard).....	1.45
oncrete Mixer (over one yard).....	1.70
oncrete Pump or Pump Crete Guns.....	1.70
rick	2.00
illing Machine Engineers	1.70
eman in Hot Plant	1.40
avy Duty Repairman	1.65
avy Duty Repairman Helper	1.35

Craft

ENGINEERS—Continued

- Highline Cableway
- Le Tourneau Pulls (jeeps and similar types of equipment)
- Mechanical Finishers (concrete or asphalt)
- Pavement Breakers (Emsco type)
- Portable Crushers
- Power Grader, Power Planer, Motor Patrol or any type Power Blade
- Power Shovels:
 - San Francisco City and County:
 - Operators of Power Shovels and/or other equipment with shovel-type controls:
 - Up to and including one yard
 - Over one yard
 - Apprentices (Oilers, Firemen, Watchmen)
 - Tractor-type Shovel Loader (scale not to apply when used as a blade or bulldozer; all sizes)
 - Bay Area Counties (7 Counties: Alameda, Contra Costa, San Mateo, Santa Clara, Marin, Solano and Napa):
 - Operators of Power Shovels and/or other equipment with shovel-type controls:
 - Up to and including one yard
 - Over one yard
 - Apprentices (Oilers, Firemen, Watchmen)
 - Tractor-type Shovel Loader (scale not to apply when used as a blade or bulldozer; all sizes)
 - All other counties in Northern California in the jurisdiction of Engineers, Local Union No. 3:
 - Operators of Power Shovels and/or other equipment with shovel-type controls:
 - Up to and including one yard
 - Over one yard
 - Apprentices (Oilers, Firemen, Watchmen)
 - Tractor-type Shovel Loader up to and including one yard (scale not to apply when used as a blade or bulldozer)
 - Tractor-type Shovel Loader over one yard (scale not to apply when used as a blade or bulldozer)

Crews working underground shall receive \$1.00 per day over and above the regular rate.

Foremen or Shifters shall receive \$1.00 per day over and above the classification over which he has supervision. In the event two rates of pay are involved, the higher of pay shall be determined by the classification in majority.

Craft

- Pumps
- Pugmills (all) Woodsmixer type
- Rollers
- Screedman
- Self-propelled elevating Grade Plane
- Spreader machines (BarberGreen, Jaeger, etc.)
- (Engineer and Screedman required in operation)
- Surface Heaters
- Tractors
- Tractor (tandem)
- Tractor (with boom)
- Trenching Machine
- Truck Crane Operator
- Truck Crane Oiler

Work after 8 hours and work on Saturdays, Sundays and holidays by the above crafts under the subheading "Engineers" shall be compensated at double the above rates: provided that when two or three shifts are employed for 5 or more consecutive days, 7 hours shall constitute a day's work on a shift for which 8 hours straight time shall be paid.

TRUCK CRANES

	Rate	Overtime Rate
craft		
ers	\$1.85	All classes double time after 8 hours
ntices (Firemen, Oilers, Watchmen)	1.35	All classes double time after 8 hours

PILEDIVING

ers on Derricks and Piledrivers	\$1.85	All classes double time after 8 hours
ntices (Firemen and Oilers)	1.35	All classes double time after 8 hours
ressor Operator	1.45	All classes double time after 8 hours
ressor Operator		
ore than one Compressor)	1.70	All classes double time after 8 hours
otives	1.70	All classes double time after 8 hours

(Conditions in accordance with agreement)

STEEL ERECTION

ers on all hoisting equipment	\$2.00	All classes double time after 8 hours
ers on portable Compressors, Pumps	1.45	All classes double time after 8 hours
ers on Compressors		
ore than one Compressor)	1.70	All classes double time after 8 hours
ers on Tractors and Locomotives	1.70	All classes double time after 8 hours
ntices (Firemen and Oilers)	1.40	All classes double time after 8 hours

(Conditions in accordance with agreement)

DREDGING (Hydraulic Suction Dredges)

Engineer	Per month \$350	All classes time and one-half after 8 hours; Sundays and holidays double time
orman	\$1.70	All classes time and one-half after 8 hours; Sundays and holidays double time
stant Engineers (Steam or Electric)	1.50	All classes time and one-half after 8 hours; Sundays and holidays double time
ler	1.50	All classes time and one-half after 8 hours; Sundays and holidays double time
man or Oiler	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time
kmate	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
ee Foreman	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
eeaman	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time
chand (can operate Anchor Scow under direction of Deckmate)	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time

CLAM SHELL DREDGES

erman	\$1.70	All classes time and one-half after 8 hours; Sundays and holidays double time
kmate	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time

CLAM SHELL DREDGES—Continued

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Deckhand	1.15	All classes time and one-half a 8 hours; Sundays and holid double time
Watch Engineer	1.50	All classes time and one-half a 8 hours; Sundays and holid double time
Barge Mate (Seagoing)	1.30	All classes time and one-half a 8 hours; Sundays and holid double time
Bargeman	1.15	All classes time and one-half a 8 hours; Sundays and holid double time

HOURS OF WORK

The hours of work between 8 o'clock A. M. and 5 o'clock P. M. shall constitute regular working hours and all work performed outside of the regular working hours shall be paid for at double the regular hourly rate, except on shift work, and with the further exception that the overtime rate shall not apply when other arrangements are made in starting times.

When two (2) shifts are employed for three (3) or more consecutive days, seven (7) hours shall constitute a day's work, for which eight (8) hours straight time shall be paid.

Power shovels and other equipment, under Engineers' jurisdiction when operated on two (2) or three (3) shift basis seven (7) hours shall constitute a full shift which shall be compensated for on the basis of eight (8) hours' pay.

Shifts shall run consecutively for three (3) days or more or to completion of a job. No member can work more than one (1) shift in any consecutive twenty-four (24) hours, and not less than four (4) hours shall be worked in any one (1) shift.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Glaziers and Glass Workers, including art glass.....	\$1.58½	Time and one-half first 2 hours after 8 hours; double thereafter
Gunite Workers:		
Nozzle Men	1.62½	Double time after 8 hours
Rod Men	1.37½	Double time after 8 hours
Finishers	1.37½	Double time after 8 hours
Ground Wire Men.....	1.37½	Double time after 8 hours
Gun Men	1.37½	Double time after 8 hours
Mixer Men	1.25	Double time after 8 hours
Rebound Men	1.12½	Double time after 8 hours
Foreman (\$1 per day above highest craftsman)		Double time after 8 hours
Iron Workers:		
Reinforced Concrete	1.50	Double time after 8 hours
Bridge, Structural, Rigger.....	1.75	Double time after 8 hours
Derrick Engineers	2.00	Double time after 8 hours
Bronze and Ornamental (including erection of steel and iron fences):		
(outside)	1.60	Double time after 8 hours
(inside)	1.37½	Double time after 8 hours
Rodman (reinforcing steel).....	1.50	Double time after 8 hours
Laborers:		
All Cleanup Work of Debris, Streets, Grounds and Buildings	1.06¼	
Asphalt Ironers and Rakers.....	1.31¼	
Blasters (Powdermen)	1.37½	

Craft	Rate
Combination Jackhammer-Powderman	1.37½
Concrete Pan Work	1.25
Construction Laborers	1.06¼
Shovelers	1.37½
Millers	1.37½
Men, Guards and Watchmen	1.06¼
General Laborers	1.06¼
Form Scalers (Form Raisers)	1.37½
Jackhammer Vibrators and all air, gas and electric tools	1.25
Loading and Unloading, Carrying and Handling All Rods and Materials for Use in Reinforcing Concrete and Construction	1.25
Gypsum and Mastic Workers (wet or dry)	1.25
Driller (underground)	1.25
Powderman	1.37½
Over Pipe Layers, Banders and Caulkers	1.37½
Helper	1.25
Powderman (tunnel)	1.37½
Blackmen (construction and maintenance repair)	1.06¼
Core Drill	1.37½

WORKING CONDITIONS FOR LABORERS

Eight hours will constitute a day's work, between the hours of 8:00 A. M. and 5:00 P. M., except as otherwise noted. Where part of an eight (8) hour day is worked rates for such shorter periods shall be paid.

Five days, from Monday to Friday, inclusive, shall be considered the regular working week.

Recognized holidays will be New Year's Day, Washington's Birthday, Decoration Day, Fourth of July, Labor Day, Admission Day, Thanksgiving Day and Christmas. They shall be holidays of not less than twenty-four (24) hours and all holiday pay shall be paid for at double time.

Overtime shall be paid as follows: For any extra time worked up to a total of four (4) hours after eight (8) hours, between the hours of 8:00 A. M. and 5:00 P. M. shall be time and one-half. All overtime in addition to the four (4) hours above provided shall be paid double time. Saturdays, Sundays and holidays, from 12 mid-day of the preceding day shall be paid double time. When one regular daylight shift is being worked and men are required to report for work before 8:00 A. M. they shall be paid double time prior to 8:00 A. M.

Two Shifts: When two shifts are worked in any twenty-four (24) hours, one immediately following the other, the one beginning at 8:00 A. M., the other shift shall be for seven (7) hours and receive eight (8) hours' pay. Where two shifts are worked, one immediately following the other, the first beginning before 8:00 A. M., each shift shall receive eight (8) hours' pay for seven (7) hours' work. Where three shifts are worked, one immediately following the other, shift time shall be seven (7) hours and each shift shall be equal to one hour's pay shall be paid on all shifts.

Tidal Conditions: When it is necessary to work with the tide any such working conditions may be changed at the option of the employer, to meet tidal conditions and such workers shall be paid for at straight time. It is further understood and agreed that where workers once start work on any operation where tidal conditions are involved, and the same such work is performed on a basis of four hours or less, on any shift, such workers shall be paid double time for this type of work. Where workers on tidal conditions are employed in excess of four hours, on any shift, such workers shall be paid on the basis of a full shift regardless of whether or not a full shift is worked.

Craft	Rate	Overtime Rate
Lathers (6-hour day), wood and/or metal	\$1.75	Double time after 6 hours
Marble Trades:		
Shopmen and Helpers.....day	8.00	Time and one-half first 4 hours after 8 hours; double thereafter
Polishers78¾	Time and one-half first 4 hours after 8 hours; double thereafter
Bed Rubbers	8.25	Time and one-half first 4 hours after 8 hours; double thereafter
Cutters, Coppers, Carborundum Men...	.90	Time and one-half first 4 hours after 8 hours; double thereafter
Carvers	1.02½	Time and one-half first 4 hours after 8 hours; double thereafter
Marble Masons and Setters.....	1.75	Time and one-half first 4 hours after 8 hours; double thereafter
Mosaic and Terrazzo Workers.....	1.75	Time and one-half after 8 hours
Mosaic and Terrazzo Workers' Helpers...	.87½	Time and one-half after 8 hours
Dry Base Machine Men.....	1.06¼	Time and one-half first 4 hours after 8 hours; double thereafter
Painters	1.75	Time and one-half after 7 hours
Painters, Structural Iron Work.....	1.75	Time and one-half after 8 hours
Painters, Varnishers and Polishers.....	1.10	Time and one-half after 8 hours
Pile Drivers	1.86	Double time after 8 hours
Plasterers (6-hour day).....	2.00	Double time after 6 hours
Plasterers' Tenders and Hod Carriers (6-hour day)	1.75	Double time after 6 hours
Plumbers and Gas Fitters (including pipe caulking).....	1.87½	Double time after 8 hours; Sunday morning at straight time for existing installations.
Ornamental Plasterers:		
Castors (6-hour day).....	1.60	Double time after 6 hours
Model Makers (6-hour day).....	1.50	Double time after 6 hours
Modelers (6-hour day).....	2.00	Double time after 6 hours
Roofers and Waterproofers.....	1.50	Time and one-half first 4 hours after 8 hours; double thereafter
Sheet Metal Workers.....	1.75	Time and one-half first 4 hours after 8 hours; double thereafter
Sprinkler Fitters	1.37½	Double time after 8 hours
Sprinkler Fitters' Helper.....	.77	Double time after 8 hours
Steam Fitters	1.87½	Double time after 8 hours
Stone Cutters:		
Soft and granite, including granite curbs (shop).....	1.43¾	Time and one-half first 4 hours after 8 hours; double thereafter
(outside)	1.56¼	Time and one-half first 4 hours after 8 hours; double thereafter
Stone Derrickmen	1.25	Double time after 8 hours
Tile Setters	1.80	Double time after 8 hours
Tile Setters' Helpers.....	1.37½	Double time after 8 hours
Dump Truck Drivers (8-hour day):		
Under 4 yards (water level).....		
4 yards and under 6 yards (water level).....		
6 yards and under 8 yards (water level).....		
8 yards and over (water level).....		
Truck Drivers of Concrete Mixer Trucks (8-hour day):		
2 yards (mfrs. mixing capacity rating).....		
3 yards (mfrs. mixing capacity rating).....		
4 to 5 yards (mfrs. mixing capacity rating).....		
(Working time for truck drivers shall be reckoned by half day and full day. time for truck drivers at time and a half after eight hours.)		

SECTION 2—BUILDING TRADE—SHOP RATES

Craft	Rate
Net Workers, Millmen, Machine and Bench Hands (Shop).....	\$1.37½
Finishers and Polishers (Shop).....	1.53¾
Painter, Varnishers and Polishers (Shop).....	1.65⅞
Welders.....	1.69⅞

SECTION 3—METAL TRADES—FIELD RATES

Craft	Rate	Overtime Rate
Blacksmiths.....	\$1.50	Double time after 8 hours
Boilermakers.....	1.65	Double time after 8 hours
Boilermakers' Helpers.....	1.40	Double time after 8 hours
Welders (on new work).....	1.53	Double time after 8 hours
Welders' Helpers (on new work).....	1.11	Double time after 8 hours
Welders (Maintenance).....	1.53	Double time after 8 hours

SECTION 4—METAL TRADES—SHOP RATES

Craft	Rate	Overtime Rate
Boilermakers (based on 7-hour day)...	\$1.50	Double time after 8 hours
Boilermakers and Coremakers.....	1.26	Double time after 8 hours
Blacksmiths.....	1.28	Double time after 8 hours
Blacksmiths' Helpers.....	1.00	Double time after 8 hours
Boilermakers.....	1.28	Double time after 8 hours
Boilermakers' Helpers.....	1.00	Double time after 8 hours
Welders.....	1.28	Double time after 8 hours
Welders (Maintenance).....	1.39	Double time after 8 hours
Welders' Helpers.....	.97	Double time after 8 hours
Welders' Helpers (Maintenance).....	1.05	Double time after 8 hours
Structural Iron Workers (Shop).....	1.37½	Time and one-half first 4 hours after 8 hours; double thereafter

RATES OF PAY FOR CLASSIFICATIONS IN STRUCTURAL IRON WORKS (Shop)

Craft	Rate	Overtime Rate
Plate Maker.....	\$1.35	Double time after 8 hours
Grout.....	1.40	Double time after 8 hours
Trimmer.....	1.30	Double time after 8 hours
Helper.....	1.28	Double time after 8 hours
Blacksmith.....	1.12	Double time after 8 hours
Welder.....	1.20	Double time after 8 hours
Welder.....	1.28	Double time after 8 hours
Punch Operator.....	1.05	Double time after 8 hours
Hoiler.....	1.00	Double time after 8 hours
Press Operator.....	1.00	Double time after 8 hours
Hooper.....	1.00	Double time after 8 hours
Welder.....	1.11	Double time after 8 hours
Welder.....	1.11	Double time after 8 hours
Welder.....	1.17	Double time after 8 hours
Welder and Rivet Maker.....	.75	Double time after 8 hours
Indicator.....	1.00	Double time after 8 hours
Welder Operator.....	.95	Double time after 8 hours
Welder.....	.95	Double time after 8 hours
Welder.....	.95	Double time after 8 hours
Threader.....	.95	Double time after 8 hours
Welder, Spray.....	1.12	Double time after 8 hours
Hydraulic Press Operator.....	1.10	Double time after 8 hours
Gas Spacer Operator.....	1.10	Double time after 8 hours
Welder.....	1.00	Double time after 8 hours
Miscellaneous Helpers:		
After 90 days' experience.....	.95	Double time after 8 hours
Less than 2 months' experience.....	.87	Double time after 8 hours

SECTION 5—MISCELLANEOUS TRADES

<i>Craft</i>	<i>Rate</i>
Well Drillers	\$1.37½
Well Drillers (hand tool foreman)	1.37½
Diamond Drillers	1.37½
Washers, Polishers and Greasers (garageman)90

SECTION 6—CULINARY WORKERS

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Head Cook (in charge) (7½ hours within 8 hours)	\$7.75	\$1.50 hour
Other Cooks	6.75	\$1.50 hour
Cooks' Helpers	5.75	\$1.50 hour (Short shifts, not than 4 hours, \$1.25 hour)
Waiters (7½ within 12 hours)	4.50	\$1.00 hour
Waitresses (7½ within 8 hours)	4.50	\$1.00 hour
Dishwasher and Vegetable Man (7½ within 8 hours)	4.00	\$1.00 hour

SECTION 7—FURNITURE TRADES

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Carpet Layers, Cutters and Measurers (Linoleum, Cork, Rubber and Mastic)	\$11.00	Double time after 8 hours
Carpet Seamstresses	6.90	Double time after 8 hours
Carpet Layers' Apprentices:		
1st 6 months out	5.00	Double time after 8 hours
2nd 6 months out	5.50	Double time after 8 hours
3rd 6 months out	6.25	Double time after 8 hours
4th 6 months out	7.00	Double time after 8 hours
5th 6 months out	8.00	Double time after 8 hours
6th 6 months out	9.00	Double time after 8 hours
Shade and Drapery Makers and Hangers (including Venetian Blinds)	9.70	Time and one-half first 4 h after 8 hours; double therea
Upholsterers	9.70	Time and one-half first 4 h after 8 hours; double therea
Furniture Handlers, Packers and Strippers	7.35	Time and one-half first 4 h after 8 hours; double therea
Drapery Seamstresses	5.60	Time and one-half first 4 h after 8 hours; double therea

Wherever welding processes are involved the rate paid for such shall be as here fixed for the crafts performing the work.

Saturdays and holiday work at double time except as otherwise provided here. Holidays at premium pay as specified in union agreements as provided for respective crafts.

Nothing herein shall prevent the employment of apprentices properly indentured in accordance with Federal or State laws or regulations and at rates of pay as determined in apprentice indentures approved by the State Department of Industrial Relations and/or in accordance with labor standards set up by the State Apprenticeship Council.

Further Resolved, That Resolutions No. 5115 and No. 5317 (Series of 1939) are hereby repealed.

Further Resolved, That this resolution shall become effective immediately.

Communication.

The Clerk read the following communication from the City Attorney transmitting legal opinion relative to the Wage Scale.

Opinion of City Attorney.

April 6, 1946.

Subject: Interpretation of Certain Agreements Between Contractors and Engineers as to Overtime.

Gentlemen:

You have made request for opinion as to the rate of wage now prevailing for overtime in certain crafts designated in your Proposal No. 5518, under the title of Engineering from the beginning of this title, commencing with "Asphalt Plant Engineer" and continuing through "Truck Crane Oiler."

You enclose with your request the following:

1. Agreement dated 5th day of May, 1945, between Northern California Contractors Association and Operating Engineers Local Union No. 3.

2. Letter of March 13, 1945, from Northern California Contractors Association to Operating Engineers Local Union No. 3.

3. Letter of May 11, 1945, from Operating Engineers Local Union No. 3 to Northern California Contractors Association.

4. Telegram of March 22, 1946, from Operating Engineers Local Union No. 3 to Northern California Contractors Association.

5. Letter of Civil Service Commission to the Board of Supervisors dated sometime after March 25, 1946.

6. Two check stubs.

7. Photostats of *Engineers News*.

You request that the opinion given be based upon the data contained in these enclosures and that the determination be as to the rate of overtime presently required between the parties to the agreement above referred to, as modified and in effect at the present time. It is assumed that the answer to this specific request becomes also the answer to the general request first above quoted. The respective parties will be referred to hereinafter as the contractors and the engineers.

OPINION

The agreement executed May 5, 1945, provides, with certain exceptions not here in print, as follows:

"Double time shall apply on all time before 8:00 a.m. and after 5:00 p.m. except on shift work; also on Saturdays, Sundays and the following holidays: New Year's Day, Decoration Day, Fourth of July, Labor Day, Admission Day, Armistice Day (or one day of greater National importance), Thanksgiving Day and Christmas Day."

The agreement further provides as follows:

"This Agreement shall be effective as of the 3rd day of May, 1945, and remain in effect until the 3rd day of May, 1946, and shall be renewed from year to year thereafter, unless either party to this Agreement shall give written notice to the other party of a desire to change at least thirty (30) days prior to the date of expiration of this Agreement."

Unless this agreement has been modified or terminated by some other agreement of the parties, double time as stated is now re-

quired by it. Unless a thirty day notice has been given as above provided, it is agreed, in the absence of modification, that such double time shall be in effect until May 3, 1947.

The answer therefore depends upon the question of modification.

The agreement is not modified by the letter of the Contractors to the Engineers, under date of March 13, 1943, nor by anything referred to in the letter, because the letter was written and the events transpired at a date before the execution of the agreement. The letter is relevant only because it is referred to in the reply of the Engineers to the Contractors, on May 11, 1943. This reply was given and accepted six days after the execution of the first agreement and modified that agreement, as to overtime, as follows:

"That all work under the jurisdiction of the International Union of Operating Engineers, Local No. 3 in the area covered by our Association shall be started and completed under the terms of the OPM-AFL Agreement which limits all overtime, Holiday or similar operations on the basis of time and one-half. It is further understood that the foregoing procedure shall be applicable as covered by this Agreement, for the duration of the present emergency, which term is defined as until the Armistice is signed or until Victory Day is declared by the proper governmental agency in the war against Japan in which the United States is now engaged. Thereafter Local Union No. 3 will return to their regular recognized hours and other working conditions."

By this modification, double time for overtime is changed to time and one-half for the "duration of the present emergency."

This period is expressly defined. It is a period which is to continue until the happening of either of two events. When either event occurs, the modification shall cease.

The first event is the signing of the Armistice. The second event is the declaration of Victory Day in the war against Japan by the proper governmental agency. These were descriptions of future events and were descriptions of substance only and are not to be tested by the actual terminology by which the event is later designated.

As to the second event, the President of the United States, by formal proclamation, stated as follows:

"As President of the United States, I proclaim Sunday, September 2, 1945, to be V-J Day—the day of formal surrender by Japan. It is not yet the day for the formal proclamation of the end of the war or of the cessation of hostilities."

On September 1, 1945, the Attorney General of the United States advised the President that recent events, including the surrender of Japan, did not terminate the basis of governmental power of numerous statutes effective "in time of war" or "during the present war," or other like expressions.

But the effect of statutes, as discussed in opinions of the Attorney Generals of the United States and of California, is not the question here. The question is the meaning of a supplement to an agreement between private parties. Victory Day over Japan, commonly called V-J Day, was declared by the President, the head of the war making power of the United States, as September 2, 1945, the day of the formal surrender of the enemy. For the purpose of a private agreement, the President's proclamation of V-J Day was most assuredly a declaration of Victory Day by a proper governmental agency.

As to the first event, however, the signing of the Armistice, the case is even more clear.

The Hague Convention of 1907 defined an Armistice in article 36 as follows: "An armistice suspends military operations by mutual agreement between the belligerent parties."

On September 2, 1945, at Tokyo Bay, Japan, an "Instrument of Surrender" was signed by representatives of the Emperor of Japan, the Japanese Government and the Japanese Imperial General Headquarters, by their command and on their behalf. At the same time and place it was formally accepted in writing by the Supreme Commander for the Allied Powers and their individual representatives.

The first paragraph of this document reads as follows:

"We hereby proclaim the unconditional surrender to the Allied Powers of the Japanese Imperial General Headquarters and of all Japanese armed forces and all armed forces under Japanese control wherever situated."

The signing of this instrument of surrender cannot be denied to be in the contemplation of the phrase "until the Armistice is signed" on account of the completeness and finality of its character.

The fact that the surrender agreement was more sweeping than may have been expected when the word "armistice" was used does not rob it of its character as a suspension of military operations by agreement of the belligerents. It was clearly a signing of an armistice within the terms of the agreement of the Contractors and Engineers.

The case of *Kaiser v. Hopkins*, 6 Cal. (2) 537, at page 539, states as follows:

"When the armistice was effected on November 11, 1918, the conflict between the United States and Germany-Austria came to an end. All the war activities ceased, never to be renewed. It is true, as argued by plaintiff, that we were technically at war until July 2, 1921, during which time the peace commissioners negotiated the final terms of settlement, but in the minds of the people the war was over."

It may be that the parties did not at once apply the termination provisions of the modification agreement, but continued to act under it. This doubtless served as a waiver as to double time for the period for which time and one-half pay for overtime was accepted, but it could not alter the written agreement of the parties as to the future.

On March 22, 1946, however, the termination provision was definitely put into effect by the Engineers' telegram to the Contractors. This telegram was as follows:

"Please be advised Victory Day in the war against Japan having passed and gone the regular recognized hours and other working conditions in the contract between International Union of Operating Engineers Local Union No. 3, San Francisco, California, and the Northern California Contractors Association, made and entered into on the fifth day of May, 1945, shall become effective as of 12:01 p.m. tonight and your attention is particularly directed to subsection four section twenty of said contract which provides for double time on all work before 8 a.m. and after 5 p.m. except shift work and also on Saturdays, Sundays and holidays recognized in the agreement."

Whether overtime is being paid on this basis at present is not important as, under the agreement, it is a legal obligation, enforceable on the basis of double time, and there is not data indicating a current waiver of it.

You are therefore advised, on the basis of the data submitted by you, that the overtime provision quoted in the agreement of May 5, 1945, is now in effect between the parties thereto.

Respectfully submitted,

/s/ JNO. J. O'TOOLE,
City Attorney.

To: Board of Supervisors.

Amendments.

Supervisor Mead moved to amend Engineers by deleting the time and one-half and substitute double time to read as follows: Double time after 8 hours and Saturdays, Sundays and holidays. Include down from Engineers down to Truck Crane Oilers.

Seconded by Supervisor Meyer.

No objection and so ordered.

Communication.

The Clerk then read communication from the Civil Service Commission suggesting amendments to the Wage Scale Resolution.

Amendments.

Supervisor Mead moved that the rate for Asbestos Workers be changed from \$1.50 per hour to \$1.75 per hour.

Seconded by Supervisor Meyer.

No objection and motion carried.

Supervisor Mead moved that overtime rate for Linemen be amended by adding "when men are required to work poles or towers which are more than 80 feet high, they shall receive \$2.00 per day above the regular scale per each 80 feet or fraction thereof above 80 feet for work done each day at such height."

Seconded by Supervisor Meyer.

No objection and motion carried.

Supervisor Mead moved that the asterisks preceding various classifications enumerated under subsection headed "Engineers" as well as footnotes be deleted.

Seconded by Supervisor Meyer.

No objection and motion carried.

Supervisor Mead moved that the following language be deleted:

"The above wage scale is authorized for members of Operating Engineers Local No. 3 to apply on federal and non-federal building, heavy, and highway construction work in that portion of the State of California above the northerly boundary of Kern County, the northerly boundary of San Luis Obispo County, and the westerly boundaries of Inyo and Mono Counties, and as specifically indicated above with respect to Power Shovels, effective September 5, 1945."

Seconded by Supervisor Christopher.

No objection and motion carried.

Supervisor Mead moved that the following language be inserted after Truck Crane Oiler: "Work after 8 hours and work on Saturdays, Sundays and holidays by the above crafts under the subheading "Engineers" shall be compensated at double the above rates: provided that when two or three shifts are employed for 5 or more consecutive days, 7 hours shall constitute a day's work on a shift for which 8 hours straight time shall be paid."

Seconded by Supervisor Meyer.

No objection and motion carried.

Supervisor Mead moved that Hardwood Floor Layers be deleted.

Seconded by Supervisor Meyer.

No objection and motion carried.

Supervisor Mead moved that the rate of pay for Cabinet Workers,

Millmen, Machine and Bench Hands (Shop) be changed from \$1.25 per hour to 1.37½ per hour.

Seconded by Supervisor Meyer.

No objection and motion carried.

Supervisor Mead moved that the rate of pay for Varnishers and Polishers (Shop) be changed from \$1.10 per hour to \$1.53⅔ per hour.

Seconded by Supervisor Meyer.

No objection and motion carried.

Supervisor Mead moved that the classifications of Foreman, Varnishers and Polishers (Shop) \$1.65⅞ per hour, and Spraymen \$1.69⅝ per hour be added.

Seconded by Supervisor Meyer.

No objection and motion carried.

Supervisor Brown inquired as to whether or not this matter should be referred to committee because there are so many changes proposed.

Supervisor Brown then moved that the matter go back to committee.

Motion lost for want of a second.

Supervisor Gallagher stated that he thought that this matter should go back to committee because each member of the Board does not have a copy of the proposed amendments.

Supervisor Mead said that this matter has been in committee and if it goes back to committee it would necessitate all of the people who are here today again appearing before the Board at a later date.

Supervisor MacPhee asked that if one member of the Board offers any objections would that necessitate its going back to committee?

Supervisor Gallagher replied that it would not because this matter has already been to committee.

Privilege of the Floor.

Supervisor Mead then moved the privilege of the floor for Captain Bernard M. Doolin, Superintendent of the San Francisco Airport.

Captain Doolin informed the Board that the United Air Lines are moving to San Francisco.

We expected to receive bids on March 12th and the contractors would have been working today. We must get new runways built before the end of this calendar year and before the rains start. If we do not get it done the whole project will be held up for about five and one-half months. We cannot go ahead during the rainy season.

We have a couple of more hot deals coming up and we cannot go ahead with them until the work is started.

Supervisor Mead then moved the adoption of the Wage Scale Resolution, Private Employment on Public Contracts, as amended.

Seconded by Supervisor Meyer.

Privilege of the Floor.

Supervisor Brown then moved the privilege of the floor for Mr. Gardiner Johnson of the Associated General Contractors.

Mr. Johnson said that the contractors explained their case last week. The City Attorney has ruled on this matter and went against us. Must inform you that the only position we can take is that if there is any more action taken on this matter it must be taken before the courts. We have nothing more to say on this matter.

Thereupon the roll was called and the foregoing proposal, printed as amended, was *adopted* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee were taken up:

Authorizing Compromise of Claim of the City and County of San Francisco Against Langendorf United Bakeries, Inc., in the Sum of \$50.00.

Bill No. 3969, Ordinance No. 3759 (Series of 1939), as follows:

Authorizing compromise of claim of the City and County of San Francisco against Langendorf United Bakeries, Inc., in the sum of \$50.

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

Section 1. The Retirement Board having recommended and the City Attorney having approved the settlement and compromise of the claim in favor of the City and County of San Francisco, a municipal corporation, and against Langendorf United Bakeries, Inc., being a claim for loss sustained by said City and County of San Francisco on account of personal injuries suffered by Hobart G. Wilson, an employee of the City and County of San Francisco, on January 31, 1945, while acting in the course and scope of his employment, when the said Hobart G. Wilson swerved his motorcycle to avoid a collision with a bakery truck owned by said Langendorf United Bakeries, Inc., and in so doing collided with an iron post and was rendered unconscious, the loss to the City and County of San Francisco to date being \$546.37, including compensation paid to said Hobart G. Wilson and the costs of medical and hospital services provided him; and the said Langendorf United Bakeries, Inc., having offered to pay in full settlement of the claim of the City the amount of \$50, the Retirement Board and the City Attorney are hereby authorized to settle and compromise said claim for said amount of \$50.

Recommended by the Retirement Board.

Approved as to form and settlement approved by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Authorizing Sale of Certain San Francisco Water Department Land Near Niles, Alameda County.

Bill No. 3983, Ordinance No. 3760 (Series of 1939), as follows:

Authorizing sale of certain San Francisco Water Department land near Niles, Alameda County.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the County of Alameda, State of California:

That certain 10.65 acre tract of land described as Alameda County Parcel 56 in the deed from Spring Valley Water Company to the City and County of San Francisco, a municipal corporation, herein referred to as the City, dated March 3, 1930, and recorded March 3, 1930, in Liber 2350, Page 1, Official Records of Alameda County, subject to an easement for a road leading from the Jacobus Road as reserved to Henry Pierce et al. in deed to Spring Valley Water Works dated December 30, 1899, and recorded May 5, 1900, in the office of the County Recorder of Alameda County in Liber 733 of Deeds at Page 232.

ALSO, the right to construct, maintain, operate, repair and/or remove, a pipe line not exceeding two inches in diameter over the City's "Niles Reservoir Keeper's House Lot" for the purpose of supplying water to the above mentioned 10.65 acre tract. Such pipe line shall be laid not less than 15 inches below the existing ground surface and not more than 18 inches distant from the westerly and southerly boundaries of said Lot, which Lot is described as Alameda County Parcel 50-A in said deed dated March 3, 1930.

RESERVING to the City, a right of way along the westerly boundary of said 10.65 acre tract for a pole line to support an automatic gauge recorder and telephone lines.

Section 2. The above described real property shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco, subject to the conditions hereof.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Form approved by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$5,000, Library Commission, for Per Diem Employments for Balance of Fiscal Year.

Bill No. 3987, Ordinance No. 3761 (Series of 1939), as follows:

Appropriating the sum of \$5,000 out of the surplus existing in the Library Fund Compensation Reserve Appropriation No. 514.199.00 to provide funds for per diem employments in the San Francisco Public Library for the balance of the fiscal year.

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

Section 1. The sum of \$5,000 is hereby appropriated out of the surplus existing in the Library Fund Compensation Reserve Appropriation No. 514.199.00, to the credit of Appropriation No. 514.130.00,

to provide funds for per diem employments in the San Francisco Public Library for the balance of the fiscal year.

Section 2. The appropriation made herein shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the City Librarian.

Approved by the Library Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$15,000, Department of Public Works, for Property Acquisition for Extension of Geneva Ave. from Mission St. to Alemany Blvd.

Bill No. 3990, Ordinance No. 3762 (Series of 1939), as follows:

Appropriating the sum of \$15,000 out of the surplus existing in the Unappropriated Balance of the Special Gas Tax Street Improvement Fund to provide funds to complete property acquisition necessary for the extension of Geneva Avenue from Mission Street to Alemany Boulevard.

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

Section 1. The sum of \$15,000 is hereby appropriated out of the surplus existing in the Unappropriated Balance of the Special Gas Tax Street Improvement Fund, to the credit of Appropriation No. 577.992.58, to provide funds to complete property acquisition necessary for the extension of Geneva Avenue from Mission Street to Alemany Boulevard, Project No. 107.

Section 2. The appropriation made herein shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor Christopher asked how many pieces of property were involved.

Sherman Duckel, representing the Department of Public Works, replied that about fourteen pieces were involved.

Thereupon the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$126.25, City Attorney, to Place 1 Law Clerk and 1 Claims Investigator on 5½-Day Week Instead of 5-Day Week.

Bill No. 3992, Ordinance No. 3763 (Series of 1939), as follows:

Appropriating the sum of \$126.25 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the compensation of the following positions of the City Attorney's office on a 5½-day week, funds for which are now provided on a 5-day week: 1 B160 Law Clerk; 1 S114 Claims Investigator.

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

Section 1. The sum of \$126.25 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 504.110.00, to provide funds for the compensation of the following positions of the City Attorney's office on a 5½-day week, funds for which are now provided on a 5-day week: 1 B160 Law Clerk; 1 S114 Claims Investigator.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the City Attorney.

Approved by the Civil Service Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$1,000, Purchasing Department, for Temporary Salaries for Balance of Fiscal Year.

Bill No. 3993, Ordinance No. 3764 (Series of 1939), as follows:

Appropriating the sum of \$1,000 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide additional funds for temporary salary requirements in the Purchasing Department for the balance of the fiscal year.

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

Section 1. The sum of \$1,000 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 533.120.00, to provide additional funds for temporary salary requirements in the Purchasing Department for the balance of the fiscal year.

Section 2. The appropriation herein made shall be subject to the provisions of the annual Appropriation Ordinance and the annual Salary Ordinance.

Recommended by Purchaser of Supplies.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Final Passage.

The following Recommendation of the Commercial and Industrial Development Committee was taken up:

Authorizing the Chief Administrative Officer to Establish a Farmers' Market and to Direct the Operations Thereof.

Bill No. 3916, Ordinance No. 3758 (Series of 1939), as follows:

Authorizing the Chief Administrative Officer to establish a Farmers' Market and to direct the operations thereof; providing that said market shall be financed by fees and appropriations; authorizing the Chief Administrative Officer to place the operation of said market in any department under his jurisdiction; authorizing the Chief Administrative Officer to appoint a committee which will advise him as to the conduct of said market; providing for the adoption and promulgation by the Chief Administrative Officer of rules and regulations to govern said market; providing that a violation of the provisions of this ordinance shall constitute a misdemeanor, and repealing ordinances Nos. 2761 and 2784 (Series of 1939).

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

Section 1. The Chief Administrative Officer is hereby authorized to establish in the City and County of San Francisco a farmers' market and to maintain the same, and to direct the operations of said market for the sale of surplus or distressed fresh fruits and vegetables by the growers thereof in the State of California. Said market shall be known as the Farmers' Market and its maintenance and operation shall be financed by fees charged to producers who utilize the facilities of said market and by such other funds as may be appropriated therefor in accordance with the budgetary procedure of the charter.

Section 2. Said Farmers' Market may be located at any suitable site selected by the Chief Administrative Officer and owned or leased by the City and County.

Section 3. The operation of said Farmers' Market, when established, shall be administered by the Chief Administrative Officer or shall be placed by him under such department under his jurisdiction as he shall deem proper.

Section 4. The Chief Administrative Officer shall appoint a committee of two consisting of a member selected from the fruit and vegetable industry in the City and County of San Francisco, and a member who shall represent the producers of fruits and vegetables disposed of at said market, and both of said members shall hold office only at the pleasure of the Chief Administrative Officer. Said committee shall advise with the Chief Administrative Officer or with the department head in charge of said market as to the general policies under which said market shall be conducted and generally as to the character and nature of the products to be disposed of therein. Said Chief Administrative Officer shall investigate all recommendations made by said committee and if he deems them proper shall order said policies carried out in said market.

Section 5. Said market and all products sold or disposed of or offered for sale in said market shall be subject to inspection under, and shall comply with and be subject to all local ordinances and regulations and all state laws governing the marketing of such products or governing the inspection, quality, standardization, weights, measures, quarantine, sanitation, marketing and sale of such products offered for sale by private individuals, firms and corporations.

Section 6. Fees shall be charged to the sellers of all products sold at said Farmers' Market, the amount of which fees shall be fixed by the Board of Supervisors by resolution, on the recommendation of the Chief Administrative Officer and the approval of the Controller.

The fees recommended by the Chief Administrative Officer shall be such as according to estimate, will be sufficient to pay the operating and maintenance costs of said market, and in addition thereto, repay to the City and County of San Francisco within a reasonable period, any capital expenditures appropriated for said market.

Section 7. The Chief Administrative Officer is hereby authorized to make such rules and regulations as he shall deem proper for the conduct of said market and for the maintenance of sanitary conditions therein and for the identification of persons offering products for sale in said market, which said rules shall not be in conflict with the provisions of this ordinance but shall be in furtherance thereof. Said rules shall be posted in a conspicuous place in said market and when so posted shall be deemed to be promulgated by the Chief Administrative Officer and shall thereafter have the same force and effect as though included in this ordinance.

Section 8. Farm products may be sold or offered for sale at said market only by the grower thereof or by members of his immediate family or by sales people. No commission shall be paid by the growers or received by other persons involved in the transactions occurring at said market, except such commissions or fees as are paid at said market for the privilege of selling the products thereat. There shall be no resales made at said market.

Section 9. All federal, state laws and regulations, as well as all local ordinances and regulations, applicable to said market and the products offered for sale therein shall be complied with by the seller, and growers utilizing the facilities of said market shall keep the premises used by them in a clean and sanitary condition and shall remove all fruit and vegetable cuttings, trimmings, and wrappings and containers at the close of each day.

Section 10. The days and hours during which said Farmers' Market shall operate shall be fixed by the rules and regulations adopted and promulgated by the Chief Administrative Officer, provided that said market shall not operate on Sunday.

Section 11. Any person who makes sales at the Farmers' Market or offers produce for sale in said market and who is not the grower of the produce sold or offered for sale, or who is not a member of the grower's family or a hired sales employee of the grower, and any person who contracts or arranges with any other person to sell or offer for sale at said market any produce except as provided in this ordinance shall be guilty of a misdemeanor and shall be punished accordingly, and in addition to such punishment, said violator may be barred by the Chief Administrative Officer from further use of the facilities of said market.

Section 12. Bill No. 2906, Ordinance No. 2761 (Series of 1939) and Bill No. 2941, Ordinance No. 2784 (Series of 1939) are hereby repealed.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Final Passage.

The following recommendation of Public Buildings, Lands and City Planning Committee was taken up:

Limiting The Heights of Buildings or Structures Hereafter to be Erected in a Certain District in The City and County of San Francisco and Establishing the Boundaries of Said District and Providing Penalties for the Violation of Its Provisions.

Bill No. 3311, Ordinance No. 3757 (Series of 1939), as follows:

Amending Article 8, Chapter I, Part II, of the San Francisco Municipal Code, by adding thereto a new section to be designated Section 234, limiting the heights of buildings or structures hereafter to be erected in a certain district in the City and County of San Francisco and establishing the boundaries of said district and providing penalties for violation of its provisions.

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

Section 1. Amending Article 8, Chapter I, Part II, of the San Francisco Municipal Code, by adding thereto a new section to be designated Section 234, as follows:

SEC. 234. Height Limits—Special District No. 2. (a) No building or structure or part thereof, except as hereinafter provided, shall be erected to a height greater than eighty four (84) feet within the hereinafter described areas:

Commencing at the southwesterly intersection of Grant Avenue and the Embarcadero, thence southerly along the easterly line of Grant Avenue to a point one hundred eighty-five (185) feet southerly from the southerly line of Francisco Street, thence easterly two hundred seventy-five (275) feet easterly from the easterly line of Grant Avenue, thence easterly to the easterly line of Winthrop Street, thence southerly along the easterly line of Winthrop Street to the southerly line of Lombard Street, thence easterly along the southerly line of Lombard Street to the westerly line of Montgomery Street, thence southerly along the westerly line of Montgomery Street to the southerly line of Greenwich Street, thence easterly along the southerly line of Greenwich Street to a point two hundred seventy-five feet easterly from the easterly line of Montgomery Street, thence southerly along a line parallel and distant one hundred thirty-seven and one-half (137.5) feet westerly from the westerly line of Sansome Street to a point fifty feet (50) northerly of the northerly line of Broadway, thence easterly along a line parallel and distant Fifty (50) feet northerly from the northerly line of Broadway to the westerly line of the Embarcadero, thence along the westerly line of the Embarcadero to the point beginning at the southeasterly intersection of Grant Avenue and the Embarcadero.

(b) No addition to or alteration or improvement of any building within the above described district shall be made which shall increase the height of any building or structure as limited by this Section.

(c) Towers, gables, penthouses, cupolas, water tanks, cooling towers, stacks, chimneys, or other necessary incidental mechanical appurtenances may be erected to a height greater than eighty-four (84) feet, provided that no such exception shall cover at any level more than fifteen (15) percent of the area of the building or have an area at the base greater than one thousand six hundred (1600) square feet; provided, further that no such exception shall be used for

sleeping or eating purposes or for any purpose other than such as may be purely incidental to the permitted use of the main building; provided, further, that in such exception, together with the building on which it is situated, shall exceed one hundred and twenty-six (126) feet in height.

(d) The method of determining heights of buildings or structures for the purpose of this section shall be the same as provided in Section 238 of this Article.

(e) No building permit shall be issued for the erection or alteration of any building or structure or part thereof contrary to the provisions of this section, and any permit so issued shall be void.

(f) Any person, firm or corporation violating any provision of this section shall be guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine not exceeding Five Hundred (\$500) Dollars or by imprisonment for a term of not exceeding six months, or by both fine and imprisonment. Such persons, firm or corporation shall be deemed guilty of a separate offense for each and every day during any portion of which any violation of this section is committed, continued or permitted by such person, firm or corporation, as herein provided.

(g) None of the provisions of this section shall be deemed to repeal or nullify any of the provisions established in Section 232 of this article.

Approved as to form by the City Attorney.

March 11, 1946—*Consideration continued until March 25, 1946.*

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Re-referred to Committee.

The following recommendation of Streets Committee was taken up:

Reducing Sidewalk Widths on Mission Street Between the Embarcadero and South Van Ness Avenue to Twelve Feet.

Bill No. 3562, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section 101.

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

Section 1. Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office July 16, 1945, by amending Section 101 thereof to read as follows:

Section 101.

The width of sidewalks on Mission Street between The Embarcadero and South Van Ness Avenue shall be twelve (12) feet.

The width of sidewalks on Mission Street between South Van Ness Avenue and Twenty-third Street shall be fifteen (15) feet.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

September 4, 1945—*Re-referred to Streets Committee.*

April 1, 1946—*Consideration continued until April 8, 1946.*

Discussion.

Supervisor Colman stated that he desired to know if there is any opposition to this matter.

Mr. Sherman Duckel of the Department of Public Works replied that he did not know of any.

Supervisor Christopher suggested that the matter go back to committee. Have been informed that there was opposition to this matter. Principal objection comes from certain manufacturers who have a great deal of storage under the sidewalks.

Supervisor Mead said that he had noticed on Mission Street that the sidewalks are narrow right now. To cut them down three feet there would not be room for another lane for automobiles.

Supervisor Colman moved that the matter be re-referred to Streets Committee and merchants be sent notice and that they be invited to appear and present their facts.

Seconded by Supervisor Christopher.

Supervisor Mancuso stated that he was in opposition to the motion. He suggested that the newspapers notify the people on Mission Street that there was going to be a hearing.

Supervisor Lewis moved for the division of the question.

Supervisor Gallagher then stated the first part of the motion: That the matter be re-referred to the Streets Committee, and it was *passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—9.

Noes: Supervisor Mead—1.

Absent: Supervisor MacPhee—1.

Supervisor Gallagher then stated the second part of the motion: That the property owners whose sidewalk front will be affected be invited to attend and give their facts, and it was *passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, McMurray, Meyer, Sullivan—7.

Noes: Supervisors Lewis, Mancuso, Mead—3.

Absent: Supervisor MacPhee—1.

NEW BUSINES.

Consideration Continued.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis, Mead.

NOTE: *In connection with the following two items the Park Commission was invited to attend today's meeting of the Board and discuss the fixing of boundaries for McLaren Park.*

Land Purchase—McLaren Park.

Proposal No. 5511, Resolution No. . . . (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from the Anglo California National Bank

of San Francisco, or the legal owner, to Lot 3 in Assessor's Block No. 6182, San Francisco, California, required for the proposed McLaren Park, and that the sum of \$150 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

March 25, 1946—Consideration continued until April 8, 1946.

Supervisor Christopher moved that the matter be postponed for four weeks.

Seconded by Supervisor Brown.

No objection and so ordered.

Consideration Continued.

Land Purchase—McLaren Park.

Proposal No. 5512, Resolution No. . . . (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from Ray T. Burke, or the legal owner, to Lots 7 and 8 in Assessor's Block 6186, San Francisco, California, required for the proposed McLaren Park, and that the sum of \$200 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

March 25, 1946—Consideration continued until April 8, 1946.

Supervisor Christopher moved that the matter be postponed for four weeks.

Seconded by Supervisor Brown.

No objection and so ordered.

Adopted.

Land Purchase—Fire House Site.

Proposal No. 5556, Resolution No. 5396 (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Board of Fire Commissioners, that the City and County of San Francisco, a municipal corporation, accept a deed from Eugene Rene Le Roy and Andre Le Roy, or the legal owners, to Lot 25 in Assessor's Block 3542, San Francisco, California, required for a Fire House site, and that the sum of \$10,000.00 be paid for said land from Appropriation No. 91.600.10.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by Fire Commissioners.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Land Purchase—School Site, Sunset District.

Proposal No. 5557, Resolution No. 5397 (Series of 1939), as follows:

Resolved, that the City and County of San Francisco, a municipal corporation, in accordance with written offer on file with the Director of Property, does hereby approve acceptance of a deed by and in the name of the San Francisco Unified School District from SOL GETZ AND SONS, a corporation, or the legal owner, to Lots 27, 29, 30, 31, 32 and 33 in Assessor's Block No. 2155, San Francisco, California, required for a school site in the Sunset District, and that the sum of \$5,100.00 be paid for said land from Appropriation No. 570.600.01.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Cancellation of Taxes—Property Acquired by the State of California.

Proposal No. 5558, Resolution No. 5398 (Series of 1939), as follows:

Resolved, in accordance with the consent of the City Attorney and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor, be, and he is hereby authorized and directed to cancel all real property taxes for the year 1945-46 which became a lien on the first Monday in March, to wit, March 5, 1945, on the following described property:

Lots 5, 6, 7, 8, 9 Block 765

Said property was acquired by the State of California subsequent to the first Monday in March, 1945.

Approved as to form by the City Attorney.

Cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Cancellation of Taxes—Property Acquired by the State of California.

Proposal No. 5559, Resolution No. 5399 (Series of 1939), as follows:

Resolved, in accordance with the consent of the City Attorney and pursuant to Section 4986 of the Revenue and Taxation Code of the

State of California, that the Controller, in his capacity as County Auditor, be, and he is hereby authorized and directed to cancel the second installment of real property taxes for the year 1945-46 which became a lien on the first Monday in March, to-wit, March 5, 1945, on the following described property:

<i>Lot</i>	<i>Block</i>
20	3976
7, 12, 14, 18, 21, 24	4202
3, 4, 5, 8, 10, 11, 26	4261
5, 25	4027
21	4012
19, 20A, 20C	4011
1, 4, 8, 11, 28, 31	4157

Said property was acquired by the State of California subsequent to the first Monday in March, 1945.

Approved as to form by the City Attorney.

Cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Declaring that Dormitories E and F in Civic Center Plaza and the Dormitory Building at Hamilton Square are Surplus, and Authorizing Temporary Use of said Dormitories E and F by City and County Departments or Tenants of Civic Auditorium.

Proposal No. 5560, Resolution No. 5400 (Series of 1939), as follows:

Whereas, the Civic Center and Hamilton Square dormitories, built during the World War emergency to furnish overnight lodging to men of the armed forces while on leave in San Francisco, are not now fully occupied on Saturday nights and have even smaller occupancies other nights of the week; and

Whereas, hotel rooms now are more readily available than during the war and immediate postwar periods; and

Whereas, the dormitory building at Hamilton Square is no longer used for the purpose for which it was built, and the single story dormitories, designated E and F, in the Civic Center are no longer required for occupancy by service men; now therefore, be it

Resolved, That Dormitories E and F in the Civic Center Plaza and the dormitory building at Hamilton Square are hereby declared surplus in the municipal program known as War Service Activities, Dormitories, in accordance with a recommendation from the Chief Administrative Officer; and be it

Further Resolved, That the Chief Administrative Officer be and hereby is authorized to permit temporary use of said Dormitories E and F by city and county departments now in overcrowded quarters or to make said Dormitories E and F available to tenants of the Civic Auditorium in order to clear Civic Auditorium space for convention or other normal auditorium use.

Approved as to form by the City Attorney.

Recommended by the Chief Administrative Officer.

Discussion.

Mr. Thomas A. Brooks, Chief Administrative Officer, explained that the use of the dormitories in the Civic Center has been diminish-

ing. Will have to ask Red Cross to vacate the Civic Auditorium. It might be possible to accommodate the Red Cross in one of the dormitories in the Civic Center. This proposal is asking permission for the Chief Administrative Officer to permit use of the dormitories by either the Red Cross or city departments who are crowded for space.

Supervisor Gallagher inquired that if this was done would we receive any subsidies from the State for the operation of the dormitories.

Mr. Brooks replied that we have not received any subsidies from the State since last July.

Supervisor Colman said that he has received a communication from the Red Cross that they will be receiving more servicemen and that they are asking the U.S.O. to make available additional housing.

Mr. Brooks answered that at the present time there are vacant beds in the dormitories.

Thereupon the roll was called and the foregoing proposal was adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors MacPhee, Mead—2.

Adopted.

Determination of Liability of Responsible Relatives of Recipients of Old Age Security Aid.

Proposal No. 5561, Resolution No. 5401 (Series of 1939), as follows:

Resolved, That the Board of Supervisors hereby determines that the responsible relatives of the recipients of Old Age Security aid, listed in the report of the Public Welfare Department to the Board of Supervisors, dated April 1, 1946, are able to contribute each month to the said recipients of Old Age Security Aid the amounts stated in said report; that said determination is made upon the basis of the Relatives Contribution Scale set forth in Section 2181 of the Welfare and Institutions Code of the State of California; and the City Attorney is hereby requested and authorized to commence legal proceedings in the Superior Court of the State of California, in and for the City and County of San Francisco, as provided in Section 2224 of the Welfare and Institutions Code of the State of California, against the responsible relatives who refuse to assume the obligation of making the monthly contribution to the recipients of Old Age Security Aid in accordance with the determination of their liability as made on this date by the Board of Supervisors.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors MacPhee, Mead—2.

Confirming Sale of Lot 33 in Assessor's Block 2373 to MacArthur Building Company.

Proposal No. 5562, Resolution No. 5402 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 1407, Bill No. 1458, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on March 26, 1946, to

sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the easterly line of Forty-fifth Avenue distant thereon 285 feet northerly from the northerly line of Taraval Street; running thence northerly along said line of Forty-fifth Avenue 30 feet; thence at a right angle easterly 120 feet; thence at a right angle southerly 30 feet and thence at a right angle westerly 120 feet to the point of beginning.

Being a portion of Outside Land Block No. 1146.

Whereas, in response to said advertisement MacArthur Building Company, a co-partnership, offered to purchase said land for the sum of \$1,250.00 cash, no other bids having been made or received; and

Whereas, said sum of \$1,250.00 is more than 90% of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$1,250.00; and

Whereas, said party has paid the City the sum of \$125.00 as a deposit in connection with this transaction; and

Whereas, the Director of Property and the Board of Fire Commissioners have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to MacArthur Building Company, a co-partnership or its assignee.

The Director of Property shall deliver said deed to the grantee upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors MacPhee, Mead—2.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5563, Resolution No. 5403 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department containing Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including denials, discontinuances and other transactions for the month of April, 1946, are hereby approved; and, be it

Further Resolved, That the Public Welfare Department recommendations for care of Needy Aged Persons in County Hospital as provided under Section 2160.7, Welfare and Institutions Code, State of California, effective as noted, and for care of Needy Blind Persons in County Hospital as provided under Section 3044.1, Welfare and Institutions Code, State of California, effective as noted, are hereby approved; and, be it

Further Resolved, That the Clerk of the Board of Supervisors is directed to transmit the foregoing approvals to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors MacPhee, Mead—2.

**Authorizing Cancellation of Tax and Penalty Under Assessment
Erroneously Made.**

Proposal No. 5566, Resolution No. 5406 (Series of 1939), as follows:

Whereas, the Assessor has reported that the entry listed herein appeared on the 1945-46 Assessment Roll through error, in that there was a failure to grant veteran exemption which had been properly applied for; now, therefore be it

Resolved, That in accordance with the provisions of Section 4986 of the Revenue and Taxation Code, and with the consent of the City Attorney, the Controller be and he is hereby directed to cancel the following erroneous assessment:

Fiscal Year 1945-46, Volume 29, Block 4758, Lot 25,
Amount: Tax \$7.24, Penalty \$.22, Total.....\$7.46

Approved as to cancellation and form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors MacPhee, Mead—2.

Passed for Second Reading.

**Amending Annual Salary Ordinance, Public Utilities Commission,
by Adding 1 Farmer Sub-Foreman to List of Employments Au-
thorized to Work in Excess of 40 Hours.**

Bill No. 3936, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.35 PUBLIC UTILITIES COMMISSION, by adding 1 O51 Farmer Sub-foreman to list of employments authorized to work in excess of 40 hours.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) is hereby amended to read as follows:

Section 1.35. PUBLIC UTILITIES COMMISSION

	Classification	No. Positions	No. Hours
General Office	O1 Chauffeur	1	8
San Francisco Airport	B408 General Clerk-Stenographer..	1	8
	B412 Senior Clerk-Stenographer..	1	4
	B512 General Clerk-Typist	2	8
	C102 Janitress	2	8
	C104 Janitor	3	8
	C107 Working Foreman Janitor...	1	8
	O58 Gardener	1	8
Hetch Hetchy Water Supply, Power and Utili- ties, Utilities Engineering	O1 Chauffeur	1	8
Water Supply, Power Operative	B222 General Clerk	1	4
	B222 General Clerk	1	8
	B408 General Clerk-Stenographer..	1	4
	C104 Janitor	1	8
	F406 Assistant Engineer	1	4
	O60 Sub-Foreman Gardener	1	8

	Classification	No. Positions	No. Hours	
Municipal Railway	B4 Bookkeeper	7	4	
	B6 Senior Bookkeeper	1	4	
	B10 Accountant	2	4	
	B102 Teller	4	8	
	B103 Cashier C	1	8	
	B210 Office Assistant	4	4	
	B222 General Clerk	17	8	
	B222 General Clerk	44	4	
	B228 Senior Clerk	5	4	
	B228 Senior Clerk (Shops)	1	8	
	B234 Head Clerk	4	4	
	B308a Calculating Machine Opera- tor (Key Drive)	14	4	
	B308b Calculating Machine Opera- tor (Rotary)	2	4	
	B408 General Clerk-Stenographer	25	4	
	B454 Telephone Operator	8	4	
	B458 Chief Telephone Operator	1	4	
	B512 General Clerk-Typist	12	4	
	B512 General Clerk-Typist	1	8	
	B516 Senior Clerk-Typist	3	4	
	C52 Elevator Operator	2	8	
	C104 Janitor	All	4	
	C104.1 Car Cleaner	All	4	
	C107 Working Foreman Janitor	All	4	
	M72 Bus Dispatcher	1	8	
	O173 Superintendent of Cable Machinery	1	8	
	O294 General Foreman of Street Repair	1	4	
	S115 Senior Claims Investigator	3	4	
	S122 Senior Inspector	1	8	
	Water	B247 Meter Reader	All	8
		M270 Superintendent of Machine Shop and Equipment	1	8
		O1 Chauffeur	1	8
		O52 Farmer	1	8
	House Service	C52 Elevator Operator	1	8
		C104 Janitor	1	8
		C104 Janitor	5	4
C107 Working Foreman Janitor		1	4	
Agricultural Division	O51 Farmer, Sub-Foreman	1	8	
	V30 Assistant Superintendent	1	4	
Docks and Shipping	B234 Head Clerk	1	4	
	U125 Hoseman, Ships and Docks	4	8	
General	O172 Chief Operating Engineer	1	8	
City Distribution General	O172 Chief Operating Engineer	1	8	
Millbrae Station	B228 Senior Clerk	1	8	
	B354 General Storekeeper	1	4	
	O60.1 Foreman Gardener	1	8	
	U228 Meterman Country	1	8	
Alameda	B222 General Clerk	1	8	
	B512 General Clerk-Typist	1	8	
	O58 Gardener	1	8	
Civilian Defense	B454 Telephone Operator	2	8	
	U231 Assistant Superintendent, Alameda Division	1	4	

	Classification	No. Positions	No. Hours
Functional As Needed	F604 Surveyor's Field Assistant..	1	8
	M266 Foreman Meter Repairer....	1	8
	U136 General Foreman, Service and Meters	1	8
	U140 General Foreman, Main Pipe	1	8
	U230 Maintenance Foreman	3	8

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—9.
Absent: Supervisors MacPhee, Mead—2.

Amending Annual Salary Ordinance, Department of Public Health, by Authorizing 1 Seamstress to Work 48 Hours Instead of 44 Hours Per Week.

Bill No. 3988, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.32 DEPARTMENT OF PUBLIC HEALTH-HASSLER HEALTH HOME, by extending the number of hours of 1 I254 Seamstress authorized to work in excess of 40 hours from 4 to 8 hours.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) Section 1.32 is hereby amended to read as follows:

Section 1.32. **PUBLIC HEALTH**

	Classification	No. Positions	No. Hours
Central Office	C52 Elevator Operator	1	4
	J74 Rodent Controlman	12	8
	N60 Abattoir Inspector	3	8
	N62 Veterinarian	5	8
	O1 Chauffeur	1	4
Laguna Honda Home	B222 General Clerk	2	4
	B454 Telephone Operator	1	8
	I 22 Butcher	2	4
	I 24 Senior Butcher	1	4
	I 58 Dining Room Steward	1	8
	L8 Assistant Superintendent ...	1	8
	L54 Clinical Bacteriologist	1	4
	L202 Dietitian	1	4
	L306 Senior Pharmacist	1	4
	L452 X-ray Technician	1	4
	O54 Foreman, Building and Grounds	1	4
	O58 Gardener	1	4
O60 Sub-Foreman Gardener	1	4	
O172 Chief Operating Engineer...	1	8	
P118 Superintendent of Nurses ..	1	4	
San Francisco Hospital, Isolation Division	P116 Superintendent, Isolation Division	1	4
San Francisco Hospital	B454 Telephone Operator	2	8
	I 122 House Mother	2	4
	L202 Dietitian	4	4

	Classification	No. Positions	No. Hours
	L206 Chief Dietitian	1	4
	O172 Chief Operating Engineer... .	1	8
	P110 Assistant Superintendent, Nursing	4	4
San Francisco Hospital	P206 Senior Anaesthetist	1	8
	P210 Senior Operating Room Nurse	1	4
	P212 Head Nurse, Specialist	3	8
	P304 Instructor of Nursing	2	4
	P306 Senior Instructor of Nursing	1	4
Emergency Hospital	L504 Emergency Hospital Surgeon (Rate of \$300 based on 48 hours per week)	12	
	O6 Ambulance Driver	All	8
	P4 Chief Emergency Hospital Steward	1	8
Hassler Health Home	B512 General Clerk-Typist	1	8
	I 254 Seamstress	1	8
	O54 Foreman, Buildings and Grounds	1	8
	O58 Gardener	1	4
	P112 Superintendent of Nurses, Hassler Health Home	1	4

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors MacPhee, Mead—2.

Amending Annual Salary Ordinance, Department of Public Health, by Adding New Item of P103 Special Nurses, Additional Patient \$3.00 Extra (Not to Exceed \$12).

Bill No. 3991, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 60 DEPARTMENT OF PUBLIC HEALTH-SAN FRANCISCO HOSPITAL (Continued), by adding new item 76.1, P103 Special Nurses, Additional Patient \$3.00 extra (not to exceed \$12).

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) Section 60 is hereby amended to read as follows:

**Section 60. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
74		P101	Senior Cadet Nurse	\$ 65
75	122	P102	Registered Nurse	150-175
76		P103	Special Nurse (as needed) (m	8.00 plus
76.1		P103	Special Nurses, Additional Patient \$3 extra (not to exceed \$12)	
77	2	P111	Night Supervisor	200-225
79	29	P104	Head Nurse	175-200
80	4	P110	Assistant Superintendent of Nursing	200-250
81	1	P122	Director of Institutional Nursing	275-350
82	5	P204	Anaesthetist	175-200

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
83	1	P206	Senior Anaesthetist	200-250
84	25	P208	Operating Room Nurse	175-200
85	1	P210	Senior Operating Room Nurse	200-250
86	1	P212a	Head Nurse, Specialist (Obstetrical)	200-225
86.1	1	P212b	Head Nurse, Specialist (Pediatric)	200-225
86.2	1	P212c	Head Nurse, Specialist (Psychiatric)	200-225
87	2	P304	Instructor of Nursing	200-225
88	1	P306	Senior Instructor of Nursing	225-275

PSYCHIATRIC BUILDING

89	1	B408	General Clerk-Stenographer	160-200
90	2	C152	Watchman	140-165
91	2	L354	House Officer	150
92	1	L364	Physician Specialist	450
93	1	I 2	Kitchen Helper	110-135
94	21	I 120	Senior Orderly	145-165
95	1	I 204	Porter	115-140
96	4	P2	Emergency Hospital Steward	175-210
97	8	P102	Registered Nurse	150-175

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors MacPhee, Mead—2.

Consideration Continued.

Authorizing Compromise of the Claim of Herman De Piero, Injuries Sustained by Defect in Street.

Bill No. 4003, Ordinance No. . . . (Series of 1939), as follows:

Authorizing compromise of the claim of Herman De Piero injuries sustained by defect in street.

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled "Herman De Piero v. Steve J. Roche, also known as Steve J. Roach, also known as Stephen J. Roche, also known as First Doe, City and County of San Francisco, a municipal corporation, Second Doe, Third Doe, Fourth Doe and Fifth Doe, a corporation" be settled and compromised by the payment of Three Hundred (\$300) Dollars to the plaintiff in said action, in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Herman De Piero by the payment of Three Hundred (\$300) Dollars in full payment and satisfaction of all demands arising on account of said accident.

Section 2. Bill 3918, Ordinance 3702 (Series of 1939), is hereby repealed.

Approved as to form by the Deputy City Attorney.

Approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

April 1, 1946—Consideration continued until April 8, 1946.

Discussion.

Supervisor Christopher stated that he would desire to know how this claim came about.

Supervisor Brown said that he felt that the policy of the City in compromising claims of this sort was possibly subject to objection. If the City is responsible for injury in this matter the City should pay the full amount. If the City is not fully responsible it should not compromise the claims. By compromising claims there is apt to be an increase in the number of claims filed.

Supervisor Brown then moved that the matter be referred to committee.

Seconded by Supervisor Christopher.

Supervisor Lewis remarked that he found it easier to settle with insurance companies than it is to settle with the City and County of San Francisco. Felt that the City and County of San Francisco has lost more by refusing to settle and going to jury trial. It is a difficult thing to try and decide whether or not a case should be settled without knowing the full facts of the case.

Supervisor Brown, replying to Supervisor Lewis, said that if the Supervisor had listened to what I had said he would know that I said that these cases should be carried to the court. As Supervisor Lewis said, we are not in a position to determine what the merits of the case are and that is why they should go to the court to be decided.

Supervisor Lewis stated that at the present time our City Attorney is over-burdened. If they take every case to jury trial today, I think we would be in a very difficult and embarrassing financial situation.

Supervisor Christopher moved, as a substitute for Supervisor Brown's motion, that this matter be postponed for one week.

Motion *died* for want of a second.

Thereupon, the roll was called on Supervisor Brown's motion and it was *defeated* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, McMurray, Sullivan—5.

Noes: Supervisors Colman, Lewis, Mancuso, Mead, Meyer—5.

Absent: Supervisor MacPhee—1.

Supervisor Mead informed the Board that he desired to refer the matter to committee.

Supervisor Mead then moved that we rescind action.

Seconded by Supervisor Lewis.

Thereupon the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Christopher—1.

Absent: Supervisor MacPhee—1.

Supervisor Mancuso said that we are not going to accomplish anything by sending this matter to committee. Under the Charter the City is responsible under certain conditions for the repair of streets. Request Board that this matter be postponed today.

Supervisor Colman then moved that the matter remain on the calendar for one week and be made a Special Order at 3:00 p.m.

Seconded by Supervisor Brown.

Thereupon the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors MacPhee, Sullivan—2.

Consideration Postponed.

Authorizing Compromise of the Claim of Carl Edwin Dodge.

Bill No. 4006, Ordinance No. (Series of 1939), as follows:

Authorizing compromise of the claim of Carl Edwin Dodge.

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled "Carl Edwin Dodge v. City and County of San Francisco in the amount of \$15,000" be settled and compromised by the payment of \$2,000 to the plaintiff in said action in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Carl Edwin Dodge by the payment of \$2,000 in full payment and satisfaction of all demands arising on account of said action.

Section 2. Bill 3892, Ordinance 3671 (Series of 1939), is hereby repealed.

Approved as to form by the City Attorney.

Recommended and approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

April 1, 1946—Consideration continued until April 8, 1946.

Supervisor Mancuso moved that the matter be postponed for one week and made a Special Order at 3:00 p.m.

Seconded by Supervisor Christopher.

No objection and so ordered.

Passed for Second Reading.

Amending Annual Salary Ordinance, Water Department, by Deleting 1 Inspector of Public Works Construction at \$200-250, and Adding 1 Junior Engineer (Civil, Public Utilities) at \$225-280.

Bill No. 4012, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 76 PUBLIC UTILITIES COMMISSION-SAN FRANCISCO WATER DEPARTMENT, by decreasing the number of employments under item 7 from 2 to 1 F202 Inspector of Public Works Construction; and by increasing the number of employments under item 9 from 2 to 3 F401b Junior Engineer (Civil, Public Utilities).

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) is hereby amended to read as follows:

Section 76. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**

FUNCTIONAL EMPLOYMENT AS NEEDED

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	4	A154	Carpenter	\$ 12.00 day
2	1	A354	Painter	12.00 day
3	1	A404	Plumber	(g 289
4	1	B327	Photostat Operator	160-200
5	2	B512	General Clerk-Typist	160-200
6	1	E154	Lineman	(h 295
7	1	F202	Inspector of Public Works Construction	200-250
9	3	F401b	Junior Engineer (Civil, Public Utilities)	225-280
10	1	F604	Surveyor's Field Assistant	200-250
11	53	J 4	Laborer	7.60 day
12	2	J 66	Garageman	8.00 day
12.1	1	M53	Auto Mechanic	10.00 day
13	7	M54	Auto Machinist	11.12 day
13.1	1	M60	Auto Fender and Body Worker....	12.00 day
13.2	1	M252	Machinist's Helper	8.40 day
14	4	M254	Machinist	11.12 day
14.1	2	M265	Meter Repairman	9.20 day
15	1	M266	Foreman, Meter Repair	(i 271.50
16	1	M270	Superintendent, Machine Shop and Equipment	300-350
17	4	O1	Chauffeur	9.15 day
17.1	1	O52	Farmer	150-175
17.2	3	O58	Gardener	150-175
18	1	O116	Teamster, Two Horse Vehicle....	8.10 day
19	5	O166.1	Junior Operating Engineer.....	200
20	1	O168.1	Operating Engineer	250
21	2	U108	Compressor Operator, Portable...	10.00 day
22	13	U112	Pipe Caulker	11.20 day
23	5	U114	Main Pipe Foreman	11.70 day
23.1	1	U115	Special Pipe Fabricator.....	13.60 day
24	16	U116	Service Man	11.20 day
24.1	7	U118	Serviceman's Assistant	8.80 day
25	1	U120	Gateman	11.70 day
25.1	1	U130	Reservoir Keeper	175-200
26	1	U136	General Foreman, Service and Meters	260-325
27	1	U140	General Foreman, Main Pipes....	280-350
28	26	U206	Water Department Worker.....	7.60 day
29	2	U227	General Maintenance Foreman....	225-280
30	3	U230	Maintenance Foreman	200-225

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Authorizing Sale of Surplus School Lands in Assessor's Blocks 2511 and 7098.

Bill No. 4013, Ordinance No. (Series of 1939), as follows:

Authorizing sale of surplus school lands in Assessor's Blocks 2511 and 7098.

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

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Parcel 1. Beginning at a point on the easterly line of Forty-third Avenue, distant thereon 225 feet southerly from the southerly line of Wawona Street; running thence southerly along said line of Forty-third Avenue 11 feet 3 inches, more or less, to the southerly boundary of Pueblo Lands, known as the "Four League Line"; thence easterly along said last named line 240 feet 5 inches, more or less, to the westerly line of Forty-second Avenue; thence northerly along said line of Forty-second Avenue 24 feet 8 inches; more or less, to a point distant thereon 225 feet southerly from the southerly line of Wawona Street; thence at a right angle westerly 240 feet to the point of beginning.

Being a portion of Outside Land Block No. 1282.

Parcel 2. Lot No. 4, in Block No. 23, as said lot and block are delineated upon that certain Map entitled, "West End Map No. 2," recorded May 1, 1863, in Liber 2 "A" and "B" of Maps, at page 47, in the office of the Recorder of the City and County of San Francisco, State of California. Said Block is bounded by Mission Street, Naglee Avenue, Ellington Avenue and Whipple Avenue.

Section 2. The above described lands shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Appropriating \$250,000, Public Utilities Commission, from Bond Interest and Redemption Appropriation, to Credit of 1942 Water Works System Bond Fund, and Directing Cancellation of \$250,000 of said Bonds Falling Due on June 10, 1946.

Bill No. 4018, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$250,000 from the surplus existing in Appropriation No. 566.800.01, Bond Interest and Redemption, 1942 Water Works System, to the credit of the 1942 Water Works System Bond Fund and authorizing and directing the cancellation of \$250,000 of said bonds falling due on June 10, 1946.

Whereas, at the special election held June 9, 1942, bonds in the amount of \$1,250,000 were authorized for the improvement of the water works system by the construction of an auxiliary pumping plant at Lake Merced; and

Whereas, construction of said authorized improvement has been delayed owing to difficulty of procuring necessary construction materials and such delay has extended to a time when sale of the bonds falling due on June 10, 1946, would cause the city to incur needless bond sale costs and interest; and,

Whereas, the Annual Appropriation Ordinance for the fiscal year 1945-46 provided for bond interest and redemption on the 1942 Water Works System Bonds in anticipation of sale of said bonds within the fiscal year aforesaid; and

Whereas, it is essential that the project for which the bonds aforesaid were voted be prosecuted to completion in the full amount as authorized, namely, \$1,250,000; and

Whereas, it is not now economical to sell the lot of bonds in the amount of \$250,000 falling due on June 10, 1946, and in such circumstance there exists a surplus in Appropriation No. 566.800.01, Bond Interest and Redemption, 1942 Water Works System Bonds, by virtue of such non-sale; now, therefore,

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

Section 1. The sum of \$250,000 is hereby appropriated from the surplus existing in Appropriation No. 566.800.01, Bond Interest and Redemption, 1942 Water Works System, to the credit of the 1942 Water Works System Bond Fund, in order to provide that sufficient funds shall be available, either through cash on hand or bonds still remaining to be sold, to enable the Public Utilities Commission to complete the project for which the 1942 Water Works System Bonds were voted.

Section 2. The Treasurer is hereby authorized and directed to cancel those bonds of the 1942 Water Works System Bond Issue in the amount of \$250,000 which fall due on June 10, 1946.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved by the Public Utilities Commission.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer—8.

Absent: Supervisors MacPhee, Mead, Sullivan—3.

Final Passage.

Providing for the Bonding of All Employees of the City and County of San Francisco by a Blanket Bond; an Emergency Ordinance.

Bill No. 3994, Ordinance No. 3754 (Series of 1939), as follows:

Providing for the bonding of all employees of the City and County of San Francisco by a blanket bond; an emergency ordinance.

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

Section 1. **Employees to Be Bonded.** Pursuant to the provisions of the Charter of the City and County of San Francisco, all employees of the City and County of San Francisco shall be bonded by a blanket bond as hereinafter provided.

Section 2. **Bond Payable to the City and County of San Francisco.** Said bond shall be payable to the City and County of San Francisco.

Section 3. **Bond to Inure to Benefit of Officers and City and County.** The bond furnished pursuant to this ordinance shall inure to the benefit of the officer or officers liable for the acts and omissions of employees covered by said bond and also to the benefit of the City and County of San Francisco.

The City and County of San Francisco and each such officer may

singly or jointly bring suit on the bond. A taxpayer may also bring suit on the bond but only as provided in Section 27 of the Charter.

Section 4. Surety. The surety or sureties of said bond shall be a duly organized surety company or companies authorized to do surety business in the State of California in the manner provided by law.

Section 5. Term of Bond. The term of the bond given pursuant to this ordinance shall not exceed one year. A new bond shall be provided for each such term.

Section 6. Conditions. The condition of the bond shall be that the incumbents of the positions and places of employment of the City and County of San Francisco, hereinafter mentioned in Sections having the master number "fourteen" shall each well, truly, honestly and faithfully perform each and all official duties required of him by law at the time the bond is executed and also all such additional duties as may be imposed upon or required of him by any existing law or law enacted subsequently to the execution of the bond; and that if within the term of the bond his employment shall be terminated for any reason whatsoever he shall surrender to his immediate superior or to the head of the office, bureau or division in which he has been employed, all books, papers, records, writings, documents, moneys, effects and property appertaining or belonging to his position or employment or in his custody as such employee; and further that as to all employees occupying positions other than those specifically enumerated in this ordinance, the surety will indemnify the beneficiaries of the bond against direct loss of money or other personal property caused through any dishonest or fraudulent act by any such employee, provided, however, that the surety shall be under no liability thereunder for the first twenty-five dollars (\$25.00) of any loss caused by any employee collecting or receiving passenger fares for or on behalf of the Municipal Railway of the City and County of San Francisco.

Section 7. Obligation of Surety. The bond shall be in force and obligatory upon the surety or sureties therein for any and all breaches of the conditions thereof. In no event shall the liability of the surety or sureties exceed the sum of \$50,000 on any one employee or the sum of \$50,000 as to any one loss.

Section 8. Premium. The premium or charge for the bond furnished under the provisions of this ordinance shall be paid by the City and County of San Francisco. The money required to pay the premium on the bond shall be provided in accordance with the budget and fiscal provisions of the Charter of the City and County of San Francisco.

Section 9. Approvals. The bond shall be approved as to form by the City Attorney, and as to the sufficiency and solvency of the surety or sureties thereon by the Controller.

Section 10. Filing and Custody. The bond shall be filed with the Controller who shall be its custodian.

Section 11. Bond to Be Available for Public Inspection. The bond, and all riders and endorsements thereto, shall be available at all times for public inspection, and there need be no recording of the blanket bond or its amendments.

Section 12. Cancellation or Termination. The bond given pursuant to this ordinance shall be deemed terminated as to any employee upon the date of discovery by the Controller of the City and County of San Francisco of any fraudulent or dishonest act on the part of such employee. The bond may be cancelled in its entirety,

or as to any employee covered thereby, (a) by written notice given to the surety by the Controller of the City and County of San Francisco, (b) by not less than thirty days' (30) written notice given by the surety to the Controller of the City and County of San Francisco. Such cancellation notices shall be sent by registered mail.

Section 13. State Law Applicable. As to all subject matters relating to official bonds other than those specifically covered in this ordinance and the Charter, the provisions of the law of the State of California shall be complied with and be applicable to the bond given pursuant to the provisions of this ordinance.

Section 14. Employees Covered by Bond for Faithful Performance of Their Duties. The incumbents of positions and places of employment of the City and County of San Francisco who shall be covered by said bond for the faithful performance of their duties, as provided in Section 6 of this ordinance, are set forth in the following sections.

Section 14.1. Mayor. (2)

Confidential Secretary
Executive Secretary
Administrative Assistant
General Clerk-Stenographer
Head Clerk

Section 14.2. Citizens' Protective Corps War Service Activities.

Manager, Dormitories
Three General Clerks, Dormitories
Two Dormitory Clerks
Supervisor, Hospitality House
General Clerk-Stenographer, Treasury Deposits

Section 14.3. Assessor. (3)

Chief Assistant Assessor
Director of Accounts and Records
Chief Land Appraiser
Chief Building Appraiser
Chief Personal Property Appraiser

Section 14.4. District Attorney. (5)

Senior Attorney, Civil (part time),
Warrant and Bond Office
Chief Clerk
General Clerk-Stenographer, Warrant and
Bond Office
Six Junior Attorneys, Criminal,
Warrant and Bond Office
Attorney, Criminal (part time),
Warrant and Bond Office
Senior Attorney, Warrant and Bond Office
Nine Assistants, Warrant and Bond Office

Section 14.5. Treasurer. (6)

Assistant Cashier
Accountant
Senior Accountant
Two Tellers
Senior Teller
Three Senior Tellers
Assistant Cashier
Four General Clerks
Head Clerk

- Section 14.6. **Sheriff.** (7)
 Chief Clerk
 Cashier
 General Clerk (assists Cashier)
 Head Matron, San Mateo County Jail No. 4
 Head Matron, San Francisco County Jail No. 3
 Superintendent Jail, San Mateo County Jail No. 2
 Superintendent Jail, San Francisco County,
 Jail No. 1
 Head Keeper
- Section 14.7. **Police Department.** (9)
 Secretary, Police Commission
 Captain of Police, Property Clerk
 General Clerk-Stenographer, Personnel Records
- Section 14.8. **Fire Department.** (10)
 Secretary, Fire Commission
 Bookkeeper
 Fireman, Personnel Records
- Section 14.9. **Park Department.** (12)
 Assistant Superintendent
 Bookkeeper, Yacht Harbor, Collections
 Accountant
 Secretary
 Cashier-C
 General Clerk, Time Rolls
 General Clerk, Storeroom
 General Clerk, Bathhouse
 Senior Clerk, Purchasing
 Head Clerk, Personnel Records
 General Clerk-Typist, Storeroom Records
 Harbor Master
 Griddle Cook, Zoo Lunchroom
 Cook, Harding Cafe
 Cook, Lincoln Cafe
 Counter Attendant, Coit Tower
 Counter Attendant, Lincoln Park
 Counter Attendant, Sharp Park
 Counter Attendant, Chinese Tea Garden
 Two Assistant Directors, Recreation Activities
 Director, Recreation Activities
 Supervisor, Restaurants and Playgrounds
 Foreman, Recreation Activities, Children's Quarters
 Foreman, Recreation Activities,
 Fleishacker Playfield
 Foreman, Recreation Activities
 Six Starters (Golf)
- Section 14.10. **Recreation Department.** (13)
 Bookkeeper, Camp Office, San Francisco
 Bookkeeper, Camp Mather
 Senior Bookkeeper
 Business Manager
 Senior Clerk, Personnel Records
 General Clerk-Typist, Time Rolls
 Secretary
 Camp Manager
- Section 14.11. **Public Library Department.** (14)
 Secretary
 Assistant Librarian, Time Rolls

- Section 14.12. **War Memorial.** (15)
 Secretary
- Section 14.13. **California Palace of the Legion of Honor.** (17)
 Assistant Director
 Secretary, Board of Trustees
 Addressing Machine Operator
 Assistant to Director, Private Secretary
 General Clerk-Typist, Rev. Fund, Time Rolls
 General Clerk-Typist
 Two Janitors
 Working Foreman Janitor, Payroll Warrants
 Ten Gallery Attendants, Guarding Exhibits
 Assistant Head Gallery Attendant, Guarding Exhibits
 Junior Operating Engineer
 Operating Engineer
 Organist (part time)
 Curator, A, P. T. Acting Director
 Curator A
 Curator B, Educational Lectures
 Curator B
 Curator C, Educational Lectures
 Curator C
 Registrar, Catalogues and Purchases
 Chief Installer, Exhibits
 Senior Museum Technician, Restores Art Objects
 Museum Technician, Storeroom Exhibits
 Museum Technician
- Section 14.14. **M. H. de Young Memorial Museum.** (18)
 Assistant Director
 Cabinet Maker
 Secretary, Board of Trustees
 Photographer
 General Clerk-Stenographer, Time Rolls, Deposits in Treasury
 General Clerk-Stenographer
 Assistant to Director, Private Secretary
 General Clerk-Typist, Clerical
 General Clerk-Typist
 Two Janitresses
 Checkroom Attendant, Sale of Catalogues
 Two Janitors
 Sixteen Gallery Attendants, Guarding Exhibits
 Two Assistant Head Gallery Attendants, Guarding Exhibits
 Head Gallery Attendant, Guarding Exhibits
 Junior Operating Engineer
 Operating Engineer
 Four Curators B, Educational Lectures
 Three Curators C, Educational Lectures
 Administrative Assistant, Purchase Requis
 Restorer, Art Objects
 Registrar, Rev. Fund, Collections
 Chief Installer, Exhibits
 Chief Repairer and Packer, Exhibits
 Two Senior Museum Technicians, Exhibits
 Four Museum Technicians, Exhibits
 Publicity Clerk

Section 14.15. Municipal Court. (20)

Chief Assistant Clerk
Cashier of Municipal Court

Section 14.16. Municipal Court.**Civil Departments and Small Claims. (20)**

Court Room Clerk, Pres. Judge Dept. Calendar
Six Court Room Clerks, Civil Department
Court Room Clerk, Civil and C. H. Traffic
Civil Law Clerk, Relief Cashier
Three Civil Law Clerks, Collections
Two Senior Civil Law Clerks, Collections, S. C.
Two Senior Civil Law Clerks, Collections
General Clerk, Collections
General Clerk, Collections, S. C.
General Clerk-Typist, Relief Court Room
Clerk and Collections, S. C.

Section 14.17. Municipal Court.**Criminal Departments (Hall of Justice). (20)**

Four Court Room Clerks, Criminal Department
Court Room Clerk, Traffic
Court Room Clerk, Traffic, H. J.
Criminal Law Clerk, Transports Funds
Senior Criminal Law Clerk, Cashier, H. J.
General Clerk, Relief Collections, Traffic, H. J.
General Clerk, Relief Court Room Clerk
Head Clerk, Traffic
Two General Clerk-Typists, Relief Collections,
Traffic, H. J.
Three General Clerk-Typists, Collections,
Traffic, H. J.
General Clerk-Typist, Relief, Criminal Law Clerk

Section 14.18. Municipal Court.**Traffic Fines Bureau (City Hall). (20)**

Supervisor, Traffic Fines Bureau
Six General Clerks, Mail Collections
General Clerk, Relief Cash Register
Two General Clerks, Cash Register Clerks
General Clerk, Relief Cash Register Clerk
Three General Clerks, Collections and Mail
Two General Clerks, Bail Collections
General Clerk, Collections
Senior Clerk, Traffic Fines Bureau
Three General Clerk-Typists, Mail Collections
General Clerk-Typist, Collections and Main

Section 14.19. Juvenile Probation. (23).

Bookkeeper
Senior Bookkeeper
Administrative Assistant
Two General Clerk-Stenographers
Director, Log Cabin Ranch School
Senior Probation Officer
Office Assistant

Section 14.20. Adult Probation Department. (25)

Bookkeeper
General Clerk-Stenographer, Relief Cashier

Section 14.21. Chief Administrative Officer. (26)

Executive Secretary

- Section 14.22. **Tax Collector.** (28)
 Director, Bureau of Licenses
 Director, Bureau of Delinquent Revenue
 Three Tellers
 Assistant Cashier
 Cashier
 Five General Clerks, Part Time Teller
 Nineteen General Clerks, Part Time Collector
 Two General Clerks
 Head Clerk, Bookkeeper
 Senior Clerk-Stenographer, Part Time Teller
 Adjuster, License Collections
 Senior Inspector of Licenses
- Section 14.23. **Registrar of Voters.** (29)
 Chief Clerk of Elections, Chief Assistant
 Chief Clerk, Reg.
 Senior Clerk, Collections, Time Rolls
- Section 14.24. **Recorder.** (30)
 Chief Clerk
 Cashier
 Assistant Cashier
- Section 14.25. **County Clerk.** (31)
 Criminal Law Clerk, Collections, Hall of Justice
 Senior Criminal Law Clerk, Collections,
 Hall of Justice
 Civil Law Clerk, Relief Cashier
 Civil Law Clerk, Relief Cashier
 Cashier
 Chief Clerk
 General Clerk-Typist, Deposits and Time Rolls
- Section 14.26. **Public Administrator.** (32)
 Bookkeeper, Accts. Rev. Fund
 Senior Bookkeeper, Accts. Rev. Fund
 Head Clerk, Investigator
 General Clerk-Stenographer, receives money
 and property
 Senior Clerk-Stenographer, Property Clerk
 Special Investigator
- Section 14.27. **Purchaser.** (33)
 Chief Assistant Purchaser
 Assistant Purchaser—General Supplies
 General Clerk-Stenographer,
 receives cash from sales
 Bookkeeper, Shops
 General Superintendent of Shops
 Supervisor of Equipment and Supplies
 General Storekeeper, Municipal Railway
 General Storekeeper, Central Shops
 General Storekeeper, Water Department
 General Storekeeper, S. F. Hospital
 General Storekeeper, Central Warehouse
 Storekeeper, Golden Gate Park
 Storekeeper, Fleishhacker Commissary
 Storekeeper, Municipal Railway
 Produce Buyer and General Storekeeper
 Laguna Honda Home
 Labor Foreman, 15th and Harrison Streets.
 General Clerk, Rev. Fund

- Section 14.27. **Purchaser (Continued)**
 Chief Assistant Purchaser
 General Storekeeper, Bryant and Division Sts.
 General Storekeeper, Elkton Storeroom
 General Storekeeper, 24th and Utah Garage
 Storekeeper, Elkton Storeroom
 Storekeeper, Bryant and Division Sts.
 Storekeeper, 24th and Utah Garage
 Storekeeper, Bryant and Division Sts.
 Storekeeper, Hassler Health Home
 General Clerk-Stenographer
- Section 14.28. **Real Estate and Auditorium. (34 and 35)**
 Assistant Director of Property
 Head Clerk
 Div. R. W. Agent
 General Clerk-Stenographer, Collections
 Superintendent of Auditorium
- Section 14.29. **Public Works, Department of—
 General Office. (36)**
 Assistant Director
 City Architect
- Section 14.30. **Public Works, Department of—
 Bureau of Cost Accounting. (37)**
 Supervisor
 Three General Clerks, Outside Timekeepers
 General Clerk, Relief Timekeeper
 Senior Clerk, Head Timekeeper
 Senior Clerk, Stores Rev. Fund
- Section 14.31. **Public Works, Department of—
 Bureau of Building Repair. (38)**
 Superintendent
- Section 14.32. **Public Works, Department of—
 Bureau of Building Inspection. (39)**
 Superintendent
- Section 14.33. **Public Works, Department of—
 Bureau of Engineering. (40)**
 Senior Clerk, Collections
 Head Clerk, Contractor Deposits
- Section 14.34. **Public Works, Department of—
 Central Permit Bureau. (41)**
 Head Clerk
 General Clerk, Collections
 Senior Clerk, Collections
 Senior Clerk, Collections
- Section 14.35. **Public Works, Department of—
 Bureau of Sewer Repairs. (43)**
 Superintendent
- Section 14.36. **Public Works, Department of—
 Bureau of Streets. (45)**
 General Superintendent of Streets
- Section 14.37. **Department of Electricity. (49)**
 Bookkeeper, Rev. Fund, Timerolls
 General Clerk, Cashier (Collections)
 Chief Inspector
 Fire Alarm Office, Chief Dispatcher
 Superintendent, Plant

- Section 14.38. **Public Health, Department of—
Central Office.** (50)
Assistant Director of Public Health
Senior Bookkeeper, San Francisco Hospital Accts.
Senior Bookkeeper, Revolving Fund
Accountant, Office Manager
Business Manager
General Clerk, Birth Registry (Fees)
General Clerk, Cashier and Time Rolls
Senior Clerk, Death Registry (Fees)
Senior Clerk-Stenographer, Purchasing Records
Personnel Officer, Time Rolls
Senior Clerk
- Section 14.39. **Public Health, Department of—
Laguna Honda Home.** (51)
Superintendent
Assistant to Superintendent
Senior Pharmacist
General Clerk-Stenographer, Collections
Chauffeur, Transports Cash
- Section 14.40. **Public Health, Department of—
San Francisco Hospital.** (53)
Superintendent
Head Clerk, Time Rolls
General Clerk-Stenographer, Patients' Property
Senior Pharmacist
General Clerk-Typist, Assistant Head Clerk
Chauffeur, Transports Cash
Senior Social Service Worker
- Section 14.41. **Public Health, Department of—
Emergency Hospitals.** (54)
Chief Surgeon, Emergency Hospitals
Senior Emergency Hospital Steward, Materials and
Supplies and Time Rolls
Chief Emergency Hospital Steward, Materials and
Supplies and Time Rolls
Assistant Chief Surgeon, Emergency Hospitals
- Section 14.42. **Public Health, Department of—
Hassler Health Home.** (55)
Superintendent
Bookkeeper
- Section 14.43. **Public Welfare Department.** (56)
Business Manager
Office Assistant, Treasurer Deposits
General Clerk-Stenographer, Time Rolls
General Clerk-Typist, Revolving Fund
Senior Social Service Worker, Resources and
Collections
Social Service Director
- Section 14.44. **Coroner.** (57)
Chief Investigator
Senior Clerk
Four Investigators
Two Morgue Ambulance Drivers

- Section 14.45. **Controller.** (60)
 Chief Assistant Controller
 Bookkeeper, War Bonds
 Four Bookkeepers, Field Audits
 Bookkeeper, Audit Civil Service Requisitions
 Seven Senior Bookkeepers, Field Audits
 Senior Bookkeeper, Revenue Audits
 Two Accountants
 Supervisor Disbursements
 Four Accountants, Field Audits
 Two Accountants, Field Audits
 Supervisor, Budget Statistics
 Supervisor, Accounts and Reports
 Supervisor, General Audits
 Supervisor, Utility Audits
 Chief Clerk
 General Clerk, Tax Redemptions
 Head Clerk, Payroll Auditor
 Head Clerk, Payroll Release Auditor
 Head Clerk, Social Service Auditor
 Tax Redemption Clerk
 Bookkeeping Machine Operator, Revenue
 General Clerk, Stenographer, Stop Notices, etc.
 Executive Secretary
- Section 14.46. **City Planning Commission.** (61)
 City Planning Engineer
- Section 14.47. **Public Utilities Commission—
 General Office.** (62)
 Secretary, Public Utilities Commission
 Director, Bureau of Accounts
 Assistant Director, Bureau of Accounts
- Section 14.48. **Public Utilities Commission—
 Bureau of Light, Heat and Power.** (63)
 Manager and Chief Engineer
- Section 14.49. **Public Utilities Commission—
 San Francisco Airport.** (64)
 Manager, Airport Department
 Superintendent of Airport Operations
 Two General Clerk-Stenographers
 Five General Clerk-Typists
- Section 14.50. **Public Utilities Commission—
 Municipal Railway.** (65)
 Manager
 Superintendent of Transportation
 Superintendent of Transportation,
 Municipal Railway
 Assistant Superintendent of Transportation
 Three Division Superintendents
 Five Division Superintendents, Municipal Railway
 Twelve Day Dispatchers
 Twenty Claims Investigators
 Claims Investigator, Claims Adjuster
 Two Claims Adjusters
 Instructor
 Twenty-five Inspectors, Inspector-Receivers
 Ten Conductors, Receivers
 Ten Motormen, Receivers

Section 14.50 Public Utilities Commission—
Municipal Railway. (Continued)

Two Car Repairers
Senior Accountant
Accountant
Three Bookkeepers
Head Clerk
Nine General Clerks
Four General Clerk-Stenographers
Two General Clerk-Typists
Five Calculating Machine Operators
Office Assistant
Four Bookkeepers
Two Chief Clerks
Two Tellers
Two Cashiers
Twenty-six General Clerks
Three Senior Clerks
Three Head Clerks
Three Senior Electric Railway Shop Mechanics
Two Chauffeurs
Twenty-two Inspectors, Municipal Railway

Section 14.52. Public Utilities Commission—
San Francisco Water Department. (66)

General Manager and Chief Engineer
Senior Accountant
Senior Bookkeeper
Cashier
Head Clerk, Water Sales Manager's Office
Head Clerk, Water Sales Collection
Senior Clerk, Water Sales Manager's Office
Senior Clerk, Water Sales Collections
Senior Clerk, Millbrae Station
Two Senior Clerks, Water Sales Service and Supply
Forty-three General Clerks, Water Sales Collections
General Clerk, Water Sales Collection
General Clerk, Water Sales Service and Supply
Four General Clerks, Consumers' Accounts
General Clerk-Stenographer, Accounting and
Financial
General Clerk-Stenographer, Agricultural Division
Two General Clerk-Stenographers, Water Sales
Collections
General Clerk-Typist, Water Sales Collections
Two Office Assistants, Water Sales Manager's Office
Office Assistant, Accounting and Financial
Office Assistant, General Relief
Manager, Water Sales
Assistant Manager, Water Sales
Supervisor of Consumers' Accounts
Assistant Supervisor, Consumers' Accounts
Supervisor of Closing Bills
Supervisor, Service Supply
Supervisor of Collections
Supervisor, Docks and Shipping
Consumers' Complaint Investigator
Special Complaint Inspector
Eight Shut-Off Men, Water Sales Service and
Supply
Superintendent, Peninsula District

- Section 14.52. **Public Utilities Commission—**
 San Francisco Water Department (Continued)
 Assistant Superintendent, Peninsula District
 General Storekeeper
 Meter Man, Country
 Superintendent, Alameda District
 Assistant Superintendent, Alameda District
 Superintendent, Agriculture
 Assistant Superintendent, Agriculture
 Supervisor of Yard, 639 Bryant St.
 Water Service Inspector, Water Sales Service
 and Supply
- Section 14.53. **Public Utilities Commission—**
Hetch Hetchy Water Supply
Power and Utilities Engineering Bureau. (68)
 Manager and Chief Engineer
 Senior Engineer
 Senior Accountant
 Accountant
 Three Bookkeepers
 General Clerk
 General Clerk-Stenographer
 General Clerk-Typist
 Assistant Engineer
 Special Agent
 Engineer
 Superintendent
- Section 14.54. **Board of Education. (70)**
 Two Associate Superintendents of School
- Section 14.55. **Retirement Board. (72)**
 Head Clerk, Counter Clerk

Section 15. This ordinance is passed as an emergency measure and the Board hereby declares by the vote by which this ordinance is passed that an actual emergency exists which necessitates the provisions of this ordinance becoming effective on or before the 10th day of April, 1946, the nature of the emergency being that the presently existing Master Official Bond covering the employees enumerated in this ordinance expires on April 10, 1946, and it is necessary that this ordinance be effective on or before that date, so that the employees of the City and County of San Francisco may be covered by the blanket bond as herein provided.

Recommended by the Chief Administrative Officer.

Recommended by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

March 25, 1946—*Re-referred to Finance Committee.*

Discussion.

Supervisor Christopher said that he could not understand why so many employees should be bonded. I am looking at it with the matter of expense. Cannot see why a cook or a gardener in the Park Department should be bonded.

Supervisor Brown explained that this is a blanket bond and everybody is bonded regardless of whether or not they handle money. This type of bonding is cheaper in some instances than the other type of bond.

Supervisor Christopher remarked that he felt that there might be some way to reduce the expense.

Mr. Brooks explained that this is a faithful performance bond.

Supervisor Colman asked whether or not some people had been taken off the bond.

Mr. Brooks answered that this is just a faithful performance bond for the employees of the City. In the other bonding ordinance they cover the officials and the officials of the City.

Supervisor Christopher asked just what does the City do if a man does not perform his duties faithfully. If he does not perform his duties the way they are laid out the City has the right to forfeit that bond.

Mr. Brooks then called the attention of the Board to Section 7 of the ordinance.

Supervisor Christopher stated that his position is that there is still a great deal of duplication on this matter and I am going to vote against it.

Mr. Manna, representing the City Attorney, explained that some of the employees have been bonded under a schedule bond for the faithful performance of their duties. They have been bonded up to a specific amount and on the schedule bond these people were specifically listed and the amount in which they were bonded was also listed. This bond bonds every employee up to \$50,000. Under the blanket bonding ordinance the premiums are considerably less than the amount being paid for the schedule bond.

Supervisor Gallagher asked if we would save any money if we did not take this blanket bond and kept the type of bond that we have now.

Mr. Martin H. Gerry, Purchaser of Supplies, said that by having the blanket bond we save 20 per cent on approximately \$16,000.

Mr. Brooks explained that there are three matters on the calendar. Number 29 blankets off employees for faithful performance of duties. If you desire not to bond any of the employees there would not be any bond placed upon faithful performance.

Number 30. These people fall under different category from the employees.

Number 31 covers certain elective and appointive officials and certain officers who are required to be bonded by state law.

In No. 29 if you see fit you do not have to bond any employee for faithful performance. Any employee may in a number of ways destroy property or become involved in theft. Under the blanket bond any act which the employee would be guilty of doing would be covered. It is just a matter of what protection the Board of Supervisors wants to place on employees to protect the City property or money. The proposed blanket bond covers all employees up to \$50,000.

If you do not pass the matter today there will be no bonds in effect tomorrow.

Supervisor Christopher moved that the matter be re-referred to Finance Committee.

Seconded by Supervisor Sullivan.

Supervisor Mancuso moved, as a substitute motion, that we temporarily postpone until the Controller can come up and explain it.

Seconded by Supervisor Colman.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Colman, Mancuso, McMurray, Meyer—4.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, Mead, Sullivan—6.

Absent: Supervisor MacPhee—1.

Supervisor Sullivan remarked that if we let this matter go back to committee no employee will be bonded tomorrow.

Mr. Brooks stated that these employees have been bonded for years. This will just renew the bond. If you don't pass this legislation at this time no employee will be bonded.

Supervisor Christopher said that he believed that a matter of this kind has no business coming to the Board at the last minute and expect us to pass upon it. Believe it should go back to Finance Committee and have them go over each item to see who can be dropped from the bonding ordinance.

Supervisor Colman explained that we can go to the bonding firm and we can ask them for a coverage on this for a short period of time and it will be no doubt in their mind that we are going to adopt some type of a bond.

Mr. Gerry remarked that if you take out a coverage for one day it would have to be for a period of about one-third of a year.

Supervisor Brown said that it was the practice of insurance companies to grant those coverages as requested. The City cannot pay for temporary coverage unless the Board of Supervisors permits it to do so. Believe it is necessary to take some action here to direct the Purchaser of Supplies to secure temporary coverage if we expect to receive it. If we do pass a bonding ordinance the amount paid for the temporary coverage would apply towards the total amount of the premiums.

The roll was called on Supervisor Christopher's motion for reference to committee and it was *defeated* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, McMurray—4.

Noes: Supervisors Brown, Colman, Mancuso, Mead, Meyer, Sullivan—6.

Absent: Supervisor MacPhee—1.

Supervisor Mancuso stated that the Chief Administrative Officer has been requested to go over the bonding ordinance that is in effect now and see where he could cut out certain employments. This he has done and we have before us today the best bonding ordinance that we have ever had. It cuts the cost approximately one-third.

Mr. Brooks explained that the Controller has gone over these three ordinances and it is his recommendation that they be passed. The only group that you might make a saving in is the employees. The Controller feels that it is in the best interest of the City to pass these ordinances.

Thereupon the roll was called and the foregoing bill was *Finally Passed* as an emergency measure by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Christopher—1.

Absent: Supervisor MacPhee—1.

Final Passage.

Specifying Certain Officers of the City and County Who Are to be Bonded and the Amounts of Bonds; an Emergency Ordinance.

Bill No. 3995, Ordinance No. 3755 (Series of 1939), as follows:

Specifying the officers of the City and County of San Francisco who shall give bond pursuant to Ordinance No. 3709, Bill No. 3933 (Series of 1939), and the amount of the bond of each such officer; an emergency ordinance.

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

Section 1. The officers of the City and County of San Francisco hereinafter mentioned shall each give bond to the City and County of San Francisco pursuant to the provisions of Ordinance No. 3709, Bill No. 3933 (Series of 1939). The officers who shall give bond and the amount of each bond are specified in Section 2 to Section 21 of this ordinance.

Section 2. **POLICE DEPARTMENT.**

Chief of Police.....\$15,000
Three Commissioners, each..... 2,500

Section 3. **FIRE DEPARTMENT.**

Chief Engineer\$15,000
Three Commissioners, each..... 2,500

Section 4. **BOARD OF PERMIT APPEALS.**

Secretary\$ 5,000
Five Members of the Board, each..... 2,500

Section 5. **PARK DEPARTMENT.**

Superintendent, Park\$15,000
Five Commissioners, each..... 2,500

Section 6. **RECREATION DEPARTMENT.**

Superintendent\$15,000
Five Commissioners, each..... 2,500

Section 7. **PUBLIC LIBRARY DEPARTMENT.**

City Librarian\$ 5,000
Eleven Commissioners, each 2,500

Section 8. **WAR MEMORIAL.**

Managing Director\$ 5,000
Eleven Trustees, each..... 2,500

Section 9. **ART COMMISSION.**

Secretary\$ 5,000
Ten Commissioners, each..... 2,500

Section 10. **CALIFORNIA PALACE OF THE LEGION OF HONOR**

Director\$10,000

Section 11. **M. H. de YOUNG MEMORIAL MUSEUM.**

Director\$10,000

Section 12. **MUNICIPAL COURT.**

Clerk of Municipal Court.....\$10,000

Section 13. **CHIEF ADMINISTRATIVE OFFICER.**

Chief Administrative Officer.....\$25,000

Section 14.	FINANCE AND RECORDS.	
	Director of Finance and Records.....	\$10,000
Section 15.	PURCHASER.	
	Purchaser of Supplies.....	\$15,000
Section 16.	REAL ESTATE AND AUDITORIUM.	
	Director of Property.....	\$15,000
Section 17.	DEPARTMENT OF ELECTRICITY.	
	Chief	\$10,000
Section 18.	CITY PLANNING COMMISSION.	
	Secretary	\$ 5,000
	Five Commissioners, each.....	2,500
Section 19.	PUBLIC UTILITIES COMMISSION.	
	Manager of Utilities.....	\$25,000
	Five Commissioners, each.....	2,500
Section 20.	CIVIL SERVICE.	
	Personnel Director and Secretary.....	\$25,000
	Three Commissioners, each.....	2,500
Section 21.	RETIREMENT BOARD.	
	Secretary-Actuary	\$25,000
	Five Members of Board, each.....	2,500

Section 22. This ordinance is passed as an emergency measure and the Board hereby declares by the vote by which this ordinance is passed that an actual emergency exists, which necessitates the provisions of this ordinance becoming effective on or before April 10, 1946, the nature of the emergency being that the presently existing bonds of many of the officers enumerated in this ordinance expire on April 10, 1946, and it is necessary that this ordinance be effective on or before that date so that said officers may be bonded for a new term for the faithful performance of their duties.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

March 25, 1946—*Re-referred to Finance Committee.*

Finally Passed by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Christopher—1.

Absent: Supervisor MacPhee—1.

Specifying Certain Officers of the City and County Who Are to be Bonded and the Amounts of Bonds; an Emergency Ordinance.

Bill No. 3996, Ordinance No. 3756 (Series of 1939), as follows:

Specifying officers of the City and County of San Francisco who are to give bond pursuant to Ordinance No. 3710, Bill No. 3934 (Series of 1939), and the amount of the bond of each such officer; an emergency ordinance.

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

Section 1. The officers of the City and County of San Francisco hereinafter mentioned shall each give bond, pursuant to the provisions of Ordinance No. 3710, Bill No. 3934 (Series of 1939), in the following amounts:

Treasurer	\$200,000
Controller	100,000
Tax Collector	100,000
Tax Collector as License Collector.....	10,000
Assessor	50,000
County Clerk	50,000
Sheriff	50,000
Public Administrator	50,000
Mayor	25,000
City Attorney	10,000
District Attorney	10,000
Public Defender	10,000
Members of the Board of Supervisors, each.....	5,000
Clerk, Board of Supervisors.....	10,000
Secretary, Jury Commissioner, Superior Court....	10,000
Registrar of Voters.....	5,000
Recorder	5,000
County Agricultural Commissioner.....	5,000
Sealer of Weights and Measures	5,000
Director, Department of Public Works.....	25,000
City Engineer	10,000
Coroner	10,000
Director of Public Health.....	10,000
Superintendent of Schools.....	25,000
Seven Commissioners, Board of Education, each....	2,500
Chief Probation Officer, Adult Probation Department	5,000
Seven Members of Adult Probation Board, each....	2,500
Chief Probation Officer, Juvenile Court.....	10,000
Seven Members of Juvenile Probation Committee, each	2,500
Director of Public Welfare Department.....	15,000
Five Commissioners, Public Welfare Department, each	2,500

Section 2. Notwithstanding the provisions of Section 1 of Ordinance No. 3710, Bill No. 3934 (Series of 1939), the City Attorney and the Mayor shall give and execute an official bond only to the City and County of San Francisco.

Section 3. This ordinance is passed as an emergency measure and the Board hereby declares by the vote by which this ordinance is passed that an actual emergency exists, which necessitates the provisions of this ordinance becoming effective on or before the 10th day of April, 1946, the nature of the emergency being that the presently existing bonds of many of the officers enumerated in this ordinance expire on April 10, 1946, and it is necessary that this ordinance be effective on or before that date so that said officers may be bonded for a new term for the faithful performance of their duties.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

March 25, 1946—*Re-referred to Finance Committee.*

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$3,760, Tax Collector, for Payment of Contractual Services and Supplies for Balance of Fiscal Year, an Emergency Ordinance.

Bill No. 4011, Ordinance No. 3765 (Series of 1939), as follows:

Appropriating the sum of \$3,760 out of the Emergency Reserve Fund to provide funds in the Tax Collector's office for the payment of contractual services and supplies for the balance of the current fiscal year; an emergency ordinance.

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

Section 1. The sum of \$3,760 is hereby appropriated out of the Emergency Reserve Fund to the credit of the following appropriations of the Tax Collector's office for the purposes recited:

<i>Appropriation No.</i>	<i>Purpose</i>	<i>Amount</i>
528.200.00	Contractual Services	\$ 60
533.233.28	Postage	500
533.234.28	Official Printing	2,600
533.371.28	Stationery, Office Supplies, etc.....	600

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: Due to increased costs the funds heretofore provided for printing the delinquent tax list, for postage, stationery, office supplies, etc. are insufficient, and provision to meet these requirements for the balance of the fiscal year is immediately necessary to the uninterrupted operation of the Tax Collector's Office. There are no other funds available therefor.

Recommended by the Director, Department of Finance and Records.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$30,000, Retirement System, for Expenditures Under State Compensation Law Because of Industrial Injuries to Persons Employed in General Fund Offices and Departments; an Emergency Ordinance.

Bill No. 4022, Ordinance No. 3766 (Series of 1939), as follows:

Appropriating the sum of \$30,000 out of the Emergency Reserve Fund to provide funds for expenditures by the San Francisco Employees' Retirement System under the State Compensation Law because of industrial injuries to persons employed in General Fund Offices and departments; an emergency ordinance.

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

Section 1. The sum of \$30,000 is hereby appropriated from the Emergency Reserve Fund, to the credit of Appropriation No. 932.815.00-5, to provide funds for expenditures by the San Francisco Employees' Retirement System under the State Compensation Law because of industrial injuries to persons employed in General Fund offices and departments of the City and County of San Francisco.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The San Francisco Employees' Retirement System is without funds to pay the Workmen's Compensation benefits to employees of the City and County of San Francisco under State law. Funds heretofore provided for the purpose have proved insufficient and there are no other funds available therefor.

Recommended by the Secretary-Actuary, Retirement System.

Funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Consideration Postponed.

The following from Finance Committee, without recommendation, was taken up:

Present: Supervisors Lewis, Mead.

Appropriating \$15,000, Park Department, for Materials and Supplies for Balance of Fiscal Year; an Emergency Ordinance.

Bill No. 4016, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$15,000 out of the Emergency Reserve Fund to provide funds for the purchase of materials and supplies for the balance of the fiscal year for the Park Department, General Division; an emergency ordinance.

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

Section 1. The sum of \$15,000 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 512.300.01, to provide funds for the purchase of materials and supplies for the balance of the fiscal year for the Park Department, General Division.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The increased cost of materials has depleted the appropriation heretofore made for this purpose for the Park Department (General Division). Provision for the materials required for the balance of the fiscal year is necessary to the uninterrupted

operation of the Park Department. There are no other funds available for the purpose.

Recommended by the Superintendent, Park Department.

Approved by the Board of Park Commissioners.

Funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Supervisor Mancuso moved that we postpone action for one week.

Seconded by Supervisor McMurray.

No objection and motion carried.

Adopted.

The following from County, State and National Affairs Committee, without recommendation, was taken up:

Memorializing Congress to Enact Remedial Legislation to Provide Members of the Armed Forces with Wage Credits on Their Social Security Accounts for the Period of Their Military Service.

Proposal No. 5524, Resolution No. . . . (Series of 1939), as follows:

Whereas, the Federal Social Security Act provides that retirement and death benefits under the Old Age and Survivors Insurance program shall be computed from the average monthly wage recorded from January 1, 1937 until the beginning of the quarter in which age 65 is reached or death occurs; and

Whereas, the Social Security Act excludes those in the armed forces from Social Security because remuneration paid by the Federal Government is not "wages"; and

Whereas, approximately 15 million men and women in the armed forces of the United States will suffer permanent reduction in the average monthly wage recorded on their Social Security accounts because of these existing provisions of law; and

Whereas, the benefits to be received under the Federal Social Security Act will be forever less for each person who served in the armed forces unless these provisions of the law are amended; and

Whereas, simple justice demands that no penalty be incurred by persons who served in the armed forces by reason of their service therein; and

Whereas, the Old Age and Survivors features of the Social Security Act are a wholly federal program which can only be amended by Act of Congress; and

Whereas, the California State Legislature in 1945 by Senate Joint Resolution No. 24, has already memorialized Congress to remedy this unjust and unfair situation and the legislatures of several other states have likewise memorialized Congress; and

Whereas, the Ways and Means Committee of the House of Representatives is at present conducting hearings upon the subject of broadening and perfecting the existing Social Security Act; and

Whereas, the Social Security Board has repeatedly urged Congress in its annual reports to remedy this unfortunate situation by providing wage credits for military service on the Social Security accounts of all persons in the armed forces, without tax payment by the individuals involved; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, that the Congress of the United States be respectfully memorialized to enact remedial legislation to provide members of the armed forces with wage credits on their Social Security accounts for the period of their military service; and be it

Further Resolved, That copies of this resolution shall be sent to each member of Congress with a letter requesting favorable consideration.

April 1, 1946—Consideration continued until April 8, 1946.

Discussion.

Supervisor McMurray stated that this matter should be passed today. Believe we should pass it and let the Mayor veto it if he so desires.

Supervisor Lewis explained that in order to be consistent in matters of this kind he would have to vote against it because I do not believe that the Board of Supervisors has any jurisdiction in matters of this type.

Thereupon the roll was called and the foregoing proposal was adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Brown, Colman, Lewis, Mancuso—4.

Absent: Supervisor MacPhee—1.

Adopted.

The following recommendation of Police Committee was taken up:

Present: Supervisors McMurray, Christopher.

Police Department Authorized and Directed to Install "Stop" Signs at the Northeast and Southwest corners of Sunnydale Avenue at Hahn Street.

Proposal No. 5564, Resolution No. 5404 (Series of 1939), as follows:

Resolved, That in accordance with the provisions of the Vehicle Code of the State of California, the following intersections are hereby designated as "stop" intersections:

Northeast and southwest corners of Sunnydale Avenue at Hahn Street, stopping Sunnydale traffic.

and be it

Further Resolved, That the Police Department of the City and County of San Francisco be and it is hereby authorized and directed to cause stop signs to be installed at the locations designated hereinabove.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Adopted.

The following from Public Buildings, Lands and City Planning Committee was taken up:

Fixing Date for Hearing of Appeal from the Decision of the City Planning Commission, Denying Application to Rezone the Easterly Side of Church Street Between Fifteenth and Sixteenth Streets, from Commercial District to Second Residential District.

Proposal No. 5565, Resolution No. 5405 (Series of 1939), as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission by its Resolution No. 3021 dated

March 1, 1946, denying application to rezone the easterly side of Church Street, between Fifteenth and Sixteenth Streets, from Commercial District to Second Residential District, is hereby set for Monday, April 15, 1946, at 2 o'clock, P. M.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Consideration Continued.

The following recommendations of Streets Committee were taken up:

Present: Supervisors Meyer, McMurray, Sullivan.

Establishing Width of Sidewalks on Various Portions of Seventh St.

Bill No. 3971, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Forty-one (241) thereof.

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

Section 1. Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office March 8, 1946, by amending Section Two Hundred and Forty-one thereof to read as follows:

Section 241. The width of sidewalks on Seventh Street between Market and Mission Streets shall be fifteen (15) feet.

The width of sidewalks on Seventh Street between Mission and Brannan Streets shall be ten (10) feet.

The width of sidewalks on the northeasterly side of Seventh Street between Brannan and Townsend Streets shall be ten (10) feet.

The width of sidewalks on the southwesterly side of Seventh Street between Brannan Street and a point 172 feet southeasterly from Brannan Street shall be ten (10) feet.

The width of sidewalks on the southwesterly side of Seventh Street between a point 172 feet southeasterly from Brannan Street and a point 318 feet northwesterly from Townsend Street shall be abolished.

The width of sidewalks on the southwesterly side of Seventh Street between a point 318 feet northwesterly from Townsend Street and Townsend Street shall be ten (10) feet.

The width of sidewalks on Seventh Street between Townsend and Berry Streets shall be fifteen (15) feet.

The width of sidewalks on the southwesterly side of Seventh Street between Berry Street and Seventeenth Street shall be ten (10) feet.

The width of sidewalks on the northeasterly side of Seventh Street between Berry Street and Seventeenth Street shall be nineteen (19) feet.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

April 1, 1946—Consideration continued until April 8, 1946.

Discussion.

Supervisor Gallagher requested information as to why the width of the sidewalks on Seventh Street between Market and Mission Streets were being left at 15 feet.

Mr. Sherman Duckel, representing the Department of Public Works, explained that last year the Board referred this matter to the City Planning Commission for report and recommendation. The Commission recommended that the sidewalks between Market and Mission Streets not be changed on account of the Pacific Greyhound bus line. At Market Street you have a dead end because Seventh Street does not cross Market Street.

Supervisor Lewis then moved that the matter be put over two weeks and that all property owners be notified.

Seconded by Supervisor Christopher.

Division of the Question.

Supervisor Mancuso moved for the division of the question.

Supervisor Gallagher then stated the first part of the motion: "That the matter be postponed for a period of two weeks," and it was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, McMurray, Sullivan—6.

Noes: Supervisors Lewis, Mancuso, Mead, Meyer—4.

Absent: Supervisor MacPhee—1.

Supervisor Gallagher then stated the second part of the motion: "That all property owners be notified," and it was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Mancuso—1.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

Ordering the Improvement of Portions of Thirty-ninth and Fortieth Avenues Between Pacheco and Quintara Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 4020, Ordinance No. . . . (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of portions of Thirty-ninth and Fortieth Avenues, between Pacheco and Quintara Streets; appropriating \$1,100 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 22, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street

Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Thirty-ninth and Fortieth Avenues between Pacheco and Quintara Streets by grading to the official line and sub-grade, and by the construction of the following items:

Item No.

Item

1. Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface.
2. Unarmored Concrete Curb.
3. 6-inch V. C. P. Side Sewers.
4. Water Services, Long.
5. Water Services, Short.

The assessment district hereby approved is described as follows:

Block 2158, Lots 46, 47, 48, and 49; and

Block 2160, Lots 1, 3, 8, 19, 20, and 21;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$1,100 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation 548.906.13 for the purpose of extending City aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Ordering the Improvement of Portions of Forty-first and Forty-second Avenues Between Pacheco and Quintara Streets, and of Pacheco Street Between Forty-first and Forty-Second Avenues and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 4021, Ordinance No. . . . (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting speci-

cations therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of portions of Forty-first and Forty-second Avenues between Pacheco and Quintara Streets, and of Pacheco Street between Forty-first and Forty-second Avenues appropriating \$2,800 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 22, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per cent per annum.

The improvement of portions of:

Forty-first Avenue, between Pacheco and Quintara Streets.

Forty-second Avenue, between Pacheco and Quintara Streets.

Pacheco Street, between Forty-first and Forty-second Avenues

by grading to the official line and sub-grade, and by the construction of the following items:

Item No.

Item

1. Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface.
2. Unarmored Concrete Curb.
3. 6-inch V. C. P. Side Sewers.
4. Water Services, Long.
5. Water Services, Short.

The assessment district hereby approved is described as follows:

Block 2160, Lots 32, 38, 39, 40, 41, 48, 49, and 50;

Block 2161, Lots 3, 9, 10, 11, 19, 20, and 27;

being designated on the maps and books of the Assessor of the City and County of Sar Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$2,800 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation No. 548.906.12 for the purpose of extending City aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved by the Mayor.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Adopted.

The following recommendations of his Honor, the Mayor, were taken up:

Leave of Absence—Honorable Lloyd E. Wilson, President,
Board of Park Commissioners.

Proposal No. 5568, Resolution No. 5407 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Lloyd E. Wilson, president of the Board of Park Commissioners, is hereby granted a leave of absence for the period of April 9 to April 25, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Leave of Absence—Honorable Bart A. Supple, Member of the
Board of Education.

Proposal No. 5569, Resolution No. 5408 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Bart A. Supple, member of the Board of Education, is hereby granted a leave of absence for the period April 10 through May 1, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Leave of Absence—Mr. Adrien J. Falk, Member of the
Board of Education.

Proposal No. 5570, Resolution No. 5409 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. Adrien J. Falk, a member of the Board of

Education, is hereby granted a leave of absence for a period of one week, commencing April 12, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Leave of Absence—Mr. George Johns, Member of the Board of Education.

Proposal No. 5571, Resolution No. 5410 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. George Johns, a member of the Board of Education, is hereby granted a leave of absence for a period of April 26 to May 5, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Leave of Absence—Mr. Gardner A. Dailey, Member of the City Planning Commission.

Proposal No. 5572, Resolution No. 5411 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. Gardner A. Dailey, a member of the City Planning Commission, is hereby granted a leave of absence during the week of April 8, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

The following recommendations of the Finance Committee were taken up:

Appropriating \$20,000, Park Department, to Provide Funds for Purchase and Placement of Riprap at San Francisco Marina Yacht Harbor.

Bill No. 4024, Ordinance No. (Series of 1939), as follows:

Appropriating \$20,000 from surplus funds in the Water Supply and Irrigation System Appropriation of the Park Department, to provide funds for the immediate purchase and placement of riprap at the San Francisco Marina Yacht Harbor.

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

Section 1. The amount of \$20,000 is hereby appropriated from the surplus in Appropriation No. 512.500.62, Water Supply and Irrigation System—Park Department, to the credit of Appropriation No. 512.500.91, Yacht Harbor Development, to provide funds for the immediate purchase and placement of riprap for a portion of the San Francisco Marina Yacht Harbor.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Superintendent, Park Department.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$800, Park Department, to Provide Funds for Compensation of Temporary Employees for Balance of Fiscal Year.

Bill No. 4025, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$800 from the Park Fund Compensation Reserve to provide funds for payment of salaries to temporary employees in the Park Department.

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

Section 1. The amount of \$800 is hereby appropriated from the Park Fund Compensation Reserve to the credit of Appropriation No. 512.120.01, Temporary Salaries—General Division—Park Department, for payment of salaries to persons employed on a temporary basis in the Park Department.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Superintendent, Park Department.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Referred to Finance Committee.

Appropriating \$200 to Provide Funds for Payment of Overtime for the Balance of the Fiscal Year in the Coroner's Office.

Bill No. 4026, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$200 from the surplus existing in the General Fund Compensation Reserve to provide funds for the payment of overtime for the balance of the fiscal year in the Coroner's Office.

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

Section 1. The sum of \$200 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 557.111.00, to provide funds for the payment of overtime for the balance of the fiscal year in the Coroner's Office.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Coroner.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Referred to the Finance Committee.

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

Disposition of Income.

Supervisor Christopher requested that the Board be furnished with a list of all the income that we receive through subventions and pro rata income from outside sources, both State and Federal, and the disposition of such income.

No objection and so ordered.

Requesting Information from Director of Public Works as to the Feasibility of Assigning, on Part Time Basis, Men to Inspect Streets for Minor Defects.

Supervisor Christopher stated that he has written a letter to Mr. Vensano relative to the condition of Eighteenth Street between Mission and Valencia Streets. He suggested that it would be a good idea if Mr. Vensano would send out a scout to look over these streets and make temporary repairs where necessary. By doing this many of our motorists would be saved a great deal of expense.

Supervisor Christopher then asked that the Board request advice from the Director of Public Works as to feasibility of assigning, part-time, a few men from the Department of Public Works to inspect all streets with a view to locating minor defects which may be temporarily repaired at once and permanently repaired later.

No objection and so ordered.

After the request was granted Supervisor Mancuso stated that he did not think that any letter should be sent to the Director of Public Works under the signature of the Board. If Supervisor Christopher wanted to send a letter as an individual that would be all right but it should not come from the Board.

Supervisor Christopher stated that he would send the letter under his own signature.

Requesting Report From Charter Revision Committee.

Supervisor Christopher called to the attention of the Board that a Charter Revision Committee had been appointed to look into the possibility of amending the Charter. Would like to ask for a report from the committee relative to duplications in the Charter.

Matter with reference to deposits should be corrected. The Charter provides that only 10 per cent of our total money should be in only one bank as long as there are other banks in which to place our money. The State law provides otherwise. At the first opportunity

believe that a measure should be placed on the ballot to correct those ambiguities and conflicts.

Supervisor Christopher then requested that the Charter Revision Committee submit a report to this Board.

No objection; Clerk to request a report.

Declaring the Week of April 22, 1946, as "Apartment House Week."

Supervisor Colman presented:

Proposal No. 5573, Resolution No. 5412 (Series of 1939), as follows:

Whereas, the Apartment House Industry is an important and extensive one in the City and County of San Francisco, embracing many thousands of persons and gives employment to many thousands of people and provides essential and indispensable housing to many temporary residents of the community; and

Whereas, annually there has been, for many years, declared an Apartment House Week, in recognition of this important industry; now, therefore, be it

Resolved, That this Board of Supervisors does hereby declare the week of April 22 as "Apartment House Week."

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Bus Service From San Francisco Airport to San Francisco.

Supervisor Gallagher called the attention of the Board to the situation that is existing relative to the transporting of people from the San Francisco Airport to the City and County of San Francisco.

When people arrive at the San Francisco Airport they are transported by buses into San Francisco at a cost of \$1.15 per person. The people believe that the fare charged is far above the figure charged in other cities. The people are put in regular G. I. buses and are taken to the main office of the air line that brought them to the Airport. The buses will not stop at any hotels in San Francisco and sometimes the passengers have to retrace their steps to get to their hotel.

Supervisor Gallagher then requested that the Public Utilities Commission make a study of the matter to determine whether or not they can make some agreement with operators of such automobiles concerning rates of hire, and if the rates cannot be changed to go to the Railroad Commission and request them to make a recommendation.

Supervisor Brown requested that the Public Utilities Commission investigate the feasibility of constructing a garage at the San Francisco Airport along the same lines as the one in Burbank.

Supervisor Colman stated that the bus lines are under the control of the United Airlines.

Supervisor Gallagher answered that these buses are not. They are rented by the Yosemite Bus Line.

Supervisor Brown said that the United Air Lines operate their own bus transportation.

Referred to County, State and National Affairs Committee, and Public Utilities Committee and Chief Administrative Officer to look into the matter.

Amending Section 3 of Ordinance 121 (Series of 1939), Regulating Granting Emergency Relief to Dependent Non-resident Indigents; and Repealing Section 6 of Said Ordinance.

Supervisor Mancuso presented for Supervisor MacPhee:

Bill No. 4027, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 3 of Ordinance No. 121 (Series of 1939), regulating the granting of emergency relief to be given dependent non-resident indigents, and repealing Section 6 of said ordinance.

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

Section 1. Section 3 of Bill No. 123, Ordinance No. 121 (Series of 1939) is hereby amended to read as follows:

Section 3. Said Public Welfare Commission may grant emergency relief to a dependent non-resident of the City and County of San Francisco but not for a period longer than ninety (90) days. However, the Board of Supervisors shall have the power thereafter to extend the period of granting of said relief when the necessity for such extension shall appear to said Board by report from the Public Welfare Commission, but in no event shall the extension of relief be granted by said Board for a longer period than ninety (90) days for each extension of time.

Section 2. Section 6 of Bill No. 123, Ordinance No. 121 (Series of 1939), is hereby repealed.

Referred to Finance Committee.

Traffic Situation.

Supervisor McMurray stated that the Police Committee has been holding meetings on the traffic situation in San Francisco. Now have a report from the Chief of Police on this matter and would ask that a copy of this report be sent to each member of the Board.

Night Lighting on Third Street.

Supervisor McMurray said that proper night lighting has reduced the number of deaths by 80 per cent. People crossing streets at night cannot see very well. Going to ask that the Department of Public Works request that money be placed in the budget to relight Third Street. I have a report from the Police Department on this matter and would like a copy to be sent to each member of the Board.

Conduct of People Attending Board Meetings.

Supervisor Mead, explaining his stand relative to the ejection of Mr. Foley from the meeting, stated that the Board should not tolerate what happened today. Every labor representative should conduct himself as a gentleman at the meetings of the Board. Have no apologies for what I have done. Any labor representative who takes the same stand will receive the same action.

ADJOURNMENT.

There being no further business, the Board, at the hour of 6:35 p.m., adjourned.

JOHN R. McGRATH, Acting Clerk.

MONDAY, APRIL 8, 1946

Approved by the Board of Supervisors May 27, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

Monday, April 15, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, APRIL 15, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, April 15, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Quorum present.

Supervisor Dan Gallagher presiding.

Supervisor MacPhee excused from attendance.

Presentation of Guests.

The Chair presented, to the Board, Mrs. Ethel Hall and a group of young men and women who compose the Junior Statesmen of San Francisco.

Mr. Fred Herby, president of the group, addressed the Board and thanked them for their hospitality that they extended to the Junior Statesmen of San Francisco.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From State Controller, reporting on gasoline tax apportionment for quarter ended March 31, 1946.

Referred to Finance Committee.

From American Shore and Beach Preservation Assn., requesting support in connection with H. R. 2033, shore protection measure.

Referred to County, State and National Affairs Committee.

From Mrs. William W. Mein, Jr., favoring street planting program.

Ordered considered with calendar matter.

From Verdi Club, urging City to purchase privately owned lot in proposed park at Bayshore and Silver Avenues.

Referred to Education, Parks and Recreation Committee.

From Board of Education, inviting Supervisors to attend Board of Education budget hearings.

Referred to Finance Committee.

From Central Council of Civic Clubs, opposing any attempt to permit operation of laundries in commercial zone instead of industrial zone.

Referred to Public Buildings, Lands and City Planning Committee.

From Art Commission, inclosing resolution in connection with proposed street planting ordinance.

Ordered considered with calendar matter.

Consideration of Mayor's Veto.

Communication from his Honor, the Mayor, returning Proposal 5524, with his disapproval.

OFFICE OF THE MAYOR
SAN FRANCISCO

ROGER D. LAPHAM

April 10, 1946.

The Honorable
The Board of Supervisors,
City and County of San Francisco,
San Francisco.

Gentlemen:

I am returning herewith, disapproved, Proposal 5524 (Series of 1939), a resolution adopted by your Honorable Board, April 8, 1946, urging Congress to provide wage credits on their Social Security accounts for the period of their military service.

I am disapproving this proposal for the following reasons:

1. I am in accord with the substance of Resolution 581 (Series of 1939) passed by your Honorable Board, October 9, 19... , by which the Board of Supervisors declared as a policy "that in the future no official action will be taken upon extraneous or irrelevant matters, or upon affairs over which the members of this Board, representing all of the people of San Francisco, have no jurisdiction or control."
2. I wish to make it clear that I am not passing on the merits of this proposal. I look upon it as a matter of national importance over which Congress and not the City government has jurisdiction and of the type of legislation Resolution 581 (Series of 1939) was designed to avoid.

If this measure is passed over my veto, I request that a copy of this letter be attached to and transmitted with any communications bearing on Proposal 5524 (Series of 1939).

I trust that you will accept the above reasons for my disapproval.

Sincerely,

R. D. LAPHAM,

Mayor.

Enclosure

Memorializing Congress to Enact Remedial Legislation to Provide Members of the Armed Forces With Wage Credits on Their Social Security Accounts for the Period of Their Military Service.

Proposal No. 5524, Resolution No. . . . (Series of 1939), as follows:

Whereas, the Federal Social Security Act provides that retirement and death benefits under the Old Age and Survivors' Insurance program shall be computed from the average monthly wage recorded from January 1, 1937, until the beginning of the quarter in which age 65 is reached or death occurs; and

Whereas, the Social Security Act excludes those in the armed forces from Social Security because remuneration paid by the Federal Government is not "wages"; and

Whereas, approximately 15 million men and women in the armed

forces of the United States will suffer permanent reduction in the average monthly wage recorded on their Social Security accounts because of these existing provisions of law; and

Whereas, the benefits to be received under the Federal Social Security Act will be forever less for each person who served in the armed forces unless these provisions of the law are amended; and

Whereas, simple justice demands that no penalty be incurred by persons who served in the armed forces by reason of their service therein; and

Whereas, the Old-Age and Survivors features of the Social Security Act are a wholly federal program which can only be amended by Act of Congress; and

Whereas, the California State Legislature in 1945 by Senate Joint Resolution No. 24, has already memorialized Congress to remedy this unjust and unfair situation and the legislatures of several other states have likewise memorialized Congress; and

Whereas, the Ways and Means Committee of the House of Representatives is at present conducting hearings upon the subject of broadening and perfecting the existing Social Security Act; and

Whereas, the Social Security Board has repeatedly urged Congress in its annual reports to remedy this unfortunate situation by providing wage credits for military service on the Social Security accounts of all persons in the armed forces, without tax payment by the individuals involved; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, that the Congress of the United States be respectfully memorialized to enact remedial legislation to provide members of the armed forces with wage credits on their Social Security accounts for the period of their military service; and be it

Further Resolved, That copies of this resolution shall be sent to each member of Congress with a letter requesting favorable consideration.

Adopted—Board of Supervisors, San Francisco, April 8, 1946.

Ayes: Supervisors Christopher, Gallagher, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Brown, Colman, Lewis, Mancuso—4.

Absent: Supervisor MacPhee—1.

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

J. R. McGRATH, Acting Clerk.

Disapproved, San Francisco, April 10, 1946.

R. D. LAPHAM, Mayor.

Discussion.

Supervisor McMurray stated that this was a matter that was of great concern to every veteran in San Francisco and as such it was a matter on which the Board of Supervisors should take some action, notwithstanding the opinion of his Honor, the Mayor.

Supervisor McMurray then moved that the Mayor's veto be overridden.

Seconded by Supervisor Mancuso.

Supervisor Gallagher then informed the Board that the question before the Board is "Shall Proposal 5524 become effective notwithstanding the Mayor's veto?"

Supervisor Mead inquired that prior to the time that the Mayor's veto comes before us, by what parliamentary procedure could a member of the Board bring about legislation that would repeal legislation that was passed years ago relative to not concerning itself with matters outside of its jurisdiction? The Mayor has vetoed this matter on the strength of a resolution passed a number of years ago before many of the present members of the Board were Supervisors. Later in the meeting I am going to introduce legislation that will propose to repeal Resolution 581 (Series of 1939).

Supervisor Lewis remarked that he was in favor of the Mayor's action. The Charter states that the Board of Supervisors of the City and County of San Francisco are bound to act only on matters affecting the City and County of San Francisco.

Supervisor Mead rose to a point of order, that Supervisor Lewis was in effect giving a legal opinion on this matter.

Supervisor Gallagher ruled that the point of order was not well taken.

Supervisor Lewis continued his statement by saying that we are going to have any number of matters come before us that people feel should be passed by the State Legislature and Congress. If we are going to have to examine every piece of legislation that some group wants us to pass to ask the State Legislature or the Congress to enact we would not have time to do it. I cannot conscientiously study all bills before us and do a good job.

On this particular matter, we are all acquainted with it and we could go along with it, but it is the policy of the Board not to concern itself with matters over which we have no jurisdiction. Once you open the door the thing is wide open.

I am asking you not to override the Mayor's veto.

Supervisor Christopher asked Mayor Lapham whether or not he would still oppose this present piece of legislation, or any future legislation, simply because the Board is going beyond its scope or because of that resolution that is on the books.

Mayor Lapham replied that any resolution passed by the Board is an expression of opinion. Before I approve a piece of legislation on these matters I must know that the legislation is right. Believe there is a lot in what Supervisor Lewis says and unless it is a national bill that truly affects San Francisco, I believe you are better by not passing it.

Supervisor McMurray explained to the Board that we have a policy here today that is not going to suit every question. There is only one side to this resolution. There is no objection to it at all. It was passed by the State Legislature. By passing this matter the Board will be showing that they want the veterans of San Francisco to be really taken care of.

The Chair then stated that the question before the Board was "Shall Proposal 5524 become effective notwithstanding the Mayor's veto?" A vote "Aye" overrules the Mayor and a vote "No" sustains the Mayor.

Thereupon the roll was called and the Mayor's veto was *sustained* by the following vote:

Ayes: Supervisors Christopher, Gallagher, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Brown, Colman, Lewis, Mancuso—4.

Absent: Supervisor MacPhee—1.

Memorializing Congress to Enact H. R. 3129, Amending the Securities Exchange Act of 1934 so as to Limit the Power of the Securities Exchange Commission to Regulate Transactions in Exempted Securities.

Supervisor Mancuso presented:

Proposal No. 5592, Resolution No. . . . (Series of 1939), as follows:

Whereas, the Board of Supervisors of the City and County of San Francisco, by Resolution No. 4248 (Series of 1939), adopted September 25, 1944, did memorialize the Congress of the United States to enact H. R. 1502, proposing to amend the Securities and Exchange Act of 1934, the purpose of which amendment is to eliminate ambiguities in that Act and to make clear the intent of Congress to deny to the Securities and Exchange Commission the power to regulate securities issued by States or political subdivisions or instrumentalities of States, and transactions in such securities; and

Whereas, on May 4, 1945, Congressman Boren introduced in the House of Representatives H. R. 3129, which is a substitute bill for, and is a much clearer and simpler form of expression of the principle contained in H. R. 1502, and said bill, H. R. 3129, was referred to the House Committee on Interstate and Foreign Commerce; and

Whereas, the Securities and Exchange Commission has again definitely asserted the power, under its interpretation of the Securities Exchange Act in its present form, to regulate transactions in state and municipal securities and opposes enactment of bill H. R. 3129, but those agencies representing state and municipalities investment funds, the American Bar Association and the industry take the position that because the law is so construed by the administering body, it should be amended to clearly evidence the intent of Congress in this regard, and urge the enactment of H. R. 3129 as a needed clarifying amendment to the Securities Exchange Act to assure the fiscal processes of the State and local governments and the markets for their securities—primary and secondary—freedom from Securities and Exchange Commission regulatory jurisdiction, either direct or indirect; and

Whereas, this Board of Supervisors does hereby reiterate its expression previously presented in Resolution No. 4248 (Series of 1939), to the effect that public financing by State or subdivisions or instrumentalities thereof are matters of purely state policy and should not be subject to restriction or regulation by any bureau of the Federal Government, and further, that any restriction or regulation by any bureau of the Federal Government would interfere with the financing by States or political subdivisions or instrumentalities thereof and would materially increase the cost of such financing; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby memorialize the Congress of the United States to enact the aforesaid bill (H. R. 3129) at an early date in order that public financing by States and subdivisions and instrumentalities thereof may be freed from adverse effects which would result from the Securities Exchange Commission's interpretations and administration of the existing statute; and be it

Further Resolved, That the Clerk of this Board be and he is hereby directed to send immediately duly certified copies of this resolution to Senators Downey and Knowland, Congressmen Welch and Havenner, the Honorable Clarence F. Lea, Chairman of the House Interstate and Foreign Commerce Committee, and all members of the House Interstate and Foreign Commerce Committee.

Discussion.

Supervisor Mancuso said that the Security bill is now before Congress. There is a hearing on it today in Washington. It is known as

the Warren bill and its purpose is to make it easier for cities and municipalities to sell securities.

The matter was before the last Congress and the Board of Supervisors passed a resolution requesting that it be passed. The legislation in Congress did not go through at that time.

It is the belief that the Federal Government should grant exemptions to cities and municipalities to encourage the sale of bonds by the local bodies. By the passage of this legislation federal control over the sale of securities by local governments would be ended. Since federal borrowing does not require federal regulations neither should cities and counties require federal regulations in order to do the same thing.

Supervisor Christopher stated that he desired to know if the Mayor recommends this resolution.

Mayor Lapham replied that he had not seen the resolution. As I see it this deals directly with the City government. Principle here is that when any municipality, state or political subdivision issues a bond it should be governed in the same way as private business. Cities should be allowed to issue securities in the same way that any corporation does.

Supervisor Lewis said that he objected to the suspension of the rules for the consideration of the proposal.

Thereupon the foregoing proposal was *referred to the County, State and National Affairs Committee.*

Closing and Abandonment of Portion of St. Joseph's Avenue Between Turk and Geary Streets.

Board of Supervisors to hear all persons interested in or objecting to proposed closing and abandonment of portion of St. Joseph's Avenue between Turk Street and Geary Street, pursuant to notice of intention given in Resolution No. 5349 (Series of 1939).

Discussion.

Mr. Brooks explained the history of Saint Joseph's Avenue to the Board. He said that when this street was laid out it was made one hundred feet wide because there was a cemetery on one side of it. This street has never been improved and it will have to be done by the property owners. At the present time there are no houses fronting on St. Joseph's Avenue. It is planned to reduce the street so that it will be approximately 50 feet wide.

Mr. Costillo, a property owner, said that the buildings on St. Joseph's Avenue were moved back 25 feet about 50 years ago. The people in that neighborhood do not object to closing a portion of the street.

Dr. A. C. Stephens, a property owner, asked whether or not they would have to pay for the street work that will be done in connection with the improvement of St. Joseph's Avenue.

Mr. Wadsworth, City Engineer, stated that the proposal is merely to decrease the dedicated street, which is now 100 feet wide, to approximately 50 feet. There is nothing in this proposal having to do with the paving of the street. If, in the future, there is a proposal to improve St. Joseph's Avenue then the property owners in that district will be assessed for the improvement.

The Chair then directed the Clerk of the Board to transmit the information to the Department of Public Works that there were no protestants to the closing and abandoning of St. Joseph's Avenue.

Hearing of Protests—Assessment for Work on Crossing of Pacheco Street and Forty-third Avenue, Etc.

Board of Supervisors to hear protests, if any, of all persons interested in the following work done or in the assessment, diagram, or warrant for payment of the cost of the same, or in any property affected thereby, pursuant to Department of Public Works Order No. 23,799, approved March 20, 1946: The crossings of Pacheco Street and Forty-third Avenue, Pacheco Street and Forty-fifth Avenue, and Quintara Street and Forty-third Avenue, by the construction of paving, etc.

No protestants; assessment confirmed.

SPECIAL ORDER—2:00 P. M.

Consideration Postponed.

Appeal from Decision of City Planning Commission.

Hearing of appeal from decision of City Planning Commission denying application to rezone the easterly side of Church Street, between Fifteenth and Sixteenth Streets, from Commerical District to Second Residential District.

Supervisor Christopher moved that this matter be postponed for one week. Seconded by Supervisor Meyer.

No objection and so ordered.

SPECIAL ORDER—3:00 P. M.

Passed for Second Reading.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Authorizing Compromise of the Claim of Herman De Piero, Injuries Sustained by Defect in Street; and Repealing Bill 3918, Ordinance 3702 (Series of 1939).

Bill No. 4003, Ordinance No. . . . (Series of 1939), as follows:

Authorizing compromise of the claim of Herman De Piero, injuries sustained by defect in street; and repealing Bill 3918, Ordinance 3702 (Series of 1939).

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled "Herman De Piero v. Steve J. Roche, also known as Steve J. Roach, also known as Stephen J. Roche, also known as First Doe, City and County of San Francisco, a municipal corporation, Second Doe, Third Doe, Fourth Doe and Fifth Doe, a corporation" be settled and compromised by the payment of Three Hundred (\$300) Dollars to the plaintiff in said action, in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Herman De Piero by the payment of Three Hundred (\$300) Dollars in full payment and satisfaction of all demands arising on account of said accident.

Section 2. Bill 3918, Ordinance 3702 (Series of 1939), is hereby repealed.

Approved as to form by the Deputy City Attorney.

Approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

April 1, 1946—*Consideration continued until April 8, 1946.*

April 8, 1946—*Consideration continued until April 15, 1946.*

Discussion.

Mr. O'Toole, City Attorney, explained that this compromise had previously been passed by the Board of Supervisors but was sent back because it was not approved as to funds available by the Controller.

The original suit was filed for \$20,000 and we can settle it for \$300. Mr. Roche, the driver of the machine, has died and we do not have any witnesses to support our side of the case. Believe that it is to the best interest of the City and County of San Francisco to compromise this case.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Consideration Postponed.

Authorizing Compromise of the Claim of Carl Edwin Dodge, and Repealing Bill 3892, Ordinance 3671 (Series of 1939).

Bill No. 4006, Ordinance No. . . . (Series of 1939), as follows:

Authorizing compromise of the claim of Carl Edwin Dodge; and repealing Bill 3892, Ordinance 3671 (Series of 1939).

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled "Carl Edwin Dodge v. City and County of San Francisco in the amount of \$15,000" be settled and compromised by the payment of \$2,000 to the plaintiff in said action in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Carl Edwin Dodge by the payment of \$2,000 in full payment and satisfaction of all demands arising on account of said action.

Section 2. Bill 3892, Ordinance 3671 (Series of 1939), is hereby repealed.

Approved as to form by the City Attorney.

Recommended and approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

April 1, 1946—*Consideration continued until April 8, 1946.*

April 8, 1946—*Consideration continued until April 15, 1946.*

Supervisor Mancuso moved that this matter be postponed for one week.

No objection and motion carried.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Providing for Disbursements from the Police Range Fund.

Bill No. 3896, Ordinance No. 3767 (Series of 1939), as follows:

Amending Section 1359, Article 18, Chapter VIII (Police Code), Part II, of the San Francisco Municipal Code, providing for disbursements from the Police Range Fund.

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

Section 1. Section 1359, Article 18, Chapter VIII (Police Code), Part II, of the San Francisco Municipal Code, is hereby amended to read as follows:

Sec. 1359. **Disbursements From Police Range Fund.** Money deposited in the Police Range Fund shall be disbursed in the following order:

(a) In the payment of taxes collected pursuant to Section 1354 of this Article.

(b) In the payment to the National Rifle Association, or its order, of fees collected pursuant to Section 1358 of this Article.

(c) In the payment of purchases of trophies, medals, and prizes, and the payment of such incidental tournament costs as may be authorized by the Police Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Amending Annual Salary Ordinance, Purchasing Department, by Adding "And Reproduction" to Title of Supervisor, Tabulating Bureau.

Bill No. 3948, Ordinance No. 3768 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), Section 37.4 PURCHASING DEPARTMENT—TABULATING BUREAU, by amending item 45, 1 B310.2 Supervisor, Tabulating Bureau by adding the words "and Reproduction" to the title.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Section 37.4 is hereby amended to read as follows:

**Section 37.4. PURCHASING DEPARTMENT—
TABULATING BUREAU**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
44	1	B310.1	Senior Tabulating Machine Operator	\$210-250
45	1	B310.2	Supervisor, tabulating and Reproduction Bureau	275-325

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Amending Annual Salary Ordinance, Water Department, by Deleting 1 Auto Machinist at \$11.12 per day and Adding 1 Special Pipe Fabricator at \$13.60 per day.

Bill No. 3949, Ordinance No. 3769 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), Section 76 PUBLIC UTILITIES COMMISSION—SAN FRANCISCO WATER DEPARTMENT, by decreasing the number of employments

under item 13 from 8 to 7 M54 Auto Machinist at \$11.12 per day; and adding item 23.1, 1 U115 Special Pipe Fabricator at \$13.60 per day.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Section 76 is hereby amended to read as follows:

Section 76. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**

FUNCTIONAL EMPLOYMENT AS NEEDED

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	4	A154	Carpenter	\$ 12.00 day
2	1	A354	Painter	12.00 day
3	1	A404	Plumber	(g) 289
4	1	B327	Photostat Operator	160-200
5	2	B512	General Clerk-Typist	160-200
6	1	E154	Lineman	(h) 295
7	2	F202	Inspector of Public Works Construction	200-250
9	2	F401b	Junior Engineer (Civil, Public Utilities)	225-280
10	1	F604	Surveyor's Field Assistant	200-250
11	53	J 4	Laborer	7.60 day
12	2	J 66	Garageman	8.00 day
12.1	1	M53	Auto Mechanic	10.00 day
13	7	M54	Auto Machinist	11.12 day
13.1	1	M60	Auto Fender and Body Worker	12.00 day
13.2	1	M252	Machinist's Helper	8.40 day
14	4	M254	Machinist	11.12 day
14.1	2	M265	Meter Repairman	9.20 day
15	1	M266	Foreman, Meter Repair	(i) 271.50
16	1	M270	Superintendent, Machine Shop and Equipment	300-350
17	4	O1	Chauffeur	9.15 day
17.1	1	O52	Farmer	150-175
17.2	3	O58	Gardener	150-175
18	1	O116	Teamster, Two Horse Vehicle	8.10 day
19	5	O166.1	Junior Operating Engineer	200
20	1	O168.1	Operating Engineer	250
21	2	U108	Compressor Operator, Portable	10.00 day
22	13	U112	Pipe Caulker	11.20 day
23	5	U114	Main Pipe Foreman	11.70 day
23.1	1	U115	Special Pipe Fabricator	13.60 day
24	16	U116	Service Man	11.20 day
24.1	7	U118	Serviceman's Assistant	8.80 day
25	1	U120	Gateman	11.70 day
25.1	1	U130	Reservoir Keeper	175-200
26	1	U136	General Foreman, Service and Meters	260-325
27	1	U140	General Foreman, Main Pipes	280-350
28	26	U206	Water Department Worker	7.60 day
29	2	U227	General Maintenance Foreman	225-280
30	3	U230	Maintenance Foreman	200-225

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Amending Annual Salary Ordinance, Purchasing Department, by Deleting 1 Supervisor, Reproduction Bureau, at \$250-300.

Bill No. 3950, Ordinance No. 3770 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), Section 37.3 PURCHASING DEPARTMENT—REPRODUCTION BUREAU, by deleting item 43, 1 B332 Supervisor, Reproduction Bureau at \$250-300.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Section 37.3 is hereby amended to read as follows:

**Section 37.3. PURCHASING DEPARTMENT—
REPRODUCTION BUREAU**

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
41	2	B325	Blueprinter	\$160-200
42	1	B327	Photostat Operator	160-200

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Amending Annual Salary Ordinance, Purchasing Department, by Deleting 3 Key Punch Operators (Alphabetical) at \$150-175, and by Adding 2 Tabulating Machine Operators at \$175-210, and 1 Tabulating Machine Operator (Part Time) at \$87.50.

Bill No. 3984, Ordinance No. 3777 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313, (Series of 1939), Section 37.5 PURCHASING DEPARTMENT—TABULATING BUREAU (Interdepartmental), by decreasing the number of employments under item 46 from 5 to 2 B309a Key Punch Operator (alphabetical) at \$150-175, and by increasing the number of employments under item 47 from 7 to 9 B310 Tabulating Machine Operator at \$175-210; and by adding item 47.1, 1 B310 Tabulating Machine Operator (part time) at \$87.50.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939), Section 37.5 is hereby amended to read as follows:

**Section 37.5. PURCHASING DEPARTMENT—
TABULATING BUREAU (Continued)**

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
46	2	B309a	Key Punch Operator (Alphabetical)	\$150-175
47	9	B310	Tabulating Machine Operator	175-210
47.1	1	B310	Tabulating Machine Operator (part time)	87.50

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

Fixing Schedules of Compensation Effective July 1, 1946, to Be Paid Certain Employees Subject to Provisions of Section 151.3 of the Charter.

Bill No. 3999, Ordinance No. . . . (Series of 1939), as follows:

An ordinance fixing and determining schedules of compensation to be paid certain employees of the City and County of San Francisco and employees of the San Francisco Unified School District allocated to classifications specified herein, compensations for which are subject to the provisions of Section 151.3 of the Charter and fixing schedules of compensation for sub-foreman, foreman, and general foreman of crafts, compensations for which crafts are subject to Section 151.3 of the Charter; providing that said schedules of compensation shall be effective beginning July 1, 1946.

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

Section 1. Adoption of Schedules of Compensation Subject to Provisions of Section 151.3 of the Charter and Schedules of Compensation for Certain Positions Involving Supervision of Crafts. Pursuant to the provisions of Section 151.3 of the Charter and notwithstanding the provisions of any ordinance of this Board of Supervisors fixing schedules of compensation pursuant to the provisions of Section 151 of the Charter, the schedules of compensation specified in Section 8 hereof shall be paid beginning July 1, 1946, to employees of the City and County of San Francisco and the San Francisco Unified School District who are occupying positions allocated to the various classifications of employment specified herein, compensations for which are subject to the provisions of Section 151.3 of the Charter. The compensations fixed in Section 9 hereof shall be paid effective July 1, 1946, to sub-foremen, foremen, and general foremen of the crafts enumerated in Section 8 hereof.

Section 2. Application of Schedules of Compensation: Employees legally holding positions allocated by the Civil Service Commission to the classifications set forth in Section 8 hereof which are subject to the provisions of Section 151.3 of the Charter and sub-foreman, foreman, and general foreman of crafts as specified in Section 9 hereof shall be paid, beginning July 1, 1946, the amount set forth herein for the classification in which their respective positions are classified and allocated.

Section 3. Deductions for Maintenance: The compensations specified herein are gross compensations. Charges and deductions for any and all maintenance, such as housing, meals, laundry, etc., furnished to and accepted by employees shall be indicated and made on time-rolls and payrolls in accordance with a schedule of charges for such maintenance fixed and determined in the annual salary ordinance.

Section 4. Normal Work Schedules; Exceptions; Holidays: Compensations fixed herein are on a per diem basis for eight hours of work per day. Compensation for work in excess of eight hours per day shall be as determined and provided in the annual salary ordinance. Specification and determination of holidays and premium pay therefor, night shifts and premium pay therefor, split shifts and premium pay therefor, and any exceptions to the normal work schedule and compensation therefor shall be as provided in the annual salary ordinance.

Section 5. Part Time Service: Compensation for part time service shall be at a rate of pay based upon the full time rate of pay for the service, proportionate to the hours worked.

Section 6. Conversion: In converting schedules of compensation established herein on a per diem basis for inclusion in the annual

salary ordinance on a monthly basis the conversion shall be made by using the factor 21.25 days for a five-day week work schedule; 23.4 for a 5½-day week work schedule; and 25.6 for a six-day week work schedule, all of which factors include allowance for six holidays presently observed by per diem employees. In calculating conversions from per diem to monthly salary rates figures shall be adjusted to the next highest half dollar.

Section 7. Savings Clause: If it shall be determined by any court of competent jurisdiction that any salary or wage rate or schedule of compensation fixed herein, or any provision hereof, is contrary to the provisions of Section 151.3 of the Charter, or of any provision of the charter or law, such determination shall not affect the validity of any other salary, wage, or schedule of compensation or provision in this ordinance.

Section 8. The schedules of compensation for the respective classifications of employment subject to the provisions of Section 151.3 of the Charter are as follows:

Class No.	Civil Service Class Title	Schedule of Compensation
A52	Hodcarrier	\$12.60
		14.00*
		13.60†
A56	Bricklayer	16.40
		17.40†
A62	Tilesetter	14.40
A154	Carpenter	14.00
A155	Cribber	11.00
A202	Cement Finisher's Helper	13.00
A204	Cement Finisher	14.00
A206	Foreman Cement Finisher	15.00
A252	Glazier	12.68
A254	Foreman Glazier	13.68
A354	Painter	14.00
A364	Car and Auto Painter (covered by Painter's contract)	14.00
A392	Plasterer	16.00
A404	Plumber	15.00
A456	Sheet Metal Worker	14.00
A504	Steamfitter	15.00
A651	Ornamental Ironworker	12.80
E104	Batteryman Electrician (covered by Electrician's contract)	15.00
E106	Armature Winder (covered by Electrical Industrial Repair Agreement)	12.00
E106.1	Foreman Armature Winder (covered by Electrical Industrial Repair Agreement)	13.80
E107	Power House Electrician (covered by Electrician's contract)	15.00
E108	Electrician	15.00
E108.1	Foreman Electrician	\$16.00
E109	Stage Electrician	15.00
E111	General Foreman Electrician	17.00
E130	Elevator Mechanic	14.04
E150	Lineman Helper	10.80
E154	Lineman	15.00
E156	Cable Splicer	17.40
E160	Foreman Lineman	16.00
E161	General Foreman Lineman	17.00
E202	Senior Electrical Railway Shop Mechanic (covered by Electrical Industrial Repair Agreement)....	12.00

*—Indicates tending plasterer.

†—Indicates underground.

Class No.	Civil Service Class Title	Schedule of Compensation
E208	Foreman Electrical Railway Shop Mechanic (covered by Electrical Industrial Repair Agreement)	13.80
J4	Laborer	8.50
	When working on sandblasting	11.00
	Pneumatic Tool Operator	10.00
J66	Garageman	9.00
J152	Trackman	8.50
M53	Auto Mechanic	12.00
M54	Auto Machinist	13.00
M60	Auto Fender and Body Worker	13.00
M108	Blacksmith	12.00
M110	Molder's Helper	8.72
M112	Molder	12.00
M252	Machinist's Helper (covered by Machinist's Agreement—Maintenance Machinist's Helper)	9.92
M253	Machine Tool Operator (covered by Machinist's Agreement—Specialist)	10.48
M254	Machinist (covered by Machinist's Agreement—Maintenance Machinist)	13.12
M260	Instrument Maker (covered by Machinist's Agreement—Die and Toolmaker)	14.48
O1	Chauffeur, Under 4 yds. capacity (water level)	9.20
	4 yds. and under 6 yds. (water level)	10.12
	6 yds. and under 8 yds. (water level)	11.00
	8 yds. and over (water level)	13.80
	Flat Rack Truck	9.78
	A Frame Truck Loader	12.00
	Tractors	13.60
	Trax-cavators	16.00
O122	Window Shade Worker	12.12
O152	Engineer of Hoisting and Portable Engines	13.20
O252	Dryer-Mixerman	11.60
O268	Granite Cutter	12.50
O278	Asphalt Finisher	10.50
U108	Compressor Operator	11.60

Section 9. Compensation for Sub-Foreman, Foreman, and General Foreman of Crafts Enumerated in Section 8. In view of the necessity of maintaining established differentials in pay for classifications such as sub-foreman, foreman and general foreman who exercise supervision over the above classifications, the following rates of pay are hereby fixed for such supervisory positions:

Class No.	Civil Service Class Title	Schedule of Compensation
A160	Foreman Carpenter	\$15.00
A161	General Foreman Carpenter	16.00
A208	General Foreman Cement Finisher	16.00
A357	Foreman Painter	15.00
A358	General Foreman Painter	16.00
A366	Foreman Car and Auto Painter	15.00
A370	General Foreman Car and Auto Paint Shop	16.00
A408	General Foreman Plumber	17.00
A460	General Foreman Sheet Metal Worker	16.00
A506	General Foreman Steamfitter	17.00
E107.1	Foreman Power House Electrician	16.00
E206	Sub-Foreman Electrical Railway Shop Mechanic	12.50
E210	General Foreman Electrical Railway Shop Mechanic	14.00
J10	Labor Sub-Foreman	9.00
J12	Labor Foreman	9.50
J68	Sub-Foreman Garageman	9.50
J166	Track Foreman	9.50

Class No.	Civil Service Class Title	Schedule of Compensation
J168	General Foreman Trackman	10.50
M55	Foreman Auto Machinist	14.00
M57	Sub-Foreman Auto Machinist	13.50
M268	Foreman Machinist	14.12
M2	General Foreman Machinist	15.12
M264	Foreman Instrument Maker	15.48
O254	Foreman, Asphalt Plant	12.60
O276	Asphalt Worker	10.00
O280	Sub-Foreman Asphalt Finisher	11.00
O282	Foreman Asphalt Finisher	11.50

Approved as to form by the City Attorney.

Approved as to classification by the Civil Service Commission.

Amendment.

Supervisor Mead said that O1 Chauffeur should read "under four yards" and moved that the word "under" be included.

Seconded by Supervisor Sullivan.

No objection and so ordered.

Discussion.

Supervisor Mancuso said that he desired to know why this matter could not be passed as an emergency ordinance today.

Supervisor Gallagher explained that the City Attorney has ruled that the matter cannot be passed as an emergency ordinance. There is no emergency in this matter, this does not become effective until July 1.

Thereupon the roll was called and the foregoing bill as amended was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Supervisor Mead requested that the Board rescind their previous action by which we passed Bill 3999 for Second Reading, because the way the matter is printed on the calendar is incorrect. When we passed this matter two weeks ago the word "under" was included.

Supervisor Mead then presented a copy of the official printing and said that this is the matter that should be voted upon today and not what is printed on the calendar.

Supervisor Gallagher stated that the official document we have today is the calendar. If you rescind action you could not be able to Finally Pass this matter today. The only matter before us at this time is what we have on the calendar.

Supervisor Mead replied that the official document is what was printed in the papers and not what is on the calendar.

Supervisor Colman said that you are not amending matter when you make a correction.

Supervisor Mead remarked that time and time again we have passed motions instructing the Clerk of the Board to make corrections of errors.

Supervisor Gallagher replied that that was before Final Passage.

Supervisor Mancuso explained that all we are doing is to correct

the calendar today to conform with the official publication. We have done it before and we should be able to do it today.

Supervisor Gallagher informed the Board that if we rescind our action we cannot pass the matter we have before us unless we include the word "under."

Supervisor Mancuso said that he thought that the Board could Finally Pass this piece of legislation today.

Supervisor Gallagher ruled that this matter could not be Finally Passed today if the word "under" was added.

Supervisor Brown stated that the Chair is right with respect as to what we have before us is the calendar in order that we should be guided in our deliberations. Think a little better proof reading would be the answer.

Final Passage.

Authorizing Sale of Certain City Owned Lands in Assessor's Blocks 1687 and 2362.

Bill No. 4004, Ordinance No. 3779 (Series of 1939), as follows:

Authorizing sale of certain city owned lands in Assessor's Blocks 1687 and 2362.

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

Section 1. In accordance with the recommendation of the Board of Fire Commissioners, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

PARCEL 1. Commencing at a point on the westerly line of Forty-fourth Avenue, distant thereon 285 feet southerly from the southerly line of Cabrillo Street; running thence southerly along the westerly line of Forty-fourth Avenue 30 feet; thence at a right angle westerly 120 feet; thence at a right angle northerly 30 feet; thence at a right angle easterly 120 feet to the point of commencement.

Being a portion of Outside Land Block 424.

PARCEL 2. Commencing at a point on the easterly line of Thirty-fourth Avenue, distant thereon 285 feet southerly from the southerly line of Santiago Street; running thence southerly along the easterly line of Thirty-fourth Avenue 30 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 30 feet; thence at a right angle westerly 120 feet to the point of commencement.

Being a portion of Outside Land Block 1135.

Section 2. The above described parcels of land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Board of Fire Commissioners.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$1,000, Juvenile Detention Home, for Compensation of Temporary Employees.

Bill No. 4010, Ordinance No. 3781 (Series of 1939), as follows:

Appropriating \$1,000 from the General Fund Compensation Reserve for the compensation of temporary employees in the Juvenile Detention Home.

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

Section 1. One Thousand Dollars is hereby appropriated from account No. 560.199.00, General Fund Compensation Reserve, to the credit of Appropriation No. 524.120.00, Temporary Salaries, Juvenile Detention Home, to provide funds for the compensation of temporary employees in the Juvenile Detention Home.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Chief Juvenile Probation Officer.

Approved by the Presiding Judge of the Juvenile Court.

Approved by the Juvenile Probation Committee.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
Absent: Supervisor MacPhee—1.

Final Passage.

The following recommendation of Public Health and Welfare Committee, heretofore Passed for Second Reading, was taken up:

An Ordinance Regulating the Practice of Tattooing.

Bill No. 3951, Ordinance No. 3771 (Series of 1939), as follows:

Chapter V, Part II, San Francisco Municipal Code, is hereby amended by adding thereto Sections 255 to 263, inclusive, regulating the practice of tattooing in the City and County of San Francisco; defining certain terms in connection with said practice; requiring a permit and the payment of a license fee to engage in said business; authorizing the Director of Public Health to adopt and enforce rules for the sanitary conduct of such business and providing a penalty for violation of this ordinance or rules or regulations enacted pursuant thereto.

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

Section 1. Chapter V, Part II, San Francisco Municipal Code, is hereby amended by adding thereto Sections 255 to 263, inclusive, regulating the practice of tattooing, to read as follows:

SEC. 255. Definitions. For the purpose of this Ordinance certain words and phrases shall be construed as hereinafter defined. Words in the singular include the plural, and words in the plural shall include the singular. Words in the present tense shall include the future.

(a) **Director of Public Health.** The term "Director of Public Health" shall include the Director of Public Health, his assistant, or any regularly qualified employee or inspector of the Department of Public Health in the City and County of San Francisco.

(b) **Tattooing** shall mean any method of placing designs, letters, scrolls, figures, symbols, or any other marks upon or under the skin with ink or colors, by the aid of needles or instruments.

(c) **Person.** Person shall mean any individual, firm or corporation, owner or operator of a tattooing establishment.

SEC. 256. Permit. It shall be unlawful for any person, firm or corporation, owning, controlling and leasing, acting as agent for, conducting, managing or operating any establishment to practice the art of tattooing or to engage in the practice of tattooing, without first applying for and receiving a permit from the Director of Public Health of the City and County of San Francisco in the manner hereinafter provided.

Every applicant for such permit shall file with the Department of Public Health of the City and County of San Francisco a written application, which shall state the name and address of the applicant, a description of the property by street and number, wherein and whereon it is proposed to conduct the tattooing establishment, the number of persons to be employed in such establishment, together with a description of the experience and qualifications of each person engaged in the practice of tattooing, and such other pertinent information as the Department of Public Health may require.

SEC. 257. Investigation and Inspection. It shall be the duty of the Director of Public Health of the City and County of San Francisco to investigate the statements made in the application, and the premises where it is proposed to practice the business of tattooing, and if it shall appear to the Director of Public Health that the statements contained in the application are true and that the sanitary conditions prevailing upon the premises comply with the provisions of this ordinance and the State laws and conform to the Rules and Regulations of the Director of Public Health of the City and County of San Francisco, a permit therefor shall be granted for the establishment. Such permit shall be granted only upon the express condition that it shall be subject to suspension or revocation by the Director of Public Health upon a showing satisfactory to said Director of a violation by the holder of such permit, or person or employee, acting with his consent or under his authority, of any provision of this ordinance or any law of the State of California, or any Rule or Regulation of the Director of Public Health of the City and County of San Francisco regulating tattooing establishments, which Rules or Regulations the Director of Public Health is hereby authorized to make.

SEC. 258. License Fees. Upon approval of an application for a permit to engage in the practice of tattooing, the Director of Public Health shall forward the permit therefor to the Tax Collector, who, upon payment of the license fee hereinafter provided, shall issue the permit to the designated permittee.

Every person engaged in the business of conducting, managing or operating any establishment for the practice of the art of tattooing, shall pay a license tax of \$36.00 per year, or for any portion of a year, payable annually in advance.

SEC. 259. Qualifications of Operator. It shall be unlawful for any person to employ an operator in the practice of tattooing without such operator having first secured an operator's card. The issuance of the operator's card herein provided shall be subject to the applicant's compliance with the regulations and passage of the physical examination required by the Rules and Regulations of the Director of Public Health. An operator's card shall be granted only on the express condition that it shall be subject to suspension or revocation by the Director of Public Health upon a showing satisfactory to the Director of Public Health of a violation by the holder of said operator's card of any rule of the Director or provision of this ordinance

or of State law or upon a satisfactory showing that the operator does not possess sufficient skill or that he is negligent and has been responsible for communication of infections.

SEC. 260. Suspension or Revocation of Operator's Permit. Suspension or revocation of a permit for an operator's card shall automatically suspend or revoke any license issued to such person under the provisions of this or any other ordinance of the City and County of San Francisco. Upon the making of any order of suspension or revocation, the Director of Public Health shall in writing notify the Tax Collector and the Police Department.

SEC. 261. Expiration Date of Permit. A permit for a tattooing establishment or an operator's card under the provisions of this ordinance may be granted at any time during the year, but all permits and operator's cards issued hereunder shall expire on the thirtieth day of the next succeeding June. Said permit or operator's card shall not be transferable.

SEC. 262. Permits and Operator's Cards—Posting of. All permits, operator's cards and Regulations of the Director of Public Health shall be posted at all times in a conspicuous place in the establishment.

SEC. 263. Violations—Penalty. Any person, firm or corporation who shall violate any of the provisions of this ordinance or fail to comply with any order or regulation made thereunder, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than \$50.00 or more than \$500.00, or by imprisonment in the County Jail for a period of not less than ten (10) days or more than six (6) months, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Final Passage.

The following recommendations of Streets Committee, heretofore Passed for Second Reading, were taken up:

Ordering the Improvement of Rivera Street Between Thirty-eighth and Fortieth Avenues, Including the Crossings of Rivera Street and Thirty-eighth, Thirty-ninth and Fortieth Avenues and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 3963, Ordinance No. 3772 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of Rivera Street, between Thirty-eighth and Fortieth Avenues, including the crossings of Rivera Street and Thirty-eighth, Thirty-ninth and Fortieth Avenues; appropriating \$8,000 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors, Feb-

ruary 15, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Rivera Street, between Thirty-eighth and Fortieth Avenues, including the crossings of Rivera Street and Thirty-eighth, Thirty-ninth and Fortieth Avenues, by grading to official line and subgrade, and by the construction of the following items:

<i>Item No.</i>	<i>Item</i>
1.	Grading (Excavation).
2.	Grading (Fill).
3.	8-inch V. C. P. Sewer.
4.	21-inch V. C. P. Sewer.
5.	24-inch V. C. P. Sewer.
6.	10-inch V. C. P. Culvert.
7.	Brick Manholes, Complete.
8.	Brick Catchbasins, Complete.
9.	24x6-inch V. C. P. "Y" Branches.
10.	24x6-inch V. C. P. "Y" Branches.
11.	6-inch V. C. P. Side Sewers.
12.	Unarmored Concrete Curb.
13.	Asphaltic Concrete on Rock Sub-base Pavement.
14.	Two-course Concrete Sidewalk.
15.	Water Services, Long.
16.	Water Services, Short.
17.	Water Main.

The assessment district hereby approved is described as follows:

Block 2177, Lot 1;
 Block 2178, Lot 2;
 Block 2179, Lots 5, 6, 7, 8, 8-A, 8-B, 8-C, 9, 10, 11, 11-A, 11-B,
 12, 13, 14, 14A, 14-B;
 Block 2180, Lots 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34;
 Block 2309 Lot 1;
 Block 2310 Lots 1, 1-A, 1-B, 1-C, 1-D, 2, 3, 4, 4-A, 4-B, 5, 5-A, 5-B,
 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21;
 Block 2311, Lots 1, 2, 3, 4, 5, 6, 6-A, 6-B, 14, 15, 16, 17, 18, 19, 20,
 21, 22, 23; and
 Block 2312, Lots 21, 22, 22-A, 23, 24, 25, 26, 27, 28, 29, 30 and 31;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and ex-

penses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$8,000.00 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of App. No. 548.906.08 for the purpose of extending City aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Approved by Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Ordering the Improvement of Portions of Thirty-ninth Avenue Between Rivera and Santiago Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 3964, Ordinance No. 3773 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of portions of Thirty-ninth Avenue, between Rivera and Santiago Streets, appropriating the sum of \$800 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors, February 15, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Thirty-ninth Avenue, between Rivera and Santiago Streets, by grading to the official line and sub-grade, and by the construction of the following items:

- | <i>Item No.</i> | <i>Item</i> |
|-----------------|--|
| 1. | Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface. |
| 2. | Unarmored Concrete Curb. |
| 3. | Six-inch V. C. P. Side Sewers. |
| 4. | Water Services, Long. |
| 5. | Water Services, Short. |

The assessment district hereby approved is described as follows:

Block 2310, Lots 3, 4-B, 5, 5-A and 6; and Block 2311, Lots 10, 14 and 15; being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2: The sum of \$800.00 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of App. 548.906.09 for the purpose of extending City aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Establishing Width of Sidewalks on Bonview St. Between Eugenia and Cortland Aves.

Bill No. 3970, Ordinance No. 3774 (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered Twelve Hundred and Eighty-seven.

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

Section 1. Ordinance No. 1061, entitled, "Regulating the width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office March 7, 1946, by adding thereto a new

section to be numbered Twelve Hundred and Eighty-seven (1287) to read as follows:

Section 1287. The width of sidewalks on Bonview Street, between Eugenia Avenue and Cortland Avenue, shall be seven (7) feet.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Adding an Additional Underground District, on Powell St. Between Sacramento St. and Broadway.

Bill No. 3973, Ordinance No. 3775 (Series of 1939), as follows:

Amending San Francisco Municipal Code, Part II, Chapter III, Article 6, Section 251, by adding thereto an additional underground district: Powell Street from the southerly line of Sacramento Street to the northerly line of Broadway.

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

Section 1. Section 251, Article 6, Chapter III, Part II of the San Francisco Municipal Code is hereby amended by creating and adding thereto an additional district in which it shall be unlawful to maintain poles and overhead wires after the permanent improvement by widening and reconstruction of the roadway of Powell Street between the southerly line of Sacramento Street and the northerly line of Broadway designated to-wit:

Underground District No. 115—Powell Street between the southerly line of Sacramento Street and the northerly line of Broadway.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Recommended by the Director of Public Works.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Ordering the Improvement of Portions of Forty-third Avenue Between Ulloa and Vicente Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 3980, Ordinance No. 3776 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of portions of Forty-third Avenue between Ulloa

and Vicente Streets; appropriating the sum of \$800 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 1, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Forty-third Avenue between Ulloa and Vicente Streets by grading to the official line and sub-grade, and by the construction of the following items:

<i>Item No.</i>	<i>Item</i>
1.	Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface.
2.	Unarmored Concrete Curb.
3.	6-inch V. C. P. Side Sewers.
4.	Water Services, Long.
5.	Water Services, Short.

The assessment district hereby approved is described as follows:

Block 2443, Lots 21, 29 and 30; and

Block 2444, Lots 2 and 2-A;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$800 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation No. 548.906.11 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied

against this appropriation and the excess money will revert to the "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Establishing Width of Sidewalk on Portion of Hubbell St. Between Seventh and Sixteenth Streets.

Bill No. 4002, Ordinance No. 3778 (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Fifty-five (255) thereof.

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

Section 1. Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office March 21, 1946, by amending Section Two Hundred and Fifty-five (255) thereof to read as follows:

Section 255. The width of sidewalks on Hubbell Street between Sixth and Seventh Streets shall be fifteen (15) feet.

The width of sidewalk on Hubbell Street between Seventh and Sixteenth Streets, the northwesterly side of, shall be ten (10) feet.

The width of sidewalk on Hubbell Street between Seventh and Sixteenth Streets, the southeasterly side of, shall be fifteen (15) feet.

Recommended by the Director of Public Works.

Description approved by the City Engineer

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Ordering Improvement of Crossings of Forty-first Avenue at Pacheco and Rivera Streets, by Grading to Official Line and Sub-grade.

Bill No. 4007, Ordinance No. 3780 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of the crossings of Forty-first Avenue at Pacheco and Rivera Streets, by grading to official line and sub-grade.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 13, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the crossings of Forty-first Avenue at Pacheco and Rivera Streets, by grading to official line and sub-grade, and by the construction of the following items:

<i>Item No.</i>	<i>Item</i>
1.	Grading (Excavation)
2.	12-inch V.C.P. Sewer
3.	8-inch V.C.P. Sewer
4.	10-inch V.C.P. Culvert
5.	Brick Manholes, Complete
6.	Brick Catchbasins, Complete
7.	Unarmored Concrete Curb
8.	Asphaltic Concrete Pavement
9.	2-Course Concrete Sidewalk

The assessment district hereby approved is described as follows:

- Block 2093, Lots 8, 8-A, 9, 10, 10-A, 10-B, 11, 12, 13, and 14;
- Block 2094, Lots 14, 15, 16 and 17;
- Block 2160, Lots 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, and 53;
- Block 2161, Lots 1, 2, 3, 4, 5, 6, 6-A, 28-C, 29, 29-A, and 30;
- Block 2176, Lot 1;
- Block 2177, Lot 1;
- Block 2308, Lots 1, 2, 3, 4, 5, 6, 20 and 30; and
- Block 2309, Lot 22;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Finally Passed by the following vote:

- Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
- Absent: Supervisor MacPhee—1.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Land Purchase—New Lowell High School Site.

Proposal No. 5574, Resolution No. 5414 (Series of 1939), as follows:

Resolved, That the City and County of San Francisco, a municipal corporation, does hereby approve acceptance of a deed by and in the name of the San Francisco Unified School District from Mayfair Heights Corporation, or the legal owner, to the following described real property situated in San Francisco, required for public school purposes, and that the sum of \$194,690 be paid for said property from Appropriation No. 570.600.00:

Beginning at a point on the southerly line of California Street distant thereon south 80° 54' west 187 feet from the point of intersection of said southerly line of California Street produced easterly and the westerly line of Presidio Avenue produced northerly; running thence south 52° 36' 29.74" east 255.280 feet to a point perpendicularly distant 11.25 feet westerly from the westerly line of Presidio Avenue; thence south 9° 06' east parallel with said westerly line of Presidio Avenue 380.587 feet; thence southwesterly along the arc of a curve to the right tangent to the preceding course, with a radius of 60 feet, a central angle of 82° 18', a distance of 86.184 feet; thence south 73° 12' west tangent to the preceding curve 709.078 feet; thence northwesterly and northerly along the arc of a curve to the right tangent to the preceding course, with a radius of 20 feet, a central angle of 100° 48' 59.85", a distance of 35.192 feet; thence northerly along the arc of a curve to the left tangent to the preceding curve, with a radius of 4027 feet, a central angle of 5° 32' 18.61", a distance of 389.270 feet; thence northwesterly along the arc of a curve to the left tangent to the preceding curve, with a radius of 114 feet, a central angle of 70° 38' 03.98", a distance of 140.540 feet; thence northwesterly along the arc of a curve to the right tangent to the preceding curve, with a radius of 60 feet, a central angle of 73° 03' 22.74", a distance of 76.504 feet; thence north 9° 06' west parallel with said westerly line of Presidio Avenue 133.553 feet; thence northeasterly along the arc of a curve to the right tangent to the preceding course, with a radius of 15 feet, a central angle of 90° 00', a distance of 23.562 feet to tangency with the southerly line of California Street; thence north 80° 54' east along said southerly line of California Street 707.375 feet to the point of beginning.

Containing 12.1438 acres.

As appurtenant to the above described real property, the grantee shall have the right of access from Presidio Avenue over the intervening 11.25 foot strip of land owned by Mayfair Heights Corporation. It is understood that title to said strip of land may be taken in the name of the City and County of San Francisco to be dedicated for public street purposes as a part of Presidio Avenue.

The City Attorney shall examine and approve the title to said property.

Recommended by the Board of Education.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Authorizing Extension of Time to Seaboard Oil Company of Delaware to Drill a Third Well on Certain Land in Kern County.

Proposal No. 5576, Resolution No. 5415 (Series of 1939), as follows:

Whereas, pursuant to Resolution No. 4645, Series of 1939, adopted by this Board on April 23, 1945, the City and County of San Francisco, a municipal Corporation as lessor entered into a written agreement with Seaboard Oil Company of Delaware as lessee whereby the lessee was given an extension of time until May 15, 1946, to commence drilling a third well on the following described real property situated in Kern County, California, for the purpose of removing oil, gas and other hydrocarbon substances from said land in accordance with the provisions of that certain lease dated November 5, 1941, and recorded in Book 1067 at page 53, Official Records of Kern County:

All of Section 21 and the northeast $\frac{1}{4}$ of Section 28, T. 28 S., R. 28 E., M. D. B. & M.

Whereas, the lessee desires a further extension of time until May 15, 1947, within which a third well on the lands covered by said lease may be drilled; and

Whereas, the lessee has offered to pay the lessor the sum of \$500 cash in consideration for said further extension of time; and

Whereas, the Director of Property, the Library Commission and the Park Commission have recommended that said offer be accepted; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute the necessary agreement with the lessee extending said time limit until May 15, 1947, subject to the provisions of said lease dated November 5, 1941, except as modified by the agreement herein authorized. The Director of Property shall deliver said agreement to the lessee upon receipt of said sum of \$500.

Recommended by the Park Commission.

Recommended by the Library Commission.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Authorizing Consent to Assignment from Independent Exporation Company to Harry H. Magee of an Undivided One-half Interest in Oil and Gas Lease.

Proposal No. 5577, Resolution No. 5416 (Series of 1939), as follows:

Whereas, pursuant to Resolution No. 3767, Series of 1939, adopted by this Board on January 3, 1944 and approved by the Mayor on January 4, 1944, the City and County of San Francisco, a municipal corporation, as lessor, entered into an Oil and Gas Lease, dated February 1, 1944, with Oceanic Oil Company, a corporation, as lessee,

pertaining to that certain land situated in the County of Kern, State of California, particularly described as follows:

The East $\frac{1}{2}$ of the West $\frac{1}{2}$ of the Northwest $\frac{1}{4}$ of Section 22, T. 29 S., R. 21 E., M. D. B. & M., containing 40 acres; and

Whereas, pursuant to Resolution No. 5090, Series of 1939, adopted by this Board on November 19, 1945, an undivided one-half interest in said lease was assigned by Oceanic Oil Company to Independent Exploration Company; and

Whereas, Independent Exploration Company, hereinafter referred to as assignor, has requested that the lessor consent to an assignment unto Harry H. Magee, hereinafter referred to as assignee, of its undivided one-half interest in and to said oil and gas lease and the leasehold interest created thereby; and

Whereas, said lease provides that the lessees shall not assign any of the rights and privileges thereunder, without the written consent of the lessor; and

Whereas, the Director of Property, the Library Commission and the Park Commission have recommended that consent be given to such proposed assignment, subject to the provisions of this resolution; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute the necessary consent to such assignment upon the condition that the assignee shall agree to perform all of the terms, covenants and conditions of said oil and gas lease undertaken to be performed by assignor and at the time and in the manner therein provided to the same extent as if assignee had been named as a lessee therein; and upon the further condition such assignment shall not constitute a waiver of the restrictions against assignments in said lease; and that no further assignment shall be made by either of said lessees without the written consent of the lessor.

Recommended by the Park Commission.

Recommended by the Library Commission.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Land Acquisition—Alemany Boulevard.

Proposal No. 5578, Resolution No. 5417 (Series of 1939), as follows:

Resolved, in accordance with the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, does hereby accept that certain quitclaim deed dated March 18, 1946, from Henry Stoneson, to Lots 8-B, 21 and 21-A in Block 5841 and Lots 49, 51 and 52 in Block 5842, as per the current block books of the Assessor of the City and County of San Francisco, required for slope areas along Alemany Boulevard.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Description Approved by the City Engineer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Confirming Sale of Lot 22 in Assessor's Block 318 to Curran Theatre Company.

Proposal No. 5579, Resolution No. 5418 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3632, Bill No. 3844, the Director of Property advertised in the official newspaper that bids or offers would be received by him on March 12, 1946, to sell the following described city owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the southerly line of Geary Street, distant thereon 60 feet westerly from the westerly line of Jones Street; running thence westerly along said line of Geary Street 102 feet and 6 inches; thence at a right angle southerly 137 feet and 6 inches; thence at a right angle easterly 102 feet and 6 inches; and thence at a right angle northerly 137 feet and 6 inches to the point of beginning. Being a part of 50 Vara Block No. 253.

Whereas, in response to said advertisement Curran Theatre Company, a corporation, offered to purchase said land for the sum of \$120,000 cash, no higher bids having been made or received, and

Whereas, said sum of \$120,000 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property, and

Whereas, said company has requested that the city cancel the existing automobile parking lease on said property by giving the lessees 90 days' written notice to that effect, said cancellation to be effective as of August 1, 1946; and

Whereas, said company has paid the city a deposit of \$10,125 in connection with said offer, and has also deposited the sum of \$2,625 with the city to be paid to Howard J. Mallen and Carmel D. Mallen, his wife, as lessees in consideration for the cancellation of said lease; and

Whereas, the Director of Property has recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Curran Theatre Company, a corporation, or its assignee.

The Director of Property, on behalf of the City and County of San Francisco, a municipal corporation, is hereby authorized and directed to execute and serve the necessary notice of cancellation to said lessees within ten days after approval of this resolution, and is further authorized to execute or approve any and all other documents or papers necessary to fulfill the purposes of this resolution.

The Director of Property shall deliver said deed to the grantee upon receipt of the balance of the purchase price, when the California Pacific Title Insurance Company is able to certify that a clear title to said land will vest in the grantee.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Refunds—Erroneous Payments of Taxes.

Proposal No. 5580, Resolution No. 5419 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund.

- | | |
|--|----------|
| 1. Frank Ternullo, Lot 23-B, Block 1407, fiscal year 1945-46, first installment, O.P. | \$ 24.15 |
| 2. Bank of America N.T.&S.A., Lot 25, Block 1603, fiscal year 1945-46, first installment | 138.62 |
| 3. L. K. Shostak, Lot 20-A, Block 1797, fiscal year 1945-46, first installment \$39.61, second installment \$39.61 | 79.22 |
| 4. Harold Shenson, Lot 38, Block 1913, fiscal year 1945-46, second installment | 63.76 |
| 5. Charles H. Peabody, Lots 1-B and 1-C, Block 2925, fiscal year 1945-46, first installment | 85.75 |
| 6. D. Beberian, Lots 27 and 30, Block 3520, fiscal year 1945-46, first installment | 40.33 |
| 7. Harry J. Meeks, Lot 24, Block 6614, fiscal year 1945-46, first installment O.P. | 24.15 |
| 8. Bank of America N.T.&S.A., Lot 5-A, Block 6772, fiscal year 1945-46, first installment | 42.99 |

Taxes Refunded Fund—Appropriation No. 60.969.00.

- | | |
|---|-------|
| 1. Frank M. Cutter, overpayment on redemption of Lot 36, Block 5312, March 29, 1946. Check, \$13.61, Red. \$12.21... \$ | 1.40 |
| 2. Crocker First National Bank of San Francisco, through clerical error amount of \$950 veteran exemption was not credited to Lot 43, Block 2479. This property is to be reassessed on 1946-47 roll, allowing the exemption | 51.68 |
| 3. San Francisco Federal Savings & Loan Association, through clerical error only \$495 exemption was applied on the total valuation of \$740. Balance of \$245 should be credited on Lot 12, Block 2702, a refund should therefore be made in amount of \$11.84, representing tax paid on \$245 valuation | 11.84 |

Approved as to form by the City Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Refunds—Erroneous Payments of Taxes.

Proposal No. 5581, Resolution No. 5420 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund.

- | | |
|--|----------|
| 1. Wong Hong Fan, Lot 3, Block 116, fiscal year 1945-46 first installment | \$160.36 |
| 2. American Trust Company, Lot 15, Block 164, fiscal year 1945-46, first installment | 31.75 |

3. Clarence Estelle, Lot 9, Block 1047, fiscal year 1945-46, first installment	115.92
4. Mrs. Annie E. Mann, Lot 12, Block 1143, fiscal year 1945-46, first installment	52.16
5. Eulis K. Williams, Lot 8, Block 1227, fiscal year 1943-44, first and second installment, \$60.16; Lot 8, Block 1227, fiscal year 1944-45, second installment, \$32.36	92.52
6. Edward Sonnentag, Lot 10, Block 1410, fiscal year 1945-46, first installment	24.15
7. Eugene Cerciat, Lot 17, Block 1432, fiscal year 1945-46, first installment	181.61
8. Mrs. Dorothy Sprague, Lot 22, Block 3151, fiscal year 1945-46, first installment	29.70
9. Charlotte Hagan, Lot 9, Block 5872, fiscal year 1945-46, first installment	34.78
10. Crocker-Huffman Land & Water Co., Lot 20, Block 6438, fiscal year 1945-46, first installment	41.06
11. Ottario Temperani, Lot 25, Block 6478, fiscal year 1943-44, second installment, \$14.17; Lot 25, Block 6478, fiscal year 1944-45, first installment, \$16.15; Lot 25, Block 6478, fiscal year 1945-46, first installment, \$15.70	46.02

Taxes Refunded Fund—Appropriation No. 60.969.00.

1. San Francisco Bank, through clerical error in Assessor's Office, Oliver E. Earwood, Jr., owner of property, did not receive Veteran's exemption for 1945-46 taxes in amount of \$800. Property to be reassessed on the 1946-47 Assessment Roll, allowing the exemption \$93.70
2. Elsie R. Bailey, refund is claimed on basis that wrong party was assessed for payment of a 1933 bill. Name on bill is Ira F.; Mr. Bailey is Ira V. Vol. 1, Page 47, Number 14, 1933 2.70

Approved as to form by the City Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Cancellation of Taxes—Property Acquired by the United States of America.

Proposal No. 5582, Resolution No. 5421 (Series of 1939), as follows:

Resolved, In accordance with the consent of the City Attorney, and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor, be, and he is hereby authorized and directed to cancel all real property taxes for the year 1945-46, which became a lien on the first Monday in March, on the following described property:

<i>Lot</i>	<i>Block</i>
2, 3, 5, 14, 17, 18, 19	4808
1, 3A, 4, 4A, 4B, 7, 8, 9	4811
6, 7	4812
10	4828
3, 4	4847
6, 10	4846

Said property was acquired by the United States of America, subsequent to the first Monday in March, 1945.

Approved as to form and cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Confirming Sale of Lot 1-E in Assessor's Block 6285A to R. E. Sbarboro and M. P. Jorgensen.

Proposal No. 5583, Resolution No. 5422 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3637, Bill No. 3854, (Series of 1939), the Director of Property advertised in the official newspaper that bids would be received by him on March 29, 1946 to sell the following described city owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the easterly line of Hahn Street with the northerly line of Sunnydale Avenue as per map of Sunnydale Housing Project Showing Street Opening recorded December 30, 1941 in Map Book "O" at Page 57 Official Records of the City and County of San Francisco; running thence along the northerly line of Sunnydale Avenue south 70° 36' east 110 feet; thence north 19° 24' east 288 feet; thence north 70° 36' west 110 feet to a point on the easterly line of Hahn Street; thence along last named line south 19° 24' west 288 feet to the point of commencement.

Whereas, in response to said advertisement R. E. Sbarboro and M. P. Jorgensen offered to purchase said land for the sum of \$13,700 cash, no higher bids having been made or received; and

Whereas, said sum of \$13,700 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said parties have paid the city the sum of \$1,370 as a deposit in connection with this transaction; and

Whereas, the Director of Property has recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to R. E. Sbarboro and M. P. Jorgensen, or their assignee, subject to provisions of Resolution No. 2436 adopted by the City Planning Commission on April 17, 1941.

The Director of Property shall deliver said deed to the grantees upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Authorizing the Controller to Draw His Warrant in the Sum of \$22.50 for the Payment of a Lost Interest Coupon Attached to Water Bond, 1910, No. 29769.

Proposal No. 5588, Resolution No. 5425 (Series of 1939), as follows:

Authorizing the Controller to draw his warrant in the sum of \$22.50 for the payment of a lost interest coupon attached to Water Bond, 1910, No. 29769.

Whereas, proof has been made to the Board of Supervisors that the Upper Avenue National Bank, a banking corporation doing business in the State of Illinois, was on the 1st day of January, 1946, the owner of the aforesaid "Water Bond, 1910," No. 29769, and that there was attached to said bond a coupon No. 71 of the face value of \$22.50, and that subsequent to the 1st day of January, 1946, said Upper Avenue National Bank detached said coupon from said bond and deposited the same with the First National Bank of Chicago, at Chicago, Illinois, for collection, the face value of said coupon being the said sum of \$22.50; and

Whereas, said coupon was detached from said bond for the purpose of collecting the face amount thereof from the Treasurer of the City and County of San Francisco and was sent to the First National Bank of Chicago, Chicago, Illinois, for the purpose of said collection; that said coupon was never received by said First National Bank of Chicago and was lost in transit and has never been recovered by the owner of said bond, and has never been received by the Treasurer of the City and County of San Francisco and no trace thereof has been found, and that stop payment has been placed with the Treasurer of the City and County of San Francisco against the payment of said coupon to the Board of Supervisors of the City and County of San Francisco and it is now declared that said coupon has been lost or destroyed within the meaning of the Act of the Legislature of the State of California entitled:

"An Act to Provide for the Issuance of Duplicates of Bonds, Warrants and Other Evidences of Indebtedness of Counties and Municipalities and Other Corporations as Set Forth in Chapter 824, Statutes of 1923;" and

Whereas, said Upper Avenue National Bank of Chicago, Illinois, has made application to this Board of Supervisors for the payment of the amount of said coupon without presentation thereof and has offered to guarantee and indemnify the City and County of San Francisco and all officials thereof against any loss or damage of any kind or character arising out of any subsequent presentation, demand or payment of said coupon; and

Whereas, in view of the small amount due on said coupon it would be uneconomical to have a duplicate coupon issued in lieu thereof; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, that the Controller of said city and county is hereby authorized and directed to issue his warrant for the payment of said coupon in the amount of \$22.50 in favor of said Upper Avenue National Bank of Chicago, upon condition that said Upper Avenue National Bank of Chicago deliver to said Controller a satisfactory guaranty indemnifying the City and County of San Francisco, and all officers thereof, against any loss or damage of any kind or character arising out of any subsequent presentation, demand or payment of said coupon.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Waiving the Statute of Limitations of the State of California as to the Payment of Bonds and Coupons.

Proposal No. 5589, Resolution No. 5426 (Series of 1939), as follows:

Whereas, the City and County of San Francisco did during the month of December, 1913, authorize the issuance of certain bonds known as "Municipal Street Railway Bonds," which said bonds were of the denomination of \$100 each; that among said bonds authorized to be issued, as aforesaid, were certain bonds numbered 3491, 3492 and 3493, due December 1, 1941; that said bonds were not presented to the Treasurer of the City and County of San Francisco for payment until the present time and when so presented were barred by the statute of limitations of the State of California; and

Whereas, the City and County of San Francisco during the month of January, 1910, authorized the issuance of certain bonds known as "Water Bonds, 1910," which said bonds were of the denomination of \$1,000 each, and attached thereto were certain coupons evidencing interest to become due on said bonds; and

Whereas, among said bonds authorized to be issued, as aforesaid, were certain bonds numbered 33947 to 33956, inclusive, due January 1953, and 36496, due January 1956, and attached thereto were coupons numbered 63, each for the payment of \$22.50 as interest on said bonds, the said coupons maturing and becoming due on January 1, 1942; that said bonds were not presented to the Treasurer of the City and County of San Francisco for payment until February 9, 1946, and when so presented were barred by the statute of limitations of the State of California; and

Whereas, the City and County of San Francisco did during the month of January, 1928, authorize the issuance of certain bonds known as "Hetch Hetchy 1928," which said bonds were of the denomination of \$1,000 each; that attached thereto were certain coupons evidencing interest to become due on said bonds; and

Whereas, among said bonds authorized to be issued, as aforesaid, were certain bonds numbered 9901 to 9905, inclusive, due January, 1953, and attached thereto were coupons numbered 27, each for the payment of \$22.50 as interest on said bonds, said coupons maturing and becoming due January 1, 1942; that said coupons were not presented to the Treasurer of the City and County of San Francisco for payment until February 9, 1946, and when so presented were barred by the statute of limitations of the State of California; and

Whereas, upon the issuance and sale of said above mentioned bonds and coupons, said City and County of San Francisco pledged its full faith and credit for the payment of said bonds, including all of the above mentioned coupons; and

Whereas, if said bonds and coupons are not paid on presentation there is grave danger that it will, in general, affect the marketing of future bonds to be issued by the City and County of San Francisco, and it is to the best interest of said city and county that the statute of limitations of the State of California, barring payment of said bonds and coupons, should be waived and said bonds and coupons above mentioned should be paid; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, that said city and county does hereby waive the statute of limitations running against the payment of the aforesaid bonds and coupons, and does authorize and direct the Treasurer of the City and County of San Francisco to pay to the holder of said bonds and coupons the amount thereof from such funds as may be available therefor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Authorizing Execution of an Agreement Between the City and County of San Francisco and the Housing Authority of the City and County of San Francisco in Aid of Acquiring, Developing, Administering and Removing Emergency Temporary Housing.

Proposal No. 5590, Resolution No. 5427 (Series of 1939), as follows:

Whereas, there exists in the City and County of San Francisco an acute shortage of temporary housing for veterans and their families and families of service men as a result of wartime conditions; and

Whereas, the housing emergency for such persons daily grows more acute; and

Whereas, application has been made to the Federal Public Housing Authority for 2000 temporary dwelling units, or as many units as may be made available for housing veterans of World War II and their families, and for families of service men distressed by reason of inability to find adequate housing, and the Housing Authority proposes to contract with the Federal Public Housing Authority for conveyance of as many dwelling units as may be made available to the Authority by the Government for the aforesaid purpose; and

Whereas, the Federal Public Housing Authority as a condition to its approval of the said application and the execution of a contract to convey such housing, requires that the City and County of San Francisco agree to assist the Housing Authority in the performance of the obligations contained in the said contract; and

Whereas, in the interest of the public peace, health and safety the City and County of San Francisco has determined to furnish the assistance required in order to obtain needed temporary housing for veterans, their families, and families of service men;

Now, therefore, In order to obtain emergency temporary housing for the City and County of San Francisco in acquiring, developing, administering and removing said temporary housing, be it

Resolved, That the Mayor of the City and County of San Francisco is hereby authorized and directed to enter into an agreement for and on behalf of the City and County of San Francisco with the Housing Authority of the City and County of San Francisco for the purposes of acquiring, developing, administering and removing emergency temporary housing for veterans, service men and their families in accordance with the provisions of Chapter 29 of the Fifty-sixth (First Extraordinary) Session of the Legislature of the State of California, the expense thereof to be met from such funds as may be made available therefor.

Recommended and approved by the Mayor.

Approved as to form by the City Attorney.

Privilege of the Floor.

Supervisor Mead moved for the privilege of the floor for Mr. Edward Howden, representing the Council for Civic Unity.

Mr. Howden said that the Council was supporting the veterans' housing program. Mr. Howden requested that a provision be attached to the measure that there be no discrimination and segregation in the housing of people because of race, color or creed. It is impossible to take veterans on a first come first serve basis on the application of this housing if you permit segregation, because you will have a separate block for each color.

Supervisor Gallagher remarked that this does not apply at this time in this matter because we are only authorizing an execution of agreement between the City and County of San Francisco and the Housing Authority.

Mr. Howden then urged the Board to include the amendment in the agreement.

Discussion.

Supervisor Colman stated that he was very much inclined to go along with Mr. Howden, if at all possible. There should be no discrimination or segregation of people because of race, color or creed. Believe it should be included in the agreement.

Supervisor Mead said that the language should be included in the agreement but not in this piece of legislation.

Supervisor Colman explained that this was a further safeguard. Would offer this as an amendment to the legislation that is before us. Can see where no harm can come from it and it should be put into effect now.

Supervisor Colman then moved that the Mayor of the City and County of San Francisco include a clause against discrimination and segregation.

Seconded by Supervisor Mead.

Supervisor Mancuso remarked that he believed that we are putting a rope around our neck and we will not be able to get out of it. This is a matter in which the City and County of San Francisco is away behind Los Angeles. We are after this 550 family units and we are in no position to dictate the basis upon which the money is given to us. The Housing Authority will tell you the terms under which the housing will be done. Do not believe that we should put any condition in this matter at this time that might hinder the enactment of it.

Supervisor Colman replied that we are in a position to say that when we appropriate any money we can tell how it should be used. Cannot imagine how we would lose matter by putting an amendment into this legislation.

Mayor Lapham explained that the City wants to apply for its share of funds recently set aside by an act of Congress. We apply to the Housing Authority for so many units as we can get. We asked for 2,000. These units will be put up by moneys supplied by the Federal Government on properties we can locate. The Housing Authority has properties that we can use. The Federal Government will have certain conditions when they give us the money. We are asking the Federal Government to give us as many units as they can and the Housing Authority will run these units for us. We are also

applying for State funds but do not know whether or not we will get them.

Mr. Howden said that you must understand that the basic policy of the Federal Government is non-discriminatory, but the matter of how that policy shall be carried out is up to the City and County of San Francisco. I do not believe it would jeopardize the matter if you should instruct the Housing Authority that there shall be no discrimination or segregation.

Supervisor Gallagher stated that he did not believe that we have the authority to tell the Housing Authority how they shall run the housing project. Section 22 of the Charter prohibits us.

Supervisor Sullivan inquired as to what the situation was now.

Mr. Howden informed the Board that there is segregation at the present time. There are blocks for whites and blocks for colored people. There could be a vacancy in the white portion but no Negro could be put in there even though he was next on the list.

Supervisor Christopher remarked that it is the recommendation of this Board that no covenant be entered and believe that should be in order.

Supervisor Gallagher explained that what this gentleman is looking for is protection for minority groups and that is being taken care of by the Collins bill. If it is the desire of this Board to dictate to the Housing Authority then we have a chance of losing the funds from the Federal Government.

Supervisor Colman said that when we are legislating we are not telling them what to do. Believe we could safely pass any amendment on this matter.

Supervisor Gallagher stated that if you are going to amend this legislation believe you should get a copy of the bill and see if you can possibly amend the bill.

Supervisor Colman told the Board that this legislation was drawn by the City Attorney and I do not see why we cannot amend our own piece of legislation. We would only be announcing a policy and not dictating.

Supervisor Colman then asked of Mr. O'Toole whether or not the Board of Supervisors can amend the resolution by adding that there shall be no discrimination or segregation in the handling of the people.

Mr. O'Toole replied that he did not believe that you can. We are working on that matter at the present time and will be finished in the near future. If we declare it to be legal it will take care of the proposed amendment.

Supervisor Gallagher informed the Board that this matter was referred to the City Attorney pursuant to a request by Dr. Thomas.

Supervisor Colman remarked that he had just made an amendment that would include the necessary language.

Mr. O'Toole advised the Board that they should not make any amendments to this matter.

Supervisor Christopher asked if it would be illegal to offer a separate motion that it be the consensus of this Board that there be no discrimination.

Mr. O'Toole replied that you should not pass any amendment now. Wait until you receive the information from the City Attorney.

Supervisor McMurray stated that he did not believe that we should amend it. Believe that if you do amend it you might not get any money.

Mr. Howden mentioned that he believed that the Federal Housing Authority could clear up the question as to whether or not this matter could be amended.

Supervisor Colman stated that my amendment was seconded and believe we should ring up the federal agency and find out whether or not this amendment would endanger the legislation.

Supervisor Gallagher remarked that he did not want to vote against the motion but Mr. O'Toole says that we should not amend it.

Supervisor Colman then moved temporary postponement until we can ring up the Housing Authority as to whether or not we can amend the agreement.

Seconded by Supervisor Mead.

Thereupon the roll was called and the motion for temporary postponement was *carried* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer—8.

Noes: Supervisors Brown, Sullivan—2.

Absent: Supervisor MacPhee—1.

Supervisor Colman informed the Board that he had talked it over with the Housing Authority and they did not believe that it would be wise to amend this legislation, so with the consent of my second I will withdraw my amendment with the idea that the Board will have say in regard to discrimination and segregation.

Thereupon the roll was called and the foregoing proposal was *adopted* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

Appropriating \$600, Park Department, for Position of 1 Telephone Operator at \$200 Per Month, Hereby Created; Abolishing Position of 1 General Clerk-Typist at \$160-200.

Bill No. 4017, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$600 out of the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to provide funds for the compensation of 1 B454 Telephone Operator at \$200 per month in the Park Department, which position is created; abolishing the position of 1 B512 General Clerk-Typist at \$160-200 in the same department.

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

Section 1. The sum of \$600 is hereby appropriated out of the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to the credit of Appropriation No. 512.110.01, to provide funds for the compensation of 1 B454 Telephone Operator at \$200 per month in the Park Department.

Section 2. The position of 1 B454 Telephone Operator at \$200 per month in the Park Department is hereby created; the position of 1 B512 General Clerk-Typist at \$160-200 per month is hereby abolished in the same department.

Section 3. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

- Recommended by the Superintendent of the Park Department.
- Approved by the Park Commission.
- Approved by the Civil Service Commission.
- Approved as to funds available by the Controller.
- Approved as to form by the City Attorney.
- Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
 Absent: Supervisors Colman, MacPhee—2.

Amending Annual Salary Ordinance, Park Department, by Adding 1 Telephone Operator and Deleting 1 General Clerk-Typist, Both at \$160-200.

Bill No. 3989, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 14 PARK DEPARTMENT—PERSONAL SERVICES—PERMANENT SALARIES—GENERAL DIVISION, by decreasing the number of employments under item 10 from 4 to 3 B512 General Clerk-Typist at \$160-200; and by adding new item 9.1, 1 B454 Telephone Operator at \$160-200.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 14 is hereby amended to read as follows:

Section 14. **PARK DEPARTMENT—PERSONAL SERVICES—PERMANENT SALARIES—GENERAL DIVISION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A161	General Foreman Carpenter ... (i	\$297.50
2	2	B4	Bookkeeper	175-225
3	1	B10	Accountant	275-325
4	1	B70	Secretary, Park Commission	300-375
5	1	B103	Cashier C	200-250
6	2	B222	General Clerk	160-200
7	2	B228	Senior Clerk	200-250
8	1	B234	Head Clerk	250-300
9	3	B408	General Clerk-Stenographer	160-200
9.1	1	B454	Telephone Operator	160-200
10	3	B512	General Clerk-Typist	160-200
11	14	C102	Janitress	130-155
12	2	C102	Janitress (part time).....	79.50
13	10	C104	Janitor	140-170
14	6	C152	Watchman	140-165

- Approved as to classification by the Civil Service Commission.
- Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
 Absent: Supervisors Colman, MacPhee—2.

Appropriating \$2,500, Park Department, for Temporary Salaries for Balance of Fiscal Year.

Bill No. 4019, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$2,500 out of the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to provide funds to meet temporary salary requirements in the Park Department (Recreation Division) for the balance of the fiscal year.

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

Section 1. The sum of \$2,500 is hereby appropriated out of the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to the credit of Appropriation No. 512.130.04-02, to provide funds to meet temporary salary requirements in the Park Department (Recreation Division) for the balance of the fiscal year.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Superintendent, Park Department.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Colman, MacPhee—2.

Appropriating \$200, Coroner, for Payment of Overtime for Balance of Fiscal Year.

Bill No. 4026, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$200 from the surplus existing in the General Fund Compensation Reserve to provide funds for the payment of overtime for the balance of the fiscal year in the Coroner's Office.

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

Section 1. The sum of \$200 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 557.111.00, to provide funds for the payment of overtime for the balance of the fiscal year in the Coroner's Office.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Coroner.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Colman, MacPhee—2.

Appropriating \$3,500, Municipal Court, for Temporary Salaries in Traffic Fines Bureau.

Bill No. 4029, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$3,500 from the General Fund Compensation Reserve for compensation of persons employed on a temporary basis in the Traffic Fines Bureau of the Municipal Court.

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

Section 1. The amount of \$3,500 is hereby appropriated from the General Fund Compensation Reserve to the credit of Appropriation No. 520.120.00, Temporary Salaries—Municipal Court, to provide funds for compensation of persons employed on a temporary basis in the Traffic Fines Bureau of the Municipal Court.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Colman, MacPhee—2.

Appropriating \$20,000, Department of Public Works, to Extend City Aid for Street Improvements.

Bill No. 4030, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$20,000 from the Unappropriated Balance of the Special Road Improvement Fund to provide funds to extend City aid for street improvements.

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

Section 1. The amount of \$20,000 is hereby appropriated from the Unappropriated Balance of the Special Road Improvement Fund to the credit of Appropriation No. 548.906.00, City Aid—Street Improvements, to provide funds to extend city aid when necessary to legalize and equalize assessments in compliance with Section 111 of the Charter.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Colman, MacPhee—2.

Appropriating \$3,000, Sheriff, for Temporary Employments.

Bill No. 4031, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$3,000 from the General Fund Compensation Reserve for the payment of salaries for temporary employments in the Sheriff's Department.

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

Section 1. The amount of \$3,000 is hereby appropriated from the General Fund Compensation Reserve to the credit of Appropriation No. 507.120.00, Temporary Salaries—Sheriff's Department, for the payment of salaries to persons employed on a temporary basis in the Sheriff's Department.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Sheriff.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Colman, MacPhee—2.

Authorizing Controller and Public Utilities Commission to Account as Loss the Sum of \$10 in Counterfeit Currency Received With Water Department Collections From April 1, 1943, to February 28, 1946.

Bill No. 4032, Ordinance No. . . . (Series of 1939), as follows:

Authorizing and directing the Controller and the Public Utilities Commission to account as a loss the sum of \$10 in counterfeit currency received with San Francisco Water Department collections during the period from April 1, 1943 to February 28, 1946.

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

Section 1. The Controller and the Public Utilities Commission are hereby authorized and directed to account as a loss the sum of \$10, which loss in said sum was occasioned through San Francisco Water Department inadvertent acceptance with consumers' water bills during the period from April 1, 1943 to February 28, 1946, of certain counterfeit currency amounting to \$10. The same were found to be counterfeit by the cashier of the San Francisco Water Department and experts of the Federal Bureau of Investigation, United States Treasury Department, before being deposited with the Treasurer.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Public Utilities Commission.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Colman, MacPhee—2.

**Amending Annual Salary Ordinance, Board of Education, by Delet-
ing 15 Janitresses at \$130-155.**

Bill No. 4033, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 83.1 BOARD OF EDUCATION—NON-CERTIFICATED EMPLOYEES, by decreasing the number of employments from 155 to 140 C102 Janitress at \$130-155.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939) Section 83.1 is hereby amended to read as follows:

**Section 83.1. BOARD OF EDUCATION—
NON-CERTIFICATED EMPLOYEES**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A6	Supervisor of Maintenance and Repair of School Buildings.....	\$400-450
2	6	A154	Carpenter	12.00 day
3	1	A160	Foreman Carpenter	(h 304.50
4	5	A354	Painter	12.00 day
5	6	B4	Bookkeeper	175-225
6	6	B6	Senior Bookkeeper	225-275
6.1	1	B10	Accountant	275-325
7	2	B14	Senior Accountant	325-400
8	1	B58	Secretary, Board of Education....	400-500
9	1	B180	Administrative Assistant	300-375
10	3	B210	Office Assistant	125-150
11	2	B222	General Clerk	160-200
12	1	B228	Senior Clerk	200-250
13	6	B308a	Calculating Machine Operator (key drive)	150-190
14	2	B311	Bookkeeping Machine Operator...	160-200
15	30	B352	Storekeeper	160-200
16	1	B354	General Storekeeper	250-250
17	1	B380	Armorer, R.O.T.C.	160-200
18	3	B408	General Clerk-Stenographer ... (a	215
19	108	B408	General Clerk-Stenographer	160-200
20	12	B408	General Clerk-Stenographer (part time), \$2.89 to \$3.62 for actual evenings served	
21	16	B408	General Clerk-Stenographer, \$7.71 to \$9.64 per day for actual days served	
21.1	14	B408	General Clerk-Stenographer, 7 hours per day, \$6.75 to \$8.44 per day for actual days served.....	
21.2	1	B408	General Clerk-Stenographer (part time)	4.82 day
22	5	B412	Senior Clerk-Stenographer	200-250
23	3	B454	Telephone Operator	160-200
24	1	B512	General Clerk-Typist	(a 215
25	16	B512	General Clerk-Typist	160-200
26	140	C102	Janitress	130-155
27	1	C102	Janitress (part time)	15
28	5	C102	Janitress (part time) at rate of....	130-155
29	210	C104	Janitor	140-170
29.1	1	C104	Janitor	(k 164
30	5	C104	Janitor (part time) at the rate of \$140 to \$170 per month prorated	
31	2	C104	Janitor (part time)	25

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
32	23	C107	Working Foreman Janitor	170-200
33	1	C110	Supervisor of Janitors	225-280
33.1	1	C111	Assistant Supervisor of Janitors	175-210
34	1	C152	Watchman (part time)	75
35	4	I 12	Cook	9.00 day
37	3	I 2	Kitchen Helper (part time) at rate of	110-135
38	20	J78	Stockman	170-200
39	1	J78	Stockman	(k) 199
40	1	J80	Foreman Stockman	200-230
41	1	L360	Physician (part time)	200
42	1	O1	Chauffeur	210
43	1	O1	Chauffeur	8.00 day
44	13	O58	Gardener	150-175
45	1	O61	Supervisor of Grounds	250-300
46	1	O104	Moving Picture Operator	200-250
47	2	O122	Window Shade Worker	(g) 206.50
48	17	O168.1	Operating Engineer	250
49		O168.1	Operating Engineer (part time relief)	125
50	1	O172	Chief Operating Engineer	(a) 325
50.1	1	Y51	Ceramist (part time) at the rate of \$25 per firing, not to exceed \$75 per month	
51			Referees and Umpires, \$1 to \$3 per game (as needed)	
53			Temporary evening school clerks as needed, \$3 per evening	
54			Part time employment as needed at pro rata of rates fixed in Salary Standardization Ordinance	

TRUCK RENTAL—CONTRACTUAL

55 Trucks (as needed) at rates established by Purchaser's contract.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Discussion.

Supervisor Christopher stated that he desired to know of Mr. Brooks, how he is able to delete 15 Janitors.

Mr. Brooks replied that this is the Board of Education and is not under the jurisdiction of the Chief Administrative Officer.

Supervisor Mancuso remarked that the Finance Committee does not ask any question on matters of this kind from the Board of Education. When they asked for a decrease of Janitors we did not ask any questions, we just recommended it.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Colman, MacPhee—2.

Establishing Revolving Fund for the Reproduction Bureau, Purchasing Department, and Providing for the Administration Thereof.

Bill No. 4037, Ordinance No. . . . (Series of 1939), as follows:

Establishing Revolving Fund for the Reproduction Bureau, Purchasing Department, and providing for the administration thereof.

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

Section 1. There is hereby authorized and created a revolving fund to be known as the "Reproduction Bureau Revolving Fund" in the sum of \$2,500.

Section 2. The fund shall be under the management of the Purchaser of Supplies and shall be maintained in the Treasury of the City and County of San Francisco.

Section 3. Said revolving fund shall be used by the Purchaser of Supplies only for the issuance of "Orders for Service or Work" to the Reproduction Bureau for the production or reproduction of documents, publications or maps for sale in accordance with Resolution No. 898, adopted by the Board of Supervisors March 18, 1940. All moneys received from the sale of such documents, publications or maps shall be deposited by the Purchaser of Supplies in the City Treasury to the credit of said revolving fund, provided, however, that such proceeds from sales shall be not less than the actual cost of work performed or services rendered in connection therewith.

Section 4. The procedure to be followed in administering the Reproduction Bureau Revolving Fund shall be subject to the approval of the Controller. The Purchaser of Supplies shall cause a full, true and correct account to be kept of all moneys received and expended in connection therewith. At least once each month the Purchaser of Supplies shall submit to the Controller a full and complete statement of receipts and expenditures in such form and supported by such data as the Controller may prescribe.

Recommended by the Purchaser of Supplies.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Discussion.

Supervisor Mancuso informed the Board that this was necessary to permit the work to be done by the Reproduction Bureau. Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating the Sum of \$2,500 from Surpluses in Various Appropriations for the Reproduction Bureau Revolving Fund.

Bill No. 4038, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$2,500 from surpluses in various appropriations for the Reproduction Bureau Revolving Fund.

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

Section 1. The sum of \$2,500 is hereby appropriated from surpluses in appropriations as follows for the creation of the "Reproduction Bureau Revolving Fund":

<i>Appropriation No.</i>		
526.800.79-52	\$268	
526.200.79-60	105	
526.300.79-60	50	
526.200.79-61	152	
526.300.79-61	100	
526.800.79-61	138	
526.880.79-61	300	
526.200.79-65	1,387	
		<u>\$2,500</u>

Recommended by the Purchaser of Supplies.
 Approved by the Chief Administrative Officer.
 Approved as to funds available by the Controller.
 Approved as to form by the City Attorney.
 Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor MacPhee—1.

Final Passage.

Appropriating \$15,000, Park Department, for Materials and Supplies for Balance of Fiscal Year; an Emergency Ordinance.

Bill No. 4016, Ordinance No. 3782 (Series of 1939), as follows:

Appropriating the sum of \$15,000 out of the Emergency Reserve Fund to provide funds for the purchase of materials and supplies for the balance of the fiscal year for the Park Department, General Division; an emergency ordinance.

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

Section 1. The sum of \$15,000 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 512.300.01, to provide funds for the purchase of materials and supplies for the balance of the fiscal year for the Park Department, General Division.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The increased cost of materials has depleted the appropriation heretofore made for this purpose for the Park Department (General Division). Provision for the materials required for the balance of the fiscal year is necessary to the uninterrupted operation of the Park Department. There are no other funds available for the purpose.

Recommended by the Superintendent, Park Department.
 Approved by the Board of Park Commissioners.
 Funds available by the Controller.
 Approved as to form by the City Attorney.
 Approved by the Mayor.

April 8, 1946—Consideration continued until April 15, 1946.

Discussion.

Supervisor Mancuso informed the Board that the Park Department finds itself in a position where it does not have sufficient money to purchase materials and supplies for the balance of the fiscal year. It is necessary for the carrying on of a program of work that has already been started. The money comes out of an interdepartmental transfer.

Thereupon the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Final Passage.

Appropriating \$1,500, Municipal Court, for Postage in Traffic Fines Bureau; an Emergency Ordinance.

Bill No. 4028, Ordinance No. 3783 (Series of 1939), as follows:

Appropriating \$1,500 from the Emergency Reserve Fund to provide funds for postage for the Traffic Fines Bureau of the Municipal Court; an emergency ordinance.

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

Section 1. The amount of \$1,500 is hereby appropriated from the Emergency Reserve Fund to the credit of Appropriation No. 533.233.20, Postage-Municipal Court, to provide funds for the Traffic Fines Bureau-Municipal Court for postage expenditures.

Section 2. Due to the large increase in the number of traffic violations, which increase is larger than anticipated, funds heretofore provided for postage are insufficient. It is necessary that funds be immediately provided in order that notices, traffic warrants, receipts, etc., can be forwarded through the mails without delay. Therefore, to enable the Traffic Fines Bureau to carry on operations without interruption, this Board of Supervisors does pass this ordinance as an emergency measure. There are no other funds available for the stated purpose.

Section 3. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$70,000 for Temporary Housing Facilities for Veterans and Servicemen and Their Families in Accordance With Provisions of Recent Enactment by State Legislature; an Emergency Ordinance.

Bill No. 4036, Ordinance No. 3784 (Series of 1939), as follows:

The sum of \$70,000 is hereby appropriated from the surplus existing in the Unappropriated Reserve for Civilian Defense and War Services (Account No. 502.000.79) to the credit of Appropriation No. 502.500.79 to provide funds for temporary housing facilities for

veterans and servicemen and their families in accordance with the provisions of Chapter 29 of the 56th (First Extraordinary) Session of the California Legislature. An emergency ordinance.

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

Section 1. The sum of \$70,000 is hereby appropriated and set aside from the surplus existing in the Unappropriated Reserve for Civilian Defense and War Services (Account No. 502.000.79) to the credit of Appropriation No. 502.500.79, to provide funds for temporary housing facilities for veterans and servicemen and their families in accordance with the provisions of Chapter 29 of the 56th (First Extraordinary) Session of the California Legislature.

Section 2. The Board of Supervisors hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being as follows: To provide funds for the immediate preservation of the public peace, health or safety. There exists an extreme shortage in housing in the State. More than 5,000,000 veterans have been discharged from the military service and many more will be discharged in the near future. Many of such veterans and other persons are unable to find housing for themselves or their families and by reason thereof are being compelled to live in unsafe, insanitary and congested dwellings. The immediate adoption of this act will enable the State and local agencies to procure surplus government properties and provide suitable housing facilities for such persons and will enable many veterans and their families to readjust themselves to civil life and permit the veterans to resume their place in the community and conduct their employment without worry as to the health, sanitary condition and welfare of their families. It is therefore necessary that this act take effect immediately.

Section 3. The funds herein appropriated shall be subject to the terms and conditions of the Annual Appropriation Ordinance.

Recommended and approved by the Mayor.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Discussion.

Supervisor Brown called the attention of the Board to the fact that some time ago he had suggested to the Board that they make an investigation of the housing situation in Vallejo with the view to possibly transporting some of the houses in Vallejo to alleviate the housing situation in San Francisco. If we are going to spend \$70,000 for temporary housing would like to know whether or not that matter has been gone into.

Supervisor Gallagher remarked that that is what the appropriation is for. They are going to bring houses from various parts of the State.

Supervisor Brown said that several of the houses in Vallejo are being torn down and are being stacked in piles.

Supervisor Mancuso stated that some of these houses will come to San Francisco. The Federal Government has already let contracts for this purpose.

Supervisor Gallagher explained that this comes in conformity with the Maloney bill whereby the State and the City puts up money.

Thereupon the roll was called and the foregoing bill was *Finally Passed* by the Board of Supervisors.

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Refused Passage.

The following, from Finance Committee without recommendation, was taken up:

Present: Supervisors Mancuso, Lewis.

Repealing Ordinance and Municipal Code Section Which Designate as Holidays Those Days on Which Primary and Municipal Elections Are Held in San Francisco.

Bill No. 4039, Ordinance No. . . . (Series of 1939), as follows:

Repealing Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code) entitled, "Declaring Days Upon Which Primary and Municipal Elections Are Held Within the City and County of San Francisco Holidays Within Said City and County."

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

Section 1. Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code), the title of which is recited above, is hereby repealed.

Approved as to form by the City Attorney.

Discussion.

Mr. Brooks explained to the Board that Section 87, Part I of the Municipal Code states that any day on which a municipal election is held is a holiday in the City and County of San Francisco. The Salary Ordinance provides for the first time that this day is a holiday. Section 10 of the Political Code designates certain days which are holidays. The State Code designates when the county offices must remain open. City offices close and county offices remain open and they receive an additional day's pay. The per diem men who work that day do not get an additional day's pay. This is confusing as the public does not know which offices will be closed and which ones will remain open.

In short, neither the Municipal Code section nor the Annual Salary Ordinance makes a municipal election day a holiday, it merely makes it a holiday for monthly employees. That is the reason why I recommended that this legislation be passed.

Mr. J. E. Jeffery, business representative for the San Francisco City and County Employees' Union, stated that he would like to remind the Board that on June 14, 1946, you unanimously approved an amendment that was proposed to include this day as a holiday. It was pointed out that 12 holidays were set up in the budget.

It has been stated that because strictly municipal election days are not observed by private employment that it would not be like work for like pay. Very few private industries recognize State election days so by not recognizing municipal election days it is not important. A consistent policy for holidays for city employees on election days, either State or municipal, would help to settle the matter.

People who work on election days get only straight time. Monthly employees do not get double time for holiday work.

It has been stated that it is inconsistent to allow holiday for election because when people work on statewide election they get an extra day's pay. City employees are required to work on certain holidays each year and naturally they get extra pay. By deleting this day you are cutting the salaries of City employees.

Mr. Al Smith, representing the Bureau of Governmental Research, remarked that every time there is a collective bargaining agreement

between labor and private employment the Board of Supervisors and labor try to put into effect the same terms and working conditions that they have in union agreements. In this case you should follow the same procedure. Throughout private industry they do not recognize election day as a holiday. Believe it should be done away with because if you are going to follow policy of putting into effect agreements reached by collective bargaining you should do it in this matter.

Mr. Hare, representing the institutional workers, said that in agreement between union and private industry when a man works on a holiday he gets time and one-half in addition to his regular pay. When it is all totaled out the City employee gets less pay for holidays than in private employment. If a holiday falls on day off for City worker he does not get anything for it but in private employment he gets an additional day off. Believe you should vote down this recommendation because by so doing you will leave in effect the 12 holidays recommended by the Civil Service Commission.

Supervisor Christopher explained that he has asked several people how long this ordinance had been in effect and when I voted on the Salary Standardization Ordinance I asked what was in effect and by voting for this matter today I would be taking away something that had already been granted.

Mr. Brooks replied that you must understand that this is the first year it is in effect.

Mr. Harry Alberts, representing the Civil Service Commission, informed the Board that this proposal came before the Civil Service Commission when it was considering the Annual Salary Ordinance but they turned it down on the grounds that a municipal election is not a generally recognized holiday throughout the City. When the Mayor vetoed the matter it was put into the ordinance.

Supervisor Gallagher remarked that Mr. Brooks stated that the matter is confusing to a certain degree because some departments are closed and some are open and those that are open have to be paid an extra day's pay for the monthly employees and the per diem men do not receive any additional compensation. All County offices have to stay open on that day.

Supervisor Christopher stated that if I entered into a contract with a particular union as of a certain day and agreed to pay a certain salary and after that put in new conditions, that would be an obviation of the original contract. By passing this ordinance it would be a circumvention of the Annual Salary Ordinance to some extent.

Mr. Harry Alberts said that this day is last in the present salary ordinance.

Supervisor Christopher replied that whether or not it is last certain people are receiving certain things and anything else would be a lessening of what they are receiving.

Supervisor Gallagher remarked that we have an election of this type only every two years.

Mr. Scannell told the Board that you will have a fluctuating wage for monthly employees if you pass this ordinance. In one year you will have 12 holidays and in another year you will have 11 holidays. When you are figuring the temporary monthly employees you will have two different rates.

Supervisor Colman stated that he did not know that this matter was in the Annual Salary Ordinance. Nobody had explained it to me and if they had I would have voted against it.

Supervisor Mancuso informed the Board that he thought that we would be setting a bad example by not passing this legislation. The reason Mr. Brooks is bringing it in at the present time is so that it will not go in the next salary ordinance. You have a situation that is not equitable at the present time where you have the employees of the City departments getting paid and the employees of the County departments not being paid.

Thereupon the roll was called and the foregoing bill was *refused passage for second reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Lewis, Mancuso—5.

Noes: Supervisors Christopher, McMurray, Mead, Meyer, Sullivan—5.

Absent: Supervisor MacPhee—1.

Consideration Postponed.

The following recommendation of Streets Committee was taken up:

Present: Supervisors Meyer, McMurray, Sullivan.

Authorizing Street Planting Under the Jurisdiction of the Board of Park Commissioners.

Bill No. 4000, Ordinance No. . . . (Series of 1939), as follows:

An ordinance authorizing street planting under the jurisdiction of the Board of Park Commissioners.

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

Section 1. Definitions. a. For the purpose of this ordinance the word "street" is hereby defined to be any public street, avenue, boulevard, lane, road, parkway, freeway or other public way.

b. The word "planting," when used in a comprehensive sense, is hereby defined to include planting, removing, trimming and maintaining trees, shrubs and plants.

c. The word "tree" is hereby defined to include any tree, shrub, ground cover or other plant of an ornamental nature.

Section 2. Jurisdiction. The Board of Park Commissioners shall have jurisdiction and control over the planting, maintenance and removal of trees in all of the streets of the City and County of San Francisco.

Section 3. Powers. a. The Board of Park Commissioners shall have charge of, direct and supervise the planting, trimming, pruning, spraying, maintenance and removal of any trees, shrubs and plants in the streets of the City and County and shall have charge of all work incidental thereto.

b. The Board of Park Commissioners shall appoint a supervisor of street tree planting and a public relations officer, who shall hold office at its pleasure.

c. If the Board does not elect to do the actual work it may issue permits for the planting, trimming, pruning, spraying or removal of any trees, shrubs or plants in said streets as hereinafter set forth.

d. The Board shall make a survey of the City and County to determine where planting would be most desirable and is hereby authorized to prepare plans and/or specifications for planting trees, shrubs and plants in any of the streets in the City and County. Such plans and/or specifications shall specify the kind, variety, size, quality and other essential information of such trees, shrubs and plants, as well as the location and distance apart at which such trees, shrubs and plants shall be planted. Prior to a determination of said Board a public hearing shall be held by the Board at which time owners of property abutting on the street or streets where the proposed work is to be done shall be heard.

Notices of the intention of the City and County to do said planting shall be posted at least ten (10) days before the date of the hearing in every block on the side or sides of the street to be planted.

Section 4. Duties. a. It shall be the duty of the Board to set out or plant all trees, shrubs, and plants on public streets and to take general care and exercise supervision of all trees, shrubs or plants growing or hereafter planted in the streets of the City and County with the exception that the Division shall not assume the maintenance of trees, shrubs and plants on streets, boulevards and parkways which have been maintained by the Park Department, property owners, real estate subdivisions, the Public Utilities Commission, the Department of Public Works, or any other subdivision of the City and County of San Francisco, prior to the passage of this ordinance, unless the necessary funds for such maintenance shall be transferred to said Division.

b. No tree, shrub or other plant in any street which has been planted and maintained by an abutting property owner shall be trimmed or removed unless the Board has first given a written notice of ten (10) days to the property owner that said tree, shrub or plant is to be trimmed or removed. If the owner does not protest, as required by the notice, within seven (7) days, the trimming or removal may be carried out.

In the event of an emergency the trees, shrubs or plants in the street, or on private property overhanging the street, may be trimmed or removed without the necessity of notifying the property owner as herein provided.

c. It shall be the duty of the Board to inspect all trees, shrubs and plants in all streets of the City and County which are open for travel and should such trees, shrubs or plants become infested or infested with scale, plant or animal life or any insect detrimental to their growth, health, or life, the Board is hereby empowered to remove, eradicate, control or destroy such conditions. Before removing or destroying such trees, shrubs or plants on which the detrimental condition cannot be corrected by the usual methods, the abutting property owner or owners shall be notified in writing, as provided by paragraph (b) of this section, of the intention of the Board to remove or destroy such trees, shrubs or plants.

d. It shall be the duty of the Board to encourage the planting, care and preservation of trees, shrubs and plants in all streets of the City and County where planting is practicable and upon private property immediately adjacent to said streets.

e. The duties herein imposed and the work herein provided shall be performed out of such funds as may be appropriated from time to time for this purpose.

Section 5. Permits for Planting, etc. It shall be unlawful for any property owner or his agent to plant, trim, spray for plant diseases or insects, or remove any tree, shrub or plant in any street without first obtaining a written permit for such work from the Board. Said permit shall specify the kind, variety, size, location and the distance apart of the trees, shrubs or plants to be planted or the manner of trimming, spraying or removing such trees, shrubs or plants. All such work shall be carried out under the general supervision of the Board. No permit shall be required for property owners to water any trees, shrubs or plants in streets.

Section 6. Protection of Trees, Shrubs and Plants. It shall be unlawful for any person, firm or corporation to injure or destroy any tree, shrub, plant or lawn by any of the following means:

(a) Constructing a concrete, asphalt, brick or gravel sidewalk or otherwise filling up the ground area around any tree, shrub or plant so as to shut off air, light and water from the roots of said tree, shrub or plant;

(b) Piling building material, equipment or anything else around any tree, shrub or plant or on any lawn so as to cause injury;

(c) Pouring salt or salt water, oil, gasoline or any other deleterious matter on any tree, shrub, plant or on the ground around it or on any lawn;

(d) Posting any sign on any tree, tree stake or guard or by fastening any guy wire, cable or rope to any tree, tree stake or tree guard;

(e) Injuring any tree, tree stake or guard, or any shrub, plant or lawn with a motor vehicle or with a horse, or horse-drawn vehicle or any other manner causing injury or destruction to any tree, shrub, plant or lawn.

Section 7. Penalties for Violation of Ordinance. Any person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be punishable by a fine of not more than Five Hundred Dollars (\$500.00) or by imprisonment in the City and County Jail for a period of not more than six (6) months, or by both fine and imprisonment.

Section 8. Cooperation with Other Departments and Agencies.
 a. For the purpose of coordinating and facilitating the carrying out of all street improvements with the proper provision for multiple uses, all plans and/or specifications for street planting proposed by the Board of Park Commissioners, other than the granting of individual permits, shall be submitted to the Department of Public Works, the City Planning Commission, the Public Utilities Commission and the Art Commission for their comments and recommendations before proceeding with such projects. Such comments and recommendations are advisory except in such cases as are otherwise provided by law; provided, however, that the recommendations of the Department of Public Works shall be mandatory as to any matter affecting the safety of vehicular or pedestrian traffic. Any comments or recommendations must be made within thirty (30) days after receipt of said plans and/or specifications by any department or commission.

b. In a similar manner as in paragraph "a" of this section, all plans and/or specifications and permits for street improvements including making solid concrete sidewalks or filling in planting strips with concrete or other material, which might be related to existing trees, shrubs and plants or to possible new planting or provisions for planting spaces shall be submitted to the Board of Park Commissioners for their comments and recommendations before such work is authorized or permits granted. Any comments or recommendations must be made within thirty (30) days after receipt of the plans and/or specifications by the Board of Park Commissioners or in the case of permits to be granted to property owners and their agents such permits must be returned within three (3) days after their receipt by the Board of Park Commissioners. The provisions of this paragraph for plans shall apply to the submission of tentative plats of subdivisions by the Department of Public Works to the Board of Park Commissioners.

Section 9. Constitutionality. If any section, subsection, paragraph, sentence, clause or phrase of the ordinance is for any reason held to be unconstitutional, void or invalid, the validity of the remaining portions of the ordinance shall not be affected thereby.

Recommended by the Superintendent of Parks.

Approved by the Park Commission.

Approved as to form by the City Attorney.

April 1, 1946—*Re-referred to Streets Committee.*

On motion of Supervisor Mead the foregoing matter was *postponed for one week.*

Adopted.

The following recommendations of his Honor the Mayor were taken up:

Leave of Absence—Honorable Theresa Meikle, Judge of the Superior Court.

Proposal No. 5587, Resolution No. 5424 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Theresa Meikle, Judge of the Superior Court, is hereby granted a leave of absence from May 2, to on or about May 20, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Leave of Absence—Mrs. Eugene M. Prince, Member of the Public Welfare Commission.

Proposal No. 5586, Resolution No. 5423 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mrs. Eugene M. Prince, member of the Public Welfare Commission, is hereby granted a leave of absence from April 12 to May 2, 1946, inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Leave of Absence—Harry D. Ross, Controller.

Proposal No. 5594, Resolution No. 5429 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Harry D. Ross, Controller, is hereby granted a leave of absence for the period of April 26 to May 15, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

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

Directing the Director of Property, When Authorized by Resolution of the Public Utilities Commission, to Cancel and Terminate the Lease Between the City and County of San Francisco and the United States of America on the Premises Commonly Known as the Crocker Amazon Reservoir Tract and to Release the United States of America From All Obligations Under Said Lease.

Supervisor Mancuso presented as a Finance Committee recommendation:

Proposal No. 5593, Resolution No. 5428 (Series of 1939), as follows:

Be It Resolved by the Board of Supervisors of the City and County of San Francisco:

That when authorized by resolution of the Public Utilities Commission, the Director of Property of the City and County of San Francisco shall terminate the lease entered into by the City and County of San Francisco, pursuant to Bill No. 1850, Ordinance No. 1756 (Series of 1939), with the United States of America on August 1, 1944, for the use of the premises commonly known as the Crocker Amazon Reservoir Tract, consisting of approximately 50.26 acres, more or less, the said lease to be terminated after the transfer and assignment by the United States Navy of the said premises to the Federal Public Housing Authority for the purpose of converting said premises for veterans' housing under Title V of the Lanham Act, as amended, and after the Housing Authority of the City and County of San Francisco shall have assumed the obligations of the United States of America under the aforementioned lease to restore the aforementioned premises to the same condition as that existing at the time the United States of America entered the premises under the aforementioned lease. The aforementioned lease shall be terminated upon the following terms and conditions: In consideration of the termination of said lease and redelivery of the premises to the City and County of San Francisco, the City and County of San Francisco shall release and forever discharge the United States of America, its officers and agents, from all claims which the said City and County of San Francisco ever had, or now has, up to and including the date of redelivery of the premises, by reason of any rental which may be due, any restoration obligation of the United States or obligation to return improvements thereon at the time of said lease, or by reason of any matter, cause or thing whatsoever arising out of said lease and the occupation by the United States of America of the aforementioned premises.

Approved as to form by the City Attorney.

Approved by the Superintendent, Recreation Department.

Recommended and approved by the Mayor.

Approved by the Director of Property.

Approved by the Manager of Utilities.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Bus Transportation for San Francisco Airport.

Supervisor Brown informed the Board that the bus transportation from the San Francisco Airport is being handled for all air lines by the Yosemite Bus Service. The service is regulated by the State Railroad Commission and the rates that are charged are fixed by the Railroad Commission. The rate is \$1.00 per passenger but a 15 per cent federal tax is added to make it \$1.15.

The Chair directed the Clerk of the Board to inform the Committee holding hearing on the matter of the statement made by Supervisor Brown.

Urging That Hospitality House Remain Open and in Uncurtailed Operation for at Least Another Year.

Supervisor Christopher presented:

Proposal No. 5595, Resolution No. . . . (Series of 1939), as follows:

Whereas, San Francisco's Hospitality House in Civic Center was opened on August 9, 1941, for the purpose of providing entertainment, recreation, and a home-like atmosphere of relaxation for servicemen

and servicewomen stationed in San Francisco and passing through the City en route to various theatres of operations; and

Whereas, since its opening, Hospitality House has been host to some 12,000,000 service personnel and has provided services and courtesies which have created a warm and friendly feeling for San Francisco in the hearts of our service visitors who in turn will transmit their sentiments to people throughout the Nation; and

Whereas, the urgent need for retention of the facilities afforded by Hospitality House is apparent today more than ever, providing, as they do, for the replacement, in at least some measure, of the care and personal attention lacking in the lives of servicemen and women due to their separation from homes and families; and

Whereas, the present rate of return of service personnel to this country from foreign theatres, and the estimated time until the influx into San Francisco is appreciably decreased, indicate that the pressing need for continued operation of Hospitality House will continue for at least another year; now, therefore, be it

Resolved, That this Board of Supervisors does hereby go on record as urging that Hospitality House remain open and in uncurtailed operation for at least another year; and be it

Further Resolved, That this Board of Supervisors, in furtherance of its petition herein contained, does offer to the administrators of Hospitality House its assistance in any way that it may be deemed of value.

Discussion.

Supervisor Colman stated that he believed that the matter of load of returning servicemen should be checked a little more and in view of the fact that the Mayor has already acted upon this matter believe we should get more data on it.

Referred to the County, State and National Affairs Committee.

Inspection Fees.

Supervisor Christopher said that he desired to discuss with the Finance Committee matter of taxation.

At the present time we have wholesale manufacturers who are not paying their share of the inspection service. There are some who are not and some who are. In the milk industry we are taxed according to the cost of inspection service. You will find small plants who pay from \$100 to \$150 per month. This is quite a substantial tax. No one is opposing this because that is what it costs to inspect the plants and that is what it should be. The other wholesalers should bear their share of the burden, too.

Wholesale soft drink manufacturers pay only \$6 per year. Ice cream manufacturers, which is related very closely to the milk industry, pay only an inspection fee of \$6 per year.

Would like to consult with the Finance Committee and present my views to the extent that we have the various wholesalers and various processors who are requiring a great deal of the inspector's time to pay a fee in accordance with the time required.

Clerk to prepare copies for the members of the Finance Committee.

Reference of Bill Regulating Size of Lots to the City Planning Commission.

Supervisor Colman informed the Board that the Public Buildings, Lands and City Planning Committee met to consider proposal to limit size of lots. The Committee heard everybody and most of the building and real estate people opposed it. The builders said that they were not called in by the City Planning Commission when they were

considering their recommendation that they made to us. The size of the lot as determined by the City Planning Commission was not the proper size.

It is the Committee's recommendation that the ordinance be returned to the City Planning Commission for further study and report to the Board of Supervisors when it will be returned to the Public Buildings, Lands and City Planning Committee.

Supervisor Colman then moved that the Board re-refer the ordinance to the City Planning Commission and that they call in the builders and the owners of the subdivision in their discussion so that they can be guided by their suggestions when they make a decision.

Supervisor Gallagher stated that the matter should be presented to the Board so that it can be referred to the City Planning Commission.

Supervisor Mead said that we might have overlooked procedure that has been followed in the past. Member of the Board in the past has asked that a matter be considered as being presented and been referred to committee. Believe that a committee has the power to refer an ordinance on its own to any other department.

I am not in complete harmony with the Committee. I am one member who does not see eye to eye with the other members of the Committee.

In view of the fact that all of the interested parties were not heard by the City Planning Commission I believe that the Committee can refer the legislation by itself.

Supervisor Gallagher replied that there isn't anything before the Board at this time except the motion of Supervisor Colman.

Supervisor Colman remarked that this was a Committee report.

Supervisor Gallagher informed the Board that the Committee can send the legislation direct to the City Planning Commission without any action by the Board.

Supervisor Colman then withdrew his motion.

County Supervisors' Convention.

Supervisor Gallagher presented a communication from the Eureka Chamber of Commerce relative to reservations for the County Supervisors' Convention to be held in Eureka, June 27-29, 1946.

Supervisor Sullivan moved that the gentlemen of the press be invited to go along on the trip, and that we should furnish the transportation.

Seconded by Supervisor Christopher.

Supervisor Mead suggested that it should be confined to those reporters on this floor. Believe that we should invite the members of the press. We have the same privilege as the Public Utilities Commission to invite the members of the press on trips.

Thereupon the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Supervisor Mancuso remarked that there seems to be some discrepancy in the dates of the reservations. Believe we should write letter stating that the days should be the 26th, 27th and 28th of June.

Supervisor Gallagher stated that the Clerk should poll the members of the Board and determine just which members are going on this trip and then communicate with the Secretary of the Association.

Supervisor McMurray said that he understood that the Clerk was to make the reservations.

The Clerk stated that he had directed a communication to the Eureka Inn and said that nine members of the Board of Supervisors would attend.

The Clerk then polled the Board and the following members of the Board signified their intentions to attend the convention:

Supervisors Brown, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Supervisor Christopher said that he might go.

Supervisor Colman said that he would not be able to attend.

Compliance With Ordinance Regulating Headways.

Supervisor Lewis said that 28 days ago he introduced a resolution calling the attention of the Board of Supervisors to Section 3 of the Public Utilities Code relative to headways of street cars. We have held a hearing on this matter and tried to do something about it. Believe one of the most important matters before the people of San Francisco is this railroad of ours. We should do everything we can to improve this situation. Would like to ask Supervisor Brown whether or not we can have a report from the Public Utilities Committee on next Monday.

Supervisor Brown replied that this matter was referred to the Public Utilities Commission for report and will try to see if we can get the report for next Monday.

Supervisor Lewis then gave notice that if we do not get the report by next Monday I will call the matter from committee.

Requesting Removal of Bars and Cages in the Municipal Court at the Hall of Justice.

Supervisor Lewis presented:

Proposal No. 5596, Resolution No. . . . (Series of 1939), as follows:

Whereas, prisoners are now kept in cages in the Municipal Court, Criminal Department, located in the Hall of Justice at Washington and Kearny Streets in the City and County of San Francisco; and

Whereas, it is against the dignity of the court and unnecessary to keep prisoners while in the prisons of the courts behind bars; and

Whereas, the keeping of prisoners in cages in the court rooms has subjected the City and County of San Francisco to criticism; and

Whereas, this practice is not followed in other cities of the United States; now, therefore, be it

Resolved, That the bars and cages in the Municipal Court, Criminal Department, Hall of Justice, City and County of San Francisco, be removed.

Discussion.

Supervisor Lewis said that he has spoken with Judge Brady and other Judges on this matter and they agree that these cages should be done away with.

Supervisor McMurray asked whether or not we have the authority to remove the cages.

Supervisor Gallagher replied that he could not inform the Supervisor on this matter but believe it is under the jurisdiction of the Department of Public Works.

Referred to Police Committee.

Charter Revision Committee.

Supervisor Lewis asked whether or not the Board had received any answer from the Charter Revision Committee on the request of Supervisor Christopher. Would like to sit down with the Charter Revision Committee and give them my ideas on the matter of amending the Charter.

Construction of a Courts Building.

Supervisor Lewis remarked that from time to time we have matters being presented to us that are questions of overall policy that should be enacted by ordinance. The commissions and other departments of the City and County of San Francisco are taking all the matters of policy in their own hands and come to us only during budget time.

The question of the construction of a courts building came up. Some people were in favor of constructing a courts building and some people were in favor of making it an office building. The Board of Supervisors were not contacted on this matter at all. Would like this matter to go to the proper committee and invite interested parties and find out whether or not we should have a courts building or an office building.

Referred to Judiciary Committee.

Federal Participation in Beach Preservation.

Supervisor Lewis told the Board that they should go on record as favoring H. R. 2033, which provides for Federal participation in the preservation of beaches. Suggest that a telegram be sent to our representatives in Washington that this Board of Supervisors stands by its resolution and are still in favor of H. R. 2033. A copy of this telegram should be sent to J. Spencer of the American Shore and Beach Preservation Association.

Supervisor Mancuso said that he had a matter here today that was much more important than this one and I could not get anywhere on it, so I am going to suggest that this matter be referred to committee.

Referred to County, State and National Affairs Committee.

Amendment to Security Exchange Act.

Supervisor Colman stated that Supervisor Mancuso did bring up a very important matter today relative to the issuance of bonds. The Mayor spoke in favor of it and I was wondering whether or not you would reconsider your objection to this matter so that we might be able to act upon it today.

Supervisor Lewis agreed that this matter is part of City affairs and that he did not object to it on the grounds that it was not proper to instruct Congress on the matter. The only reason I opposed it was because I know nothing about it. Will refuse to vote on any matter when somebody just informs me that it is important unless I know all about it.

Public Utilities Commission Meeting Relative to Street Car Fares.

Supervisor Mead said that it was his understanding that there was going to be a meeting of the Public Utilities Commission on next Monday relative to a proposed increase in fare. He said that he would like to receive an invitation to attend this meeting.

The Chair informed Supervisor Mead that this was an open public meeting and that he was entitled to attend if he so desired.

Repealing Resolution No. 581 (Series of 1939), Which Sets Up Policy for Action on Extraneous or Irrelevant Matters.

Supervisor Mead presented:

Proposal No. 5591, Resolution No. . . . (Series of 1939), as follows:

Resolved, That Resolution No. 581 (Series of 1939), adopted on October 9, 1939, in which the Board declared as a policy "that in the future no official action will be taken upon extraneous or irrelevant matters, or upon affairs over which the members of this Board, representing all of the people of San Francisco, have no jurisdiction or control," be and the same is hereby repealed.

Referred to the Judiciary Committee.

Declaring Friday Night, April 26, 1946, as "Newspaper Frolic Night in San Francisco."

Supervisor Mead presented:

Proposal No. 5597, Resolution No. 5430 (Series of 1939), as follows:

Whereas, the twelfth annual edition of the biggest stage show ever to play in San Francisco "Newspaper Frolic," will be held in the Civic Auditorium, Friday night, April 26; and

Whereas, with Tommy Harris as Master of Ceremonies the show will provide the best talent from the screen, radio, stage and night clubs, including Sally Rand and her fans, Wally Vernon and Joaquin Garay with his company; and

Whereas, this annual affair, sponsored by the working press of San Francisco, is such an outstanding event in the entertainment world as is worthy of public commendation; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco takes this opportunity to congratulate the working press of San Francisco upon the holding of its twelfth annual "News Frolic" and to express the conviction that this event, like all of its predecessors, shall be the complete success which its sponsors plan for it; and be it

Further Resolved, That Friday night, April 26, 1946, is designated as Newspaper Frolic Night in San Francisco.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

A Tribute to the Honorable James Baeyens.

Supervisor Sullivan presented:

Proposal No. 5598, Resolution No. 5413 (Series of 1939), as follows:

Whereas, at this unhappy hour which, pursuant to orders from his Government, marks his departure from our midst for service as Consul-General at Shanghai, it is fitting to pause for reflection and to recall and relate of

JAMES BAEYENS

That he has served in the diplomatic corps of the Republic of France since the year 1930;

That devotion to successive assignments in Bucharest, Tokio and Washington won for him in March, 1946, membership in the Legion of Honor for contributions of distinction in the civil service;

That in World War II there appeared on the roster of enrollees

in the Army of the United States of America, the name Corporal James Baeyens;

That since January, 1945, it has been a proud privilege to number among the residents of the City and County of San Francisco, the Honorable James Baeyens, Consul-General representing the beloved Republic of France;

That during his too brief sojourn in the City of St. Francis, Monsieur Baeyens, through intelligent administration, sympathetic understanding and his gracious personality, has endeared himself to all those within the sphere of his influence and has performed that unique patriotic service which, through confidence in an individual, results in clear understanding and infallible friendship between nations; now, therefore, be it

Resolved, That this Board of Supervisors, witnessing with genuine regret the departure of the Honorable James Baeyens, takes this opportunity, on behalf of the People of the City and County of San Francisco, to voice appreciation for the opportunity of having held him as an intimate for a time and ardently to express the hope that soon the Republic of France may find it possible and prudent to return him to San Francisco where, not exclusively, but enthusiastically, he is honored and loved.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

ADJOURNMENT.

There being no further business, the Board, at the hour of 6:25 p. m., adjourned.

JOHN R. McGRATH,
Acting Clerk.

Approved by the Board of Supervisors June 3, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

Vol. 41

SAN FRANCISCO
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No. 16

Monday, April 22, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, APRIL 22, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, April 22, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Mancuso, McMurray—3.

Quorum present.

President Dan Gallagher presiding.

Supervisor Mancuso noted present at 2:10 p. m.

Supervisor McMurray noted present at 2:10 p. m.

Supervisor Brown noted present at 2:45 p. m.

Supervisor Brown excused from attendance at 5:00 p. m.

APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of February 25, 26, 27 and March 1, 1946, and of March 4, 6 and 7, 1946, were considered read and approved.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Director, Bureau of Delinquent Revenue Collection, submitting quarterly report of activities.

Referred to Finance Committee.

From Down Town Association, approving proposal to increase Municipal Railway fares.

Referred to Public Utilities Committee.

From Frank Blackman et al., protesting replacement of Fleishacker Pool by a skating rink.

Referred to Education, Parks and Recreation Committee.

From Katherine Leicester, favoring street tree planting ordinance.
Ordered considered with Calendar matter.

From American Shore and Beach Preservation Association, advising of status of H. R. 2033 concerning shore protection.

Referred to County, State and National Affairs Committee.

From California Mission Trails Association, concerning master plan for Mission Trails area.

Referred to County, State and National Affairs Committee.

From County Supervisors Association, "New Letter" dated April 18.

Referred to County, State and National Affairs Committee.

From The Maiden Lane Association, thanking Board for closing Maiden Lane during "Spring Comes to Maiden Lane" festival.

Ordered filed.

From Chief Administrative Officer, reporting on distribution of promotional literature to incoming passengers of transportation companies.

Referred to County, State and National Affairs Committee.

From the Pacific Telephone and Telegraph Company, thanking Board for commendatory resolution in connection with credit for service interruption.

Ordered filed.

From Health Service System, submitting report of positions thereunder.

Referred to Finance Committee.

From Mrs. Bernard Cody, favoring street planting ordinance.

Ordered considered with Calendar matter.

From Bodinson Manufacturing Co., favoring street planting ordinance.

Ordered considered with Calendar matter.

From the Anglo California National Bank, opposing rezoning of Church Street between Fifteenth and Sixteenth Streets.

Ordered considered with Calendar matter.

From the Public Utilities Commission, reporting on request for adherence to Section 17 of the Public Utilities Code:

PUBLIC UTILITIES COMMISSION

CITY AND COUNTY OF SAN FRANCISCO

Office of
Manager of Utilities

April 22, 1946.

Mr. John R. McGrath,
Acting Clerk, Board of Supervisors,
Room 235, City Hall.

Dear Mr. McGrath:

I acknowledge on behalf of the Public Utilities Commission receipt of a copy of Proposal No. 5502 requesting the Commission to comply with Section 17 of the Public Utilities Code.

It is my understanding that Section 17 of the Public Utilities Code is an ordinance of the Board of Supervisors passed long prior to the time of the adoption of the present City Charter which, I believe, supersedes any ordinance previously passed by the Board of Supervisors.

Section 121 of the Charter states that "the Public Utilities Commission shall have charge of the construction, management, supervision, maintenance, extension, operation and control of all public utilities and other properties owned, acquired, leased or constructed by the city and county, including airports, for the purpose of supplying any public utility service to the city and county and its inhabitants, to the territory outside the limits of the city and county, and to the inhabitants thereof."

It appears to me that Section 121 was intended to preclude the Board of Supervisors from having the power to manage, supervise, operate or control public utilities and Section 22 seems to be a further guide to the Board in that connection.

Regardless of the provisions of Section 17 of the Public Utilities Code or of Sections 22 and 121 of the Charter, the Public Utilities Commission will be glad at any time to furnish to the Board of Supervisors any information it may desire in connection with the operations of the Municipal Railway or any of the other utilities under its jurisdiction.

The Board of Supervisors need but inform us as to its desires in that connection and the information will be provided.

Very truly yours,

J. H. TURNER,
Manager of Utilities.

Discussion.

Supervisor Lewis stated that this is not a question of this Board asking for information when they desire. There are three ordinances still on the books of the City and County of San Francisco.

The first ordinance stated that the Municipal Railway shall not keep headway that is an inconvenience to the people.

The second ordinance says that the Public Utilities Commission must file a report with the Board of Supervisors on any change of headways.

The third ordinance states that if the headways are not maintained the Board of Supervisors may change the headways and the street cars shall run in accordance therewith.

It is necessary for the Public Utilities Commission to file a report with this Board.

Section 22 of the Charter has no bearing on this question. We held hearings on this matter and it was determined that the Board of Supervisors still had the right to investigate the running schedules of the cars. Everything that has come out of the inquiry has been ignored.

The Board can demand that the Public Utilities Commission live up to the ordinances. There is no reason why the schedules have not been filed.

My resolution was sent to the Public Utilities Committee more than thirty days ago and I am asking today that this matter be called out of committee.

Resolution to be printed on Calendar for next meeting.

Supervisor Colman remarked that from hearing the report read I believe that there is a legal question involved. I would like a written opinion from the City Attorney relative to this matter to determine whether or not we have the right to proceed or whether or not the Public Utilities Commission has jurisdiction over this matter.

Clerk to request opinion from the City Attorney.

Supervisor Mancuso inquired of Supervisor Lewis whether or not he had any reply from the O. D. T. relative to the operation of the street cars in San Francisco.

Supervisor Lewis replied that the O. D. T. has not sent any reply and he thought that a follow-up telegram should be sent on this matter.

Clerk directed to send a follow-up telegram on this matter.

Presented by Supervisor Gallagher: From Congressman Welch, reporting on the status of program to obtain a second Bay crossing.

Clerk to acknowledge. Referred to County, State and National Affairs Committee.

Supervisor Christopher requested that the Committee meet as soon as possible because the Oakland Chamber of Commerce has memorialized Congress to the contrary.

Supervisor Gallagher stated that he believed that we should pass a resolution at this meeting relative to this matter.

Waiving of Building Requirements.

Supervisor Lewis presented Bill No. 4051: Providing for waiver of certain building regulations due to acute housing and material shortage.

Discussion.

Supervisor Lewis stated that during the war the Board passed Ordinance 1577 as an amendment to the Building Code, that waived the requirements of the Code but still made it mandatory for the builders to secure the approval of the Building Department and the Fire Department. The bill that I am presenting follows word for word the original ordinance except for the changing of a few names. The original ordinance was repealed because the builders thought that the emergency was over, but now they find that it is impossible to secure all the necessary materials.

Mr. Brooks, the Chief Administrative Officer, approves of this ordinance.

Mr. Brooks, the Chief Administrative Officer, said that you must realize that there is a certain shortage of materials. The ordinance was repealed last December and I have been informed that the builders are proceeding contrary to the law at the present time. I believe that the builders should submit a list of materials they want to substitute and in that way we will be able to have better homes built in San Francisco.

The Department of Public Works has no objections to the passage of this legislation provided that the builders submit to us the materials they propose to use in the buildings. The Fire Department comes into the matter and I believe that we should hear from them to see what they think of it.

Supervisor Mead remarked that during the war we relaxed our building ordinances. At the end of the war we put back all the ordinances that were in effect prior to the war with certain exceptions.

Supervisor Gallagher replied that the only exception was for sheathing.

Supervisor Mead stated that he had received word from the Secretary of the Building Trades Council that he was in error. All we did was to permit sheathing wall board for a period of 90 days. I have no objections to permitting the temporary use of materials until the shortages are over.

Supervisor Colman informed the Board that he believed that the matter should be referred to committee and then hold hearings on it.

The Chair then referred the foregoing bill to the Public Buildings, Lands and City Planning Committee.

Supervisor Colman then requested that the Clerk notify the Chief Engineer, Mr. Brooks, the Department of Public Works and all interested parties.

Supervisor Mead asked that the proposal be read so that it might be expedited and clear up any doubt.

Supervisor Colman stated that he did not believe that we should pass legislation recommending building without hearing from the departments who are interested in it.

Assessment Confirmed.

Hearing of Protests—Assessment for Improvement of Crossing of Pacheco Street and Thirty-fourth Avenue, Etc.

Board of Supervisors to hear protests, if any, of all persons interested in the following described work done or in the assessment, diagram, or warrant for pay of the cost of the same, or in any property affected thereby: Crossing of Pacheco Street and Thirty-fourth Avenue and the construction of a sewer in Pacheco Street between Thirty-fourth and Thirty-fifth Avenues by construction of paving, etc., by Chas. L. Harney, as described in Declaration of Intention Order No. 22109, dated March 28, 1945, of the Department of Public Works.

No protestants; assessment confirmed.

Assessment Confirmed.

Hearing of Protests—Assessment for Improvement of Portion of Pacheco Street Between Forty-fifth Avenue and 115 Feet East.

Board of Supervisors to hear protests, if any, of all persons interested in the following described work done or in the assessment, diagram, or warrant for pay of the cost of the same, or in any property affected thereby: Improvement of Pacheco Street (South $\frac{1}{2}$) between Forty-fifth Avenue and 115 feet east by the construction of paving, etc., by Chas. L. Harney, as described in Declaration of Intention Order No. 22095, dated March 23, 1945, of the Department of Public Works.

No protestants; assessment confirmed.

SPECIAL ORDER—2:00 P. M.

City Planning Commission Sustained.

Appeal from Decision of City Planning Commission.

Hearing of appeal from decision of City Planning Commission denying application to rezone the easterly side of Church Street, between Fifteenth and Sixteenth Streets, from Commerical District to Second Residential District.

April 15, 1946—Consideration continued until April 22, 1946.

Discussion.

Mr. Henry B. Nathan, representing the Church Street Improvement Association, stated that the people living in the Church Street district are in favor of changing the zoning classification in this area. We have been working on this matter for about eight months. We have asked for a certain rezoning. This part of the town is very important.

Church Street is the street of churches. As you go along you see that the street lives up to that statement.

On Church Street, within a matter of a block or so, you will find 10,000 people attending the schools.

Last October the neighbors on Church Street received a notice that there was going to be a petition to rezone a portion of Landers Street from a residential to a commercial district. People got together and they opposed the petition to rezone this piece of property. They appeared before the City Planning Commission and the Commission said that they would not allow Landers Street to be rezoned. We thought something more should be done to protect the district. After Christmas one of the people noticed grading being done on Landers Street. The company said that it was the same outfit but that they were not going to build on Landers Street but were going to put the main office on Church Street.

There is a piece of property at Sixteenth and Church Streets that the Archbishop desires to purchase, planning to build a gymnasium for the children of Mission Dolores parish. The apartment owners in that district are ready to build better and better apartments. Plans have been prepared and they are all ready to proceed but they are waiting to see whether or not it is going to be a commercial or a residential district. Gradually the owners of commercial organizations are either improving their buildings or are moving from the neighborhood.

This is a beautiful part of town and that is the way we are desirous of having this rezoning passed.

Certain objections have been brought against our petition to rezone the property. The first objection is that the particular owner of the property is going to put a plumbing yard there. The property was sold, without any publication, to the people who now own it. We know that these people would not lose any money on the property if they were to resell it.

Another point has been brought up and it is this: Is it fair to stop the growth of industry in San Francisco?

We do not believe that the sole industry of San Francisco is manufacturing. People come to San Francisco because it is a historical site and we are trying to preserve it as such.

Mrs. W. R. Candor, vice-president of the Mission Dolores Group, said that the people in that neighborhood do not care for any more commercial establishments on Church Street on account of the number of schools that are located there. There is always a great many children crossing the streets and by letting a commercial firm to be placed in the neighborhood it would endanger the children. Trucks would be coming and going all day while the children were going to and from school.

Mr. Matthew J. Nunan of the Church Street Improvement Association remarked that he could only reiterate what was said by the former speakers. The main hazard is the trucks that would be on the streets at all times and endangering the children. There is also the historical background of which San Francisco is proud. We wish to preserve it. Believe by placing a commercial firm in this neighborhood would be allowing a blight in the district.

Supervisor Mead asked the speaker whether or not any accidents have resulted on account of the street cars being on Church Street and what about the buses they plan to place in operation on this street?

Mr. Nunan replied that he had not gone into that phase of the matter.

Assemblyman Edward Gaffney stated that if this was merely a commercial establishment with a store front I do not believe that you would have such a violent protest. This is a plumbing establishment where trucks will need ingress and egress. They will not be able to use Landers Street, they will have to use Church Street and by crossing the sidewalks they will endanger the lives of the children.

On the other side of the street there are two commercial firms that are just about falling down. On easterly side, from Fifteenth to Sixteenth Streets, it is purely a residential district. There is not a commercial establishment on it at all.

Supervisor Mead said that he would like to know from the speaker whether or not this place was to be used for the dumping of plumbing supplies.

Assemblyman Gaffney replied that that was his impression.

Supervisor Mead answered that he understood the speaker to say that it was to be used as a yard.

Assemblyman Gaffney said that he understood it to be a yard with an office to permit the moving and storage of plumbing equipment.

Mr. Edward Crystal, a property owner on Landers Street, informed the Board that the people have never opposed anything that would be a small business. Believe that everything should be done to protect our children of today because they are the citizens of tomorrow.

Supervisor Mead asked about the brick building that faces Landers Street and desired to know what type of building it was and for what it was to be used.

Mr. Crystal replied that there have been trucks going in and out of it and that he believed that it was being used for the storage of painting equipment.

Supervisor Mead asked Mr. Crystal whether or not he could tell how many people had been injured as a result of trucks going in and out of that building.

Mr. Crystal answered that he could not say whether or not any people had been injured.

Supervisor Mead said that he was just wondering whether or not there had been any tab kept on the number of children that had been injured.

Supervisor Gallagher asked Mr. Nathan whether or not the people in this district were familiar with the zoning on Church Street. Did they think that it was a second residential or did they know that it was zoned for a commercial district?

Mr. Nathan replied that the people always thought that it was a residential district.

Mr. Harry S. Young, representing the Land Development Company, said that the Land Development Company is the owner of the property. It intends to use it as a sales room for light plumbing. The people who plan to use it own no trucks. There will be light trucks but there will be no heavy trucking.

This district is essentially commercial in character. It would be very poor zoning to have one part of the street zoned different from the other side. Under the circumstances you must conclude that this district is commercial. From at least 1923 both sides of this street were zoned commercial.

When the Land Development Company arranged to purchase the property it was their thought that the zoning of this property would not be changed. The people of this district have made no plans for the development of this area. They are only talking about what they are going to do. There is no development proposed. If they complete their plans and show how they can get them financed then they should come before the Planning Commission or the Board and say what they can do.

The purchaser of this property had a right to rely on the zoning of the property when he purchased it.

Mr. Raymond D. Smith of the San Francisco Real Estate Board said that the San Francisco Real Estate Board is here to reiterate its position. Here is a piece of property that is practically zoned commercial on both sides. They are trying to rezone only one block of the street out of twenty blocks and that is spot zoning. We are opposed to taking away the value of one piece of property and rezoning it to the detriment of the property. If they want to rezone the entire street to second residential that is all right because they would have a definite plan, but we do oppose the picking out of one piece of property and rezoning that.

Supervisor Gallagher informed Mr. Smith that the question before the Board is to rezone the entire easterly side of the block from Fifteenth to Sixteenth Street. He then asked whether or not Mr. Smith knew that there was spot zoning in the Sunset District.

Mr. Smith replied that he knew it and we opposed it.

Mr. Arthur M. Samuels, a realtor, stated that there should be some protection for any realtor who sells a piece of property. Before we sell we go to the City Planning Commission and ask them if we can permit a certain type of business in the district. They say "Yes" and then if the property is rezoned, where is our protection?

This property was purchased last July. It was sold and purchased in good faith. What safety has any realtor got if a rezoning of this type is permitted?

Mr. Tilton of the City Planning Commission remarked that the issues in this case have been pretty well disclosed by the arguments you have heard. The Planning Commission tries to be consistent in their work. We try to use zoning for the protection of values. The Commission knows that when you zone a piece of property or district you are doing it for the purpose of developing that district.

In this matter we thought that by rezoning only one side of the block it would not be protecting or improving the district. Against our desire to see the whole area brought up we had to take the attitude that this district should remain commercial district.

Supervisor Lewis asked Mr. Tilton whether or not there were any other streets in San Francisco that were zoned commercial on one side and residential on the other.

Mr. Tilton replied that there are a number of that type. The property on the side of the street that has the higher classification is always lowered by the placing of a commercial zone in the neighborhood.

Supervisor McMurray informed the Board that it seemed to him that the only way these people in the district are going to get anywhere is to come before the Board and ask for it. They should have been in here a long time ago. You have to start some time to enlarge the residential districts. The people of this district will come back

and request that the west side of the street be rezoned from commercial to residential district. Believe that they should ask for it right now.

The company purchasing the property could not use Landers Street because it is too narrow. They bought this piece of property that wasn't advertised. The people in that district, who are asking to rezone the property, have to start in some place. If you start building commercial businesses in that district the people might have to move out. I hope that the Board votes to rezone this piece of property.

Supervisor Mancuso asked of Mr. Tilton whether or not only one side of the street is trying to be rezoned from commercial to second residential and at the present time both sides of the street are zoned commercial.

Mr. Tilton replied that that was correct.

Mr. Mancuso remarked that although it was zoned commercial it was built as second residential district except for the grocery store on the corner.

Supervisor Gallagher asked of Mr. Smith whether or not he is familiar with new order with reference to building. Could the company build today?

Mr. Smith replied that they could not build today.

Supervisor Gallagher inquired whether or not they could build homes there.

Mr. Smith answered that they could if they were for veterans and could be built for less than \$10,000 and rented for \$80 per month or less.

Supervisor Colman stated that he did not think it would be fair for the Board to rezone that side of the street for the purpose of keeping out anyone who has a legal right to go in there. When a piece of property is zoned commercial a man should be able to use it for a commercial purpose. The people must have known that they were zoned in a commercial district and they should have come in here before. It is not right to deny this firm the right to go into this piece of property zoned for that purpose and I shall vote to sustain the Commission.

Supervisor McMurray said that on Telegraph Hill people bought property. The people protested the building of apartment houses on the hill. This Board voted to restrict the construction of the building of eight floors just to please the majority of the people living in that district.

Refused Adoption.

The following from Public Buildings, Lands and City Planning Committee was taken up:

Disapproving Decision of the City Planning Commission in Denying Application to Rezone Property Located on the Easterly Side of Church Street Between Fifteenth and Sixteenth Streets, From Commercial to Second Residential District.

Proposal No. 5610, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 3021, dated March 1, 1946, denying application to rezone property located on the easterly side of Church Street, be-

tween Fifteenth and Sixteenth Streets, from Commercial District to Second Residential District, is hereby disapproved.

Refused adoption by the following vote:

Ayes: Supervisors Christopher, Gallagher, Mancuso, McMurray, Meyer, Sullivan—6.

Noes: Supervisors Brown, Colman, Lewis, MacPhee, Mead—5.

SPECIAL ORDER—3:00 P. M.

Passed for Second Reading.

The following recommendation of Finance Committee was taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Authorizing Compromise of the Claim of Carl Edwin Dodge.

Bill No. 4006, Ordinance No. (Series of 1939), as follows:

Authorizing compromise of the claim of Carl Edwin Dodge.

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled "Carl Edwin Dodge v. City and County of San Francisco in the amount of \$15,000" be settled and compromised by the payment of \$2,000 to the plaintiff in said action in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Carl Edwin Dodge by the payment of \$2,000 in full payment and satisfaction of all demands arising on account of said action.

Section 2. Bill 3892, Ordinance 3671 (Series of 1939), is hereby repealed.

Approved as to form by the City Attorney.

Recommended and approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

April 1, 1946—Consideration continued until April 8, 1946.

April 8, 1946—Consideration continued until April 15, 1946.

April 15, 1946—Consideration continued until April 22, 1946.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Amending Annual Salary Ordinance, Public Utilities Commission, by Adding 1 Farmer Sub-Foreman to List of Employments Authorized to Work in Excess of 40 Hours.

Bill No. 3936, Ordinance No. 3785 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.35 PUBLIC UTILITIES COMMISSION, by adding 1 O51 Far-

mer Sub-foreman to list of employments authorized to work in excess of 40 hours.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) is hereby amended to read as follows:

Section 1.35. PUBLIC UTILITIES COMMISSION

	Classification	No. Positions	No. Hours
General Office	O1 Chauffeur	1	8
San Francisco Airport	B408 General Clerk-Stenographer.	1	8
	B412 Senior Clerk-Stenographer..	1	4
	B512 General Clerk-Typist	2	8
	C102 Janitress	2	8
	C104 Janitor	3	8
	C107 Working Foreman Janitor...	1	8
	O58 Gardener	1	8
Hetch Hetchy Water Supply, Power and Utilities, Utilities Engineering	O1 Chauffeur	1	8
Water Supply, Power Operative	B222 General Clerk	1	4
	B222 General Clerk	1	8
	B408 General Clerk-Stenographer.	1	4
	C104 Janitor	1	8
	F406 Assistant Engineer	1	4
	O60 Sub-Foreman Gardener	1	8
Municipal Railway	B4 Bookkeeper	7	4
	B6 Senior Bookkeeper	1	4
	B10 Accountant	2	4
	B102 Teller	4	8
	B103 Cashier C	1	8
	B210 Office Assistant	4	4
	B222 General Clerk	17	8
	B222 General Clerk	44	4
	B228 Senior Clerk	5	4
	B228 Senior Clerk (Shops)	1	8
	B234 Head Clerk	4	4
	B308a Calculating Machine Operator (Key Drive).....	14	4
	B308b Calculating Machine Operator (Rotary)	2	4
	B408 General Clerk-Stenographer.	25	4
	B454 Telephone Operator	8	4
	B458 Chief Telephone Operator...	1	4
	B512 General Clerk-Typist	12	4
	B512 General Clerk-Typist	1	8
	B516 Senior Clerk-Typist	3	4
	C52 Elevator Operator	2	8
	C104 Janitor	All	4
	C104.1 Car Cleaner	All	4
	C107 Working Foreman Janitor...	All	4
	M72 Bus Dispatcher	1	8
	O173 Superintendent of Cable Machinery	1	8
	O294 General Foreman of Street Repair	1	4

	Classification	No. Positions	No. Hours
	S115 Senior Claims Investigator..	3	4
	S122 Senior Inspector	1	8
Water	B247 Meter Reader	All	8
	M270 Superintendent of Machine Shop and Equipment.....	1	8
	O1 Chauffeur	1	8
	O52 Farmer	1	8
House Service	C52 Elevator Operator	1	8
	C104 Janitor	1	8
	C104 Janitor	5	4
	C107 Working Foreman Janitor...	1	4
Agricultural Division	O51 Farmer, Sub-Foreman	1	8
	V30 Assistant Superintendent ...	1	4
Docks and Shipping	B234 Head Clerk	1	4
	U125 Hoseman, Ships and Docks..	4	8
General	O172 Chief Operating Engineer...	1	8
City Distribution General	O172 Chief Operating Engineer...	1	8
Millbrae Station	B228 Senior Clerk	1	8
	B354 General Storekeeper	1	4
	O60.1 Foreman Gardener	1	8
	U228 Meterman Country	1	8
Alameda	B222 General Clerk	1	8
	B512 General Clerk-Typist	1	8
	O58 Gardener	1	8
Civilian Defense	B454 Telephone Operator	2	8
	U231 Assistant Superintendent, Alameda Division	1	4
Functional As Needed	F604 Surveyor's Field Assistant..	1	8
	M266 Foreman Meter Repairer....	1	8
	U136 General Foreman, Service and Meters	1	8
	U140 General Foreman, Main Pipe	1	8
	U230 Maintenance Foreman	3	8

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Amending Annual Salary Ordinance, Department of Public Health,
by Authorizing 1 Seamstress to Work 48 Hours Instead of 44
Hours Per Week.**

Bill No. 3988, Ordinance No. 3786 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.32 DEPARTMENT OF PUBLIC HEALTH-HASSLER HEALTH HOME, by extending the number of hours of 1 I254 Seamstress authorized to work in excess of 40 hours from 4 to 8 hours.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) Section 1.32 is hereby amended to read as follows:

Section 1.32. **PUBLIC HEALTH**

	Classification		No. Positions	No. Hours
Central Office	C52 Elevator Operator		1	4
	J74 Rodent Controlman		12	8
	N60 Abattoir Inspector		3	8
	N62 Veterinarian		5	8
	O1 Chauffeur		1	4
Laguna Honda Home	B222 General Clerk		2	4
	B454 Telephone Operator		1	8
	I 22 Butcher		2	4
	I 24 Senior Butcher		1	4
	I 58 Dining Room Steward		1	8
	L8 Assistant Superintendent ...		1	8
	L54 Clinical Bacteriologist		1	4
	L202 Dietitian		1	4
	L306 Senior Pharmacist		1	4
	L452 X-ray Technician		1	4
	O54 Foreman, Building and Grounds		1	4
	O58 Gardener		1	4
	O60 Sub-Foreman Gardener ...		1	4
	O172 Chief Operating Engineer...		1	8
P118 Superintendent of Nurses ..		1	4	
San Francisco Hospital, Isola- tion Division	P116 Superintendent, Isolation Division		1	4
San Francisco Hospital	B454 Telephone Operator		2	8
	I 122 House Mother		2	4
	L202 Dietitian		4	4
	L206 Chief Dietitian		1	4
	O172 Chief Operating Engineer...		1	8
	P110 Assistant Superintendent, Nursing		4	4
San Francisco Hospital	P206 Senior Anaesthetist		1	8
	P210 Senior Operating Room Nurse		1	4
	P212 Head Nurse, Specialist.....		3	8
	P304 Instructor of Nursing.....		2	4
	P306 Senior Instructor of Nursing		1	4
Emergency Hospital	L504 Emergency Hospital Surgeon		12	
	(Rate of \$300 based on 48 hours per week)			
	O6 Ambulance Driver	All		8
	P4 Chief Emergency Hospital Steward		1	8
Hassler Health Home	B512 General Clerk-Typist		1	8
	I 254 Seamstress		1	8
	O54 Foreman, Buildings and Grounds		1	8
	O58 Gardener		1	4
	P112 Superintendent of Nurses, Hassler Health Home....		1	4

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Amending Annual Salary Ordinance, Department of Public Health,
by Adding New Item of P103 Special Nurses, Additional Patient
\$3.00 Extra (Not to Exceed \$12).**

Bill No. 3991, Ordinance No. 3787 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 60 DEPARTMENT OF PUBLIC HEALTH-SAN FRANCISCO HOSPITAL (Continued), by adding new item 76.1, P103 Special Nurses, Additional Patient \$3.00 extra (not to exceed \$12).

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) Section 60 is hereby amended to read as follows:

**Section 60. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
74		P101	Senior Cadet Nurse.....	\$ 65
75	122	P102	Registered Nurse	150-175
76		P103	Special Nurse (as needed).....(m	8.00 plus
76.1		P103	Special Nurses, Additional Patient \$3 extra (not to exceed \$12).....	
77	2	P111	Night Supervisor	200-225
79	29	P104	Head Nurse	175-200
80	4	P110	Assistant Superintendent of Nursing	200-250
81	1	P122	Director of Institutional Nursing...	275-350
82	5	P204	Anaesthetist	175-200
83	1	P206	Senior Anaesthetist	200-250
84	25	P208	Operating Room Nurse.....	175-200
85	1	P210	Senior Operating Room Nurse.....	200-250
86	1	P212a	Head Nurse, Specialist (Obstetrical)	200-225
86.1	1	P212b	Head Nurse, Specialist (Pediatric)	200-225
86.2	1	P212c	Head Nurse, Specialist (Psychiatric)	200-225
87	2	P304	Instructor of Nursing.....	200-225
88	1	P306	Senior Instructor of Nursing.....	225-275
PSYCHIATRIC BUILDING				
89	1	B408	General Clerk-Stenographer	160-200
90	2	C152	Watchman	140-165
91	2	L354	House Officer	150
92	1	L364	Physician Specialist	450
93	1	I 2	Kitchen Helper	110-135
94	21	I 120	Senior Orderly	145-165
95	1	I 204	Porter	115-140
96	4	P2	Emergency Hospital Steward.....	175-210
97	8	P102	Registered Nurse	150-175

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Annual Salary Ordinance, Water Department, by Deleting 1 Inspector of Public Works Construction at \$200-250, and Adding 1 Junior Engineer (Civil, Public Utilities) at \$225-280.

Bill No. 4012, Ordinance No. 3788 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 76 PUBLIC UTILITIES COMMISSION-SAN FRANCISCO WATER DEPARTMENT, by decreasing the number of employments under item 7 from 2 to 1 F202 Inspector of Public Works Construction; and by increasing the number of employments under item 9 from 2 to 3 F401b Junior Engineer (Civil, Public Utilities).

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) is hereby amended to read as follows:

**Section 76. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**

FUNCTIONAL EMPLOYMENT AS NEEDED

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	4	A154	Carpenter	\$ 12.00 day
2	1	A354	Painter	12.00 day
3	1	A404	Plumber	(g) 289
4	1	B327	Photostat Operator	160-200
5	2	B512	General Clerk-Typist	160-200
6	1	E154	Lineman	(h) 295
7	1	F202	Inspector of Public Works Construction	200-250
9	3	F401b	Junior Engineer (Civil, Public Utilities)	225-280
10	1	F604	Surveyor's Field Assistant.....	200-250
11	53	J 4	Laborer	7.60 day
12	2	J 66	Garageman	8.00 day
12.1	1	M53	Auto Mechanic	10.00 day
13	7	M54	Auto Machinist	11.12 day
13.1	1	M60	Auto Fender and Body Worker....	12.00 day
13.2	1	M252	Machinist's Helper	8.40 day
14	4	M254	Machinist	11.12 day
14.1	2	M265	Meter Repairman	9.20 day
15	1	M266	Foreman, Meter Repair	(i) 271.50
16	1	M270	Superintendent, Machine Shop and Equipment	300-350
17	4	O1	Chauffeur	9.15 day
17.1	1	O52	Farmer	150-175
17.2	3	O58	Gardener	150-175
18	1	O116	Teamster, Two Horse Vehicle.....	8.10 day
19	5	O166.1	Junior Operating Engineer.....	200
20	1	O168.1	Operating Engineer	250
21	2	U108	Compressor Operator, Portable...	10.00 day
22	13	U112	Pipe Caulker	11.20 day
23	5	U114	Main Pipe Foreman	11.70 day
23.1	1	U115	Special Pipe Fabricator.....	13.60 day
24	16	U116	Service Man	11.20 day
24.1	7	U118	Serviceman's Assistant	8.80 day
25	1	U120	Gateman	11.70 day
25.1	1	U130	Reservoir Keeper	175-200
26	1	U136	General Foreman, Service and Meters	260-325

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
27	1	U140	General Foreman, Main Pipes	280-350
28	26	U206	Water Department Worker	7.60 day
29	2	U227	General Maintenance Foreman	225-280
30	3	U230	Maintenance Foreman	200-225

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Sale of Surplus School Lands in Assessor's Blocks 2511 and 7098.

Bill No. 4013, Ordinance No. 3789 (Series of 1939), as follows:

Authorizing sale of surplus school lands in Assessor's Blocks 2511 and 7098.

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

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Parcel 1. Beginning at a point on the easterly line of Forty-third Avenue, distant thereon 225 feet southerly from the southerly line of Wawona Street; running thence southerly along said line of Forty-third Avenue 11 feet 3 inches, more or less, to the southerly boundary of Pueblo Lands, known as the "Four League Line"; thence easterly along said last named line 240 feet 5 inches, more or less, to the westerly line of Forty-second Avenue; thence northerly along said line of Forty-second Avenue 24 feet 8 inches; more or less, to a point distant thereon 225 feet southerly from the southerly line of Wawona Street; thence at a right angle westerly 240 feet to the point of beginning.

Being a portion of Outside Land Block No. 1282.

Parcel 2. Lot No. 4, in Block No. 23, as said lot and block are delineated upon that certain Map entitled, "West End Map No. 2," recorded May 1, 1863, in Liber 2 "A" and "B" of Maps, at page 47, in the office of the Recorder of the City and County of San Francisco, State of California. Said Block is bounded by Mission Street, Naglee Avenue, Ellington Avenue and Whipple Avenue.

Section 2. The above described lands shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$250,000, Public Utilities Commission, from Bond Interest and Redemption Appropriation, to Credit of 1942 Water Works System Bond Fund, and Directing Cancellation of \$250,000 of said Bonds Falling Due on June 10, 1946.

Bill No. 4018, Ordinance No. 3790 (Series of 1939), as follows:

Appropriating the sum of \$250,000 from the surplus existing in Appropriation No. 566.800.01, Bond Interest and Redemption, 1942 Water Works System, to the credit of the 1942 Water Works System Bond Fund and authorizing and directing the cancellation of \$250,000 of said bonds falling due on June 10, 1946.

Whereas, at the special election held June 9, 1942, bonds in the amount of \$1,250,000 were authorized for the improvement of the water works system by the construction of an auxiliary pumping plant at Lake Merced; and

Whereas, construction of said authorized improvement has been delayed owing to difficulty of procuring necessary construction materials and such delay has extended to a time when sale of the bonds falling due on June 10, 1946, would cause the city to incur needless bond sale costs and interest; and,

Whereas, the Annual Appropriation Ordinance for the fiscal year 1945-46 provided for bond interest and redemption on the 1942 Water Works System Bonds in anticipation of sale of said bonds within the fiscal year aforesaid; and

Whereas, it is essential that the project for which the bonds aforesaid were voted be prosecuted to completion in the full amount as authorized, namely, \$1,250,000; and

Whereas, it is not now economical to sell the lot of bonds in the amount of \$250,000 falling due on June 10, 1946, and in such circumstance there exists a surplus in Appropriation No. 566.800.01, Bond Interest and Redemption, 1942 Water Works System Bonds, by virtue of such nonsale; now, therefore,

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

Section 1. The sum of \$250,000 is hereby appropriated from the surplus existing in Appropriation No. 566.800.01, Bond Interest and Redemption, 1942 Water Works System, to the credit of the 1942 Water Works System Bond Fund, in order to provide that sufficient funds shall be available, either through cash on hand or bonds still remaining to be sold, to enable the Public Utilities Commission to complete the project for which the 1942 Water Works System Bonds were voted.

Section 2. The Treasurer is hereby authorized and directed to cancel those bonds of the 1942 Water Works System Bond Issue in the amount of \$250,000 which fall due on June 10, 1946.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Approved by the Public Utilities Commission.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Repealing Ordinance No. 3741 (Series of 1939), Which Amends Salary Standardization Ordinance Provisions Concerning Extra Pay for Carmen Instructors.

Bill No. 4023, Ordinance No. 3793 (Series of 1939), as follows:

Repealing Bill No. 4005, Ordinance No. 3741 (Series of 1939), enacted by the Board of Supervisors on April 1, 1946, and providing for the correction of an alleged error in the salary standardization ordinance for 1946.

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

Section 1. Bill No. 4005, Ordinance No. 3741, enacted by the Board of Supervisors on the first day of April, 1946, providing for the correction of a clerical error in the Salary Standardization Ordinance effective as of July 1, 1946, be, and the same is hereby repealed.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$20,000, Park Department, for Riprap at Yacht Harbor.

Bill No. 4024, Ordinance No. 3794 (Series of 1939), as follows:

Appropriating \$20,000 from surplus funds in the Water Supply and Irrigation System Appropriation of the Park Department, to provide funds for the immediate purchase and placement of riprap at the San Francisco Marina Yacht Harbor.

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

Section 1. The amount of \$20,000 is hereby appropriated from the surplus in Appropriation No. 512.500.62, Water Supply and Irrigation System-Park Department, to the credit of Appropriation No. 512.500.91, Yacht Harbor Development, to provide funds for the immediate purchase and placement of riprap for a portion of the San Francisco Marina Yacht Harbor.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Superintendent, Park Department.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$800, Park Department, for Salaries of Temporary Employees.

Bill No. 4025, Ordinance No. 3795 (Series of 1939), as follows:

Appropriating \$800 from the Park Fund Compensation Reserve to provide funds for payment of salaries to temporary employees in the Park Department.

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

Section 1. The amount of \$800 is hereby appropriated from the Park Fund Compensation Reserve to the credit of Appropriation No. 512.120.01, Temporary Salaries—General Division—Park Department, for payment of salaries to persons employed on a temporary basis in the Park Department.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Superintendent, Park Department.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Final Passage.

The following recommendations of Streets Committee, heretofore Passed for Second Reading, were taken up:

Ordering the Improvement of Portions of Thirty-ninth and Fortieth Avenues Between Pacheco and Quintara Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 4020, Ordinance No. 3791 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of portions of Thirty-ninth and Fortieth Avenues, between Pacheco and Quintara Streets; appropriating \$1,100 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 22, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time

of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Thirty-ninth and Fortieth Avenues between Pacheco and Quintara Streets by grading to the official line and sub-grade, and by the construction of the following items:

<i>Item No.</i>	<i>Item</i>
1.	Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface.
2.	Unarmored Concrete Curb.
3.	6-inch V. C. P. Side Sewers.
4.	Water Services, Long.
5.	Water Services, Short.

The assessment district hereby approved is described as follows:
Block 2158, Lots 46, 47, 48, and 49; and
Block 2160, Lots 1, 3, 8, 19, 20, and 21;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$1,100 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation 548.906.13 for the purpose of extending City aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Ordering the Improvement of Portions of Forty-first and Forty-second Avenues Between Pacheco and Quintara Streets, and of Pacheco Street Between Forty-first and Forty-Second Avenues and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 4021, Ordinance No. 3792 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of portions of Forty-first and Forty-second Avenues between Pacheco and Quintara Streets, and of Pacheco Street be-

tween Forty-first and Forty-second Avenues appropriating \$2,800 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 22, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per cent per annum.

The improvement of portions of:

Forty-first Avenue, between Pacheco and Quintara Streets.

Forty-second Avenue, between Pacheco and Quintara Streets.

Pacheco Street, between Forty-first and Forty-second Avenues

by grading to the official line and sub-grade, and by the construction of the following items:

Item No.

Item

1. Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface.
2. Unarmored Concrete Curb.
3. 6-inch V. C. P. Side Sewers.
4. Water Services, Long.
5. Water Services, Short.

The assessment district hereby approved is described as follows:

Block 2160, Lots 32, 38, 39, 40, 41, 48, 49, and 50;

Block 2161, Lots 3, 9, 10, 11, 19, 20, and 27;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$2,800 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation No. 548.906.12 for the purpose of extending City aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when

exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved by the Mayor.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Land Purchase—Persia Avenue Extension, Mission Street to Ocean Avenue.

Proposal No. 5575, Resolution No. 5432 (Series of 1939), as follows:

Resolved, in accordance with the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, does hereby accept that certain written offer on file in the office of the Director of Property from George Lagomarsino, May Lagomarsino, Josephine Lagomarsino, Louise Rossi, Stella Raffetto, and Safeway Stores, Incorporated, to certain real property situated in San Francisco, California, required for the extension of Persia Avenue from Mission Street to Ocean Avenue, and that the sum of \$14,708 be paid for said property from Appropriation No. 577.908.58.

The above mentioned property comprises portions of Lot 33, in Assessor's Block 6955, more particularly described in said agreement.

Further Resolved, That the City and County of San Francisco, a municipal corporation, accept the necessary deed from said parties.

Said sum includes damages in full to the improvements now wholly or partially located on said land, which improvements are to be relocated by Safeway Stores, Incorporated, in accordance with the provisions of said agreement.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Description Approved by the City Engineer.

Form approved by the City Attorney.

Funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Refunds—Erroneous Payments Taxes.

Proposal No. 5599, Resolution No. 5434 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund

1. Mrs. Lillian E. Parks, Lot 25, Block 991, first installment, fiscal year 1945-46	\$24.15
2. Joseph A. Hanna, Lot 4, Block 1776, first installment, fiscal year 1945-46	24.15
3. Katherine Axelson, Lot 65, Block 6655, first installment, fiscal year 1945-46	22.22
4. James Mulholland, Lot 21, Block 7137, first installment, fiscal year 1945-46	16.18
5. John L. Gilmore, Lot 21, Block 5727, first and second installment, fiscal year 1945-46	10.62
6. James F. Tomlin, Jr., Lot 50, Block 6203, second installment, fiscal year 1943-44	9.26

Approved as to form by the City Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Clipper Street Extension.

Proposal No. 5600, Resolution No. 5435 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for the extension of Clipper Street, and that the sums set forth below be paid for said property from Appropriation No. 548.963.58:

George P. Thompson	\$562.00
Portions of Lots 3 and 4, Assessor's Block 6541	
Florence Maude Jones and Grace Jones	500.00
Lots 36 and 37, Assessor's Block 2870	

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Description approved by the City Engineer.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Form approved by the City Attorney.

Funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase — Geneva Avenue Widening — Mission Street to Alemany Boulevard.

Proposal No. 5601, Resolution No. 5436 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from Virginia M. Varni et al., or the legal owners, to the following described portion of Lot 4 in Assessor's Block 7030, San Francisco, California, required for the widening of Geneva Avenue from Mission Street to Alemany Boulevard, and that the sum of \$6,000 be paid for said land from Appropriation No. 577.992.58:

Beginning at a point on the northwesterly line of Mission Street distant thereon 82.78 feet southwesterly from the southwesterly line of Geneva Avenue, said point of beginning being also the point of intersection of the southwesterly boundary line of the lands now or formerly owned by Emile Luttringer, Jr., with the said northwesterly line of Mission Street and running thence southwesterly along said line of Mission Street 27.95 feet; thence deflecting $122^{\circ} 53' 23''$ to the right and running northwesterly 84.711 feet to the above mentioned southwesterly boundary line of the lands of Emile Luttringer, Jr.; thence deflecting $161^{\circ} 23' 07''$ to the right and running southeasterly along last named line 24.335 feet; thence at right angles northeasterly continuing along said boundary 0.052 feet; thence at right angles southeasterly continuing along said boundary 49.052 feet to the point of beginning.

Being a portion of Lot 9, Block 4, West End Map No. I.

Also the entire building known as 5118 and 5120 Mission Street, partially located on the above described land.

The sum of \$6,000 required for the purpose of this resolution was previously certified under Resolution No. 5330, series of 1939, for the acquisition of said property through eminent domain proceedings and inasmuch as it now appears that such proceedings will not be necessary with respect to the above described portion of said Lot 4, the Controller is authorized to release this amount from his previous certification and make said amount available for the purposes herein set forth. In the event it should become necessary to proceed under Resolution No. 5330, the Controller is authorized to make the necessary adjustment of funds.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Form approved by the City Attorney.

Description approved by the City Engineer.

Funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Sludge Treatment Plant Near Islais Creek.

Proposal No. 5602, Resolution No. 5437 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Depart-

ment of Public Works, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for a sludge treatment plant near Islais Creek, and that the sum set forth below be paid for said property from Appropriation No. 81.028.58.2:

Rosenberg, Louis and Sylvia	\$7,250
Lots 11, 14, 21, 22, 23 in Assessor's Block 5270	
Harold N. Otto and Elsie O. Taylor	1,250
Lot 2 in Assessor's Block 5304	

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Confirming Sale of Certain Land in Assessor's Block 1508 to Henry Doelger Builder Incorporated.

Proposal No. 5603, Resolution No. 5438 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3650, Bill No. 3873 (Series of 1939), the Director of Property advertised in the official newspaper that bids or offers would be received by him on March 22, 1946, to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the westerly line of Thirty-sixth Avenue, distant thereon 225 feet southerly from the southerly line of Geary Boulevard; running thence southerly along said line of Thirty-sixth Avenue 150 feet; thence at a right angle westerly 120 feet; thence at a right angle northerly 150 feet; thence at a right angle easterly 120 feet to the point of beginning.

Being a portion of Outside Land Block No. 248.

Whereas, in response to said advertisement Henry Doelger Builder Incorporated, a corporation, as the highest bidder, offered to purchase said land for the sum of \$12,400 cash; and

Whereas, said sum of \$12,400 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property, the amount of said appraisal being \$11,100; and

Whereas, said corporation has paid the City the sum of \$1,240 as a deposit in connection with this transaction; and

Whereas, the Director of Property and the Board of Education have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Henry Doelger Builder Incorporated, a corporation, or its assignee.

The Director of property shall deliver said deed to the grantee

upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Confirming sale of Lot 6B in Assessor's Block 7132 to John Bennion et ux.

Proposal No. 5604, Resolution No. 5439 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3648, Bill No. 3871, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on March 15, 1946 to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at the point of intersection of the southerly line of Alemany Boulevard and the westerly line of Ramsell Street, as shown on Sheet 14 of map of Opening and Widening Alemany Blvd. filed in Map Book "P", page 14, Official Records of City and County of San Francisco, thence southerly along the westerly line of Ramsell Street, a distance of 10.442 feet to the northerly line of Lot 31, Block 28, of City Land Association as shown on Map filed in Map Book "C" & "D", page 11, Official Records of the City and County of San Francisco, thence at a right angle westerly along the northerly line of said Lot 31 a distance of 44.187 feet to its intersection with the southerly line of Alemany Boulevard, thence northeasterly along said southerly line of Alemany Boulevard along a curve to the right, with a radius of 1086.28 feet and a central angle of $2^{\circ} 23' 42''$, tangent to which curve deflects $165^{\circ} 30' 25''$ to the right from the last mentioned course, a distance of 45.407 feet to the westerly line of Ramsell Street and the point of beginning.

Being a portion of Lot 30 in Block 28 as shown on Map of City Land Association above mentioned.

Whereas, in response to said advertisement John Bennion and Jean Bennion, his wife, offered to purchase said land for the sum of \$650 cash, no higher bids having been made or received; and

Whereas, said sum of \$650 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said parties have paid the City a deposit of \$100 in connection with this transaction; and

Whereas, the Director of Property and the Department of Public Works have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said land to John Bennion and Jean Bennion, his wife, or their assignee.

The Director of Property shall deliver said deed to the grantees upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.
 Description approved by the City Engineer.
 Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Flower Show to Be Held in the City Hall on August 21 and 22, 1946.

Proposal No. 5605, Resolution No. 5440 (Series of 1939), as follows:

Whereas, The San Francisco Flower Show, Inc., is a nonprofit association and has facilities available to hold a fair and flower show in the City and County of San Francisco on August 21 and 22, 1946, for the purpose of exhibiting and advertising the agricultural and horticultural products of said City and County of San Francisco; and

Whereas, the City and County of San Francisco is desirous that said fair and flower show be held as above set forth for the purposes herein mentioned; and

Whereas, The State Department of Finance, Division of Fairs and Expositions, has deposited with the City Treasury the sum of \$9,784.15 as a special state fund for fairs and expositions; now, therefore, be it

Resolved, That the City and County of San Francisco hold said Flower Show in the rotunda of the City Hall on August 21 and 22, 1946, and that the San Francisco Flower Show, Inc., be and is hereby authorized to supervise and manage said flower show, and that it be permitted to offer and award such prizes and premiums to the exhibitors in said show as prescribed in the premium schedule approved by the State Department of Finance; and be it

Further Resolved, That the President and the Clerk of the Board of Supervisors are hereby authorized to sign and approve the Flower Show budget as follows:

Unbudgeted Surplus, January 1, 1946.....		\$9,784.15
Less Proposed Expenditures:		
Cash awards	\$3,082.50	
Ribbons	75.00	
Trophies	70.00	
Expenses in connection with the conduct of the show	1,005.00	4,232.50
Estimated Surplus, December 31, 1946.....		\$5,551.65

and be it

Further Resolved, That the premium schedule as filed with this Board of Supervisors is hereby approved and the President and the Clerk of this Board are hereby authorized to attest the same; and be it

Further Resolved, That the Chief Administrative Officer is hereby authorized to enter into an agreement with the San Francisco Flower Show, Inc., as agent for the City to conduct the said Flower Show and to arrange for the awarding of the premiums, trophies, and ribbons.

Recommended by the Director of Property.
 Approved by the Chief Administrative Officer.
 Approved as to form by the City Attorney.
 Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Acquisition by Eminent Domain Proceedings of Certain Lands in San Mateo County, California, Required for the San Francisco Airport.

Proposal No. 5606, Resolution No. 5441 (Series of 1939), as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described real property situated in the County of San Mateo, State of California:

PARCEL 1. Portion of Swamp and Overflowed Surveys No. 11 and No. 110 in Sections 2 and 3, Township 4 South, Range 5 West, Mount Diablo Base and Meridian, more particularly described as:

Beginning at the southwesterly corner of the southeast $\frac{1}{4}$ of the northeast $\frac{1}{4}$ of said Section 3; running thence north 1320 feet to the northwest corner of the southeast $\frac{1}{4}$ of the northeast $\frac{1}{4}$ of said Section 3; thence east 850 feet, more or less, to the southwesterly line of lands described as Parcel One in the Deed from Bayside Company, a corporation, to State of California, dated November 18, 1942 and recorded December 22, 1942 in Book 1054 of Official Records of San Mateo County at page 1; thence along said southwesterly line south $23^{\circ} 17'$ east, 1571.99 feet; south $29^{\circ} 15' 36''$ east, 277.75 feet; thence southeasterly on the arc of a curve to the left, with a radius of 2653 feet, through an angle of $12^{\circ} 32' 24''$, an arc distance of 580.65 feet and south $41^{\circ} 48'$ east, 646.93 feet to the lands now or formerly of Coleman; thence along said boundary line west, 1050 feet, more or less, to the line dividing Sections 2 and 3; thence northerly, along said line, 950 feet, more or less, to the most northerly corner of the 63.98 acre tract now or formerly belonging to Coleman; thence along the northwesterly line of the lands of Coleman, south $53^{\circ} 45'$ west, 1716 feet, more or less, to the northeasterly line of the Buri Buri Rancho; thence along said line north $60^{\circ} 30'$ west, 805.86 feet; south $82^{\circ} 45'$ west, 165 feet and south $41^{\circ} 30'$ west to the northeasterly line of the 2.57 acre tract described as Parcel One in the Deed from Bayside Company to Southern Pacific Railroad Company, dated June 14, 1922 and recorded August 1, 1922 in Book 49 of Official Records of San Mateo County at page 173; thence northwesterly, along said northeasterly line, 900 feet, more or less, to the easterly boundary of the Buri Buri Rancho; thence along last mentioned boundary north $30^{\circ} 45'$ east, 250 feet, more or less, to an angle point in said boundary; thence continuing along the boundary of the Buri Buri Rancho, north $85^{\circ} 30'$ west, 363 feet, and north $16^{\circ} 30'$ east 398.64 feet to the quarter section line running east and west through said Section 3; thence east, along said line, 1643.40 feet, more or less, to the point of beginning.

Excepting therefrom the small triangular shaped parcel of land adjacent to the northeasterly line of the Buri Buri Rancho, which was included in the Deed from Bayside Company to Southern Pacific Railroad Company, dated June 14, 1922 and recorded August 1, 1922 in Book 49 of Official Records of San Mateo County at page 173.

PARCEL 2. Beginning at a point in the northwesterly line of that certain 109.31 acre tract described in Deed from Henry Huntley Taylor et al. to Bayside Company, dated February 2, 1905 and recorded February 7, 1905 in Book 103 of Deeds, at page 489, Records of San Mateo County, at the most northerly corner of the subdivision entitled "Map of

Subdivision No. 2 Bayside Manor, Millbrae, San Mateo County, California," filed in the office of the Recorder of San Mateo County, California on February 21, 1945 in Book 24 of Maps at page 33; thence along the boundaries of said Subdivision, South $36^{\circ} 00'$ east, 1355.66 feet; north $53^{\circ} 50'$ east, 423.73 feet; south $36^{\circ} 15'$ east, 260 feet and south $53^{\circ} 50'$ west, parallel with and 30 feet northwesterly of the southeasterly line of said 109.31 acre tract, 103.50 feet to the northeasterly line of that certain 60 foot strip of land described in Deed from Bayside Company to Bay Counties Homes Co., a corporation, dated January 12, 1944 and recorded January 14, 1944 in Book 1104 of Official Records of San Mateo County at page 67; thence southeasterly, along said northeasterly line, 30 feet, more or less, to the southeasterly line of the 109.31 acre tract above mentioned; thence north $53^{\circ} 50'$ east, along said southeasterly line, 1600 feet, more or less, to the southwesterly line of lands described as Parcel 2 in the Deed from Bayside Company to State of California, dated November 18, 1942 and recorded December 22, 1942 in Book 1054 of Official Records of San Mateo County at page 1; thence north $41^{\circ} 43'$ west, along said southwesterly line, 1656.42 feet, more or less, to the northwesterly line of the before mentioned 109.31 acre tract; thence south $53^{\circ} 50'$ west, along said northwesterly line, 1950 feet, more or less, to the point of beginning.

PARCEL 3. Beginning at a concrete monument set in the southwesterly boundary line of the State Highway, commonly known as the Bayshore Highway, from which an 8" by 8" post, marking the southwest corner of the southeast $\frac{1}{4}$ of the northeast $\frac{1}{4}$ of Section 3, Township 4 South, Range 5 West, M. D. B. & M., bears north $86^{\circ} 50'$ west 1571.0 feet distant, said monument being opposite Engineer's Station 401 plus 05.42 of the center line of said highway, as said Station, Highway and center line are delineated and/or so designated upon Sheet 8 of Map of said Highway of the California Highway Commission for Division IV Route 68, Section B, San Mateo County, and running thence north $23^{\circ} 09\frac{1}{2}'$ west, along said southwesterly boundary line, 100.0 feet; thence south $66^{\circ} 50\frac{1}{2}'$ west 100.0 feet; thence south $23^{\circ} 09\frac{1}{2}'$ east 100.00 feet; thence north $66^{\circ} 50\frac{1}{2}'$ east 100.00 feet to the point of beginning. Containing 0.23 of an acre and being portion of Section 2, Township 4 South, Range 5 West, M. D. B. & M.

PARCEL 4. Beginning at a point in the easterly boundary line of North Millbrae Subdivision No. 1, as shown on Map filed in the office of the Recorder of San Mateo County in Book 5 of Maps at page 49, from which the most westerly corner of said Subdivision bears south $73^{\circ} 04\frac{1}{2}'$ west 1153.0 feet distant, and running thence south $60^{\circ} 03\frac{1}{2}'$ east 121.0 feet; thence north $9^{\circ} 13'$ east 43.3 feet; thence south $77^{\circ} 23'$ east 64.7 feet; thence south $12^{\circ} 37'$ west 336.1 feet to a point in the easterly boundary line of said Subdivision; thence along said last mentioned boundary line, north $15^{\circ} 45\frac{1}{2}'$ west 373.8 feet, more or less, to the point of beginning, and containing 0.64 acres, more or less.

PARCEL 5. Portion of Sections 2-3-10 and 11, Township 4 South, Range 5 West, M. D. B. & M., bounded by a line which begins at a point distant north 20 chains from the southwest corner of said Section 2 and runs thence east 25.54 chains; thence south $53^{\circ} 45'$ west 37.50 chains to a point in the easterly boundary line of Rancho Buri Buri; thence along

said boundary line, north $49\frac{1}{2}^{\circ}$ west 10 chains; north $58\frac{1}{2}^{\circ}$ west 5 chains; north 36° east 6 chains; north $16\frac{1}{2}^{\circ}$ west 7 chains, and north $60\frac{1}{2}^{\circ}$ west 6.87 chains to a post and board fence; thence north $53^{\circ} 45'$ east along said fence, 26 chains; thence south 17.26 chains, more or less, to the point of beginning.

Excepting therefrom the 0.64 acre parcel of land adjacent to the southwesterly line of said property, conveyed by Edith Blanding Coleman et al. to Pacific Gas and Electric Company, by deed dated January 9, 1928 and recorded in Book 334 of Official Records of San Mateo County, at page 370.

PARCEL 6. The west $\frac{1}{2}$ of the southeast $\frac{1}{4}$ of the southeast $\frac{1}{4}$; the southwest $\frac{1}{4}$ of the southeast $\frac{1}{4}$, and the south $\frac{1}{2}$ of the southwest $\frac{1}{4}$, of Section 1; all in Township 4 South, Range 5 West, M. D. B. & M.

Also that portion of Sections 2 and 11 in Township 4 South, Range 5 West, M. D. B. & M., described as follows:

Beginning at the corner common to Sections 1-2-11 and 12; thence south, along the line between Sections 11 and 12, a distance of 500 feet; thence leaving said line and running west to the southwest line of Tide Land Survey No. 66; thence along said southwest line north $60^{\circ} 45'$ west, to the south line of said Section 2; thence north $28^{\circ} 45'$ west 4.56 chains to the southeasterly line of land described in Deed from Caroline Sharp Estate Company, a corporation, to City and County of San Francisco, a municipal corporation, dated March 3, 1943 and recorded March 5, 1943 in Book 1056 of Official Records of San Mateo County at page 54; thence along said line, north $34^{\circ} 45'$ east 19.47 chains to the northwest corner of the southeast $\frac{1}{4}$ of the southeast $\frac{1}{4}$ of Section 2; thence east 20 chains to the line dividing Sections 1 and 2; thence along said line south 20 chains to the point of beginning.

PARCEL 7. The northeast $\frac{1}{4}$ of the southwest $\frac{1}{4}$; the northeast $\frac{1}{4}$ of the southeast $\frac{1}{4}$ of the southwest $\frac{1}{4}$; the west $\frac{1}{2}$ of the southeast $\frac{1}{4}$; all in Section 36, Township 3 South, Range 5 West, M. D. B. & M.

The northeast $\frac{1}{4}$ of the northwest $\frac{1}{4}$ of the northeast $\frac{1}{4}$ of Section 1, Township 4 South, Range 5 West, M. D. B. & M. Containing in all 140 acres, more or less.

PARCEL 8. Beginning at the point of intersection of the west line of the northeast one-quarter of Section 11, Township 4 South, Range 5 West, M. D. B. & M. with the southwesterly line of the right of way granted to the State of California by deed dated October 25, 1924, recorded August 8, 1925, in Volume 177 at page 307, Official Records of San Mateo County; thence along said one-quarter section line, south 892.28 feet to a point on the northwesterly line of Millbrae Avenue distant at right angles 50 feet from the northwesterly line of Parcel Two, conveyed in deed from Mills Estate, Inc. to County of San Mateo, dated September 29, 1941; recorded October 15, 1941, in Volume 987 at page 166, Official Records of San Mateo County; thence northeasterly along a line parallel with said northwesterly line of Parcel Two to the above-mentioned southwesterly line of the Bayshore Highway; thence northeasterly at right angles to said line of the Bayshore Highway 125 feet to a point on the northeasterly line of said Bayshore Highway; thence east to the line common to Swamp and Overflowed Lands Survey No. 101 and Tide Lands Survey No. 66; thence along said

line north 60 degrees 45 minutes west to the north line of said Section 11; thence along said line west 603.24 feet to the west line of the northeast one-quarter of said section; thence south along said one-quarter section line to the point of beginning.

PARCEL 9. Beginning at a point in the northwesterly line of Millbrae Avenue, distant thereon 1168.08 feet northeasterly from the northeasterly line of that certain 15 foot strip of land described in Deed to Sunset Telephone & Telegraph Co., a corporation, recorded in Book 94 of Deeds at page 555, Records of San Mateo County, and as shown on the map entitled "Map of Subdivision of Lot 2 and Resubdivision of Blocks 3 and 4 of the Millbrae Villa Tract," filed in the office of the Recorder of San Mateo County on September 7, 1909 in Book 6 of Maps at page 75; said point of beginning being at the intersection of the northwesterly line of said Millbrae Avenue with the northeasterly line of that certain 60 foot strip of land described as Parcel Two in Deed from Bay Counties Homes Co., a corporation, to County of San Mateo, dated January 3, 1944 and recorded January 5, 1944 in Book 1103 of Official Records of San Mateo County at page 28; thence from said point of beginning, north 53° 40' east, along said northwesterly line of Millbrae Avenue, 687.90 feet; thence north 36° 20' west, 759.61 feet to a point on the southeasterly line of lands of the Bayside Company; thence south 53° 45' west, along said southeasterly line, 687.90 feet, more or less, to the northeasterly line of County of San Mateo's 60 foot strip before mentioned, and thence south 36° 20' east along said northeasterly line, 760 feet, more or less, to the point of beginning.

PARCEL 10. Commencing at a point on the northwesterly line of Millbrae Avenue distant thereon northeasterly 1855.98 feet from the southwesterly line of Railroad Avenue, as shown on map of "Subdivision of Block 2 and Resubdivision of Blocks 3 and 4 of the Millbrae Villa Tract Millbrae San Mateo County Cal.," filed in the office of the Recorder of San Mateo County on September 7, 1909 in Book 6 of Maps at page 75; thence from said point of commencement, continuing along the said northwesterly line of Millbrae Avenue, 528.64 feet to a concrete monument; thence North 0° 19' west, 892.28 feet to the southwesterly line of the Bayshore Highway; thence northwesterly along the southwesterly line of the Bayshore Highway, on a curve to the right of 2562.5 feet radius, 37.16 feet; thence south 53° 45' west, 1045.70 feet; thence south 36° 20' east, 759.61 feet to the aforesaid northwesterly line of Millbrae Avenue and the point of commencement.

Containing 14 acres, more or less.

PARCEL 11. Portions of the southeast $\frac{1}{4}$ of the northeast $\frac{1}{4}$ of Section 3; the southwest $\frac{1}{4}$ of the northwest $\frac{1}{4}$, and north $\frac{1}{2}$ of the southwest $\frac{1}{4}$ of Section 2, Township 4 South, Range 5 West, M.D.B.&M., more particularly described as follows:

Commencing at the point of intersection of the center line of the existing Bayshore Highway with the northerly line of said southeast $\frac{1}{4}$ of the northeast $\frac{1}{4}$ of Section 3, said point is distant east 41.37 feet from Engineer's Station 385 plus 87.67 of the Department of Public Works' survey for the relocation of the Bayshore Highway between South San Francisco and San Mateo, Road IV-SM-68-SSF, B, BURL, SM; said point of commencement being Engineer's Station

386 plus 05.50 as mentioned in that certain Deed from Bay-side Company to the State of California, dated November 12, 1924 and recorded August 3, 1925 in Book 181 of Official Records of San Mateo County at page 159; thence from said point of commencement, along said center line of the existing Bayshore Highway, South $23^{\circ} 17'$ east 1437.11 feet to the northerly line of the south $\frac{1}{2}$ of Section 2; thence along said northerly line east 83.83 feet to a line parallel with and distant easterly 115.00 feet, measured at right angles, from the center line of said survey; thence along said parallel line south $23^{\circ} 17'$ east 29.67 feet; thence along a curve to the left, concentric with the center line of said survey, with a radius of 2423 feet, through an angle of $18^{\circ} 31'$, a distance of 783.06 feet; thence along a line parallel with the center line of said survey, south $41^{\circ} 48'$ east 852.58 feet to the property line common to the lands now or formerly of Bayside Company and the lands now or formerly of R. L. Coleman, Jr., et al., thence along said common property line west 308.53 feet to a line parallel with and distant westerly 115 feet, measured at right angles from the center line of said survey; thence along said parallel line north $41^{\circ} 48'$ west, 646.93 feet; thence along a curve to the right, concentric with the center line of said survey, with a radius of 2653 feet, through an angle of $12^{\circ} 32' 24''$, a distance of 580.65 feet; thence north $29^{\circ} 15' 36''$ west 277.75 feet to a line parallel with and distant westerly 129.50 feet, measured at right angles, from the center line of said survey; thence along said parallel line north $23^{\circ} 17'$ west 1,571.99 feet to the northerly line of said southeast $\frac{1}{4}$ of the northeast $\frac{1}{4}$ of Section 3; thence along said northerly line, east 182.35 feet to the point of commencement.

Excepting therefrom that certain parcel of land conveyed by Bayside Company to Pacific Gas and Electric Company, a corporation, by Deed dated September 15, 1930 and recorded September 30, 1930 in Book 488 of Official Records of San Mateo County at page 446.

Containing 7.238 acres, more or less, in addition to 6.81 acres, more or less, in the existing Bayshore Highway.

PARCEL 12. Portions of the south $\frac{1}{2}$ of the south $\frac{1}{2}$ of Section 2 and the northwest $\frac{1}{4}$ of Section 11, Township 4 South, Range 5 West, M.D.B.&M., more particularly described as follows:

Commencing at the point of intersection of the northeasterly line of the existing Bayshore Highway, with the southerly line of the lands now or formerly of Robert L. Coleman, Jr. et al., said point is distant north $53^{\circ} 45'$ east, 62.79 feet from Engineer's Station 420 plus 38.89 as mentioned in that certain Deed from Robert L. Coleman, Jr. et al., to State of California, dated December 10, 1924 and recorded December 24, 1926 in Book 273 of Official Records of San Mateo County at page 339; said point is also distant north $53^{\circ} 45'$ east 100.97 feet from Engineer's Station 420 plus 46.00 of the Department of Public Works' survey for the relocation of said Bayshore Highway; thence from said point of commencement north $53^{\circ} 45'$ east 14.57 feet to a line parallel with and distant northeasterly 115.00 feet, measured at right angles, from the center line of said survey; thence along said parallel line south $41^{\circ} 48'$ east 1062.82 feet; thence south $63^{\circ} 49' 35''$ east 557.03 feet; thence along a curve to the right, with a radius of 350 feet; through an angle of $18^{\circ} 28' 13''$, a distance of 112.83 feet to the southerly line of said Section 2; thence along said section line west 271.14 feet to the westerly line of the northeast $\frac{1}{4}$ of Section 11; thence along said westerly line

south $0^{\circ} 04' 06''$ west, 232.29 feet to the southwesterly line of the existing Bayshore Highway; thence along said southwesterly line, from a tangent that bears north $48^{\circ} 13' 42''$ west, along a curve to the right, with a radius of 2562.50 feet, through an angle of $0^{\circ} 49' 51''$, a distance of 37.16 feet to the property line common to the lands now or formerly of Bayside Company and the lands now or formerly of Henry Weiss; thence along said common property line south $53^{\circ} 45'$ west, 103.20 feet; thence north $41^{\circ} 48'$ west 1656.42 feet to the property line common to the lands now or formerly of Bayside Company and the lands now or formerly of R. L. Coleman, Jr. et al.; thence along said common property line north $53^{\circ} 45'$ east, 216.52 feet to the point of commencement. Containing 5.243 acres, more or less, in addition to 4.7 acres, more or less, in the existing Bayshore Highway.

PARCEL 13. Portion of Tide Land Lots 27 and 28 in Section 27, Township 3 South, Range 5 West, M. D. B. and M., more particularly described as:

Beginning at a point in the northerly line of said Lot 27, at the northeasterly corner of that certain 125 foot strip of land described in Deed from J. M. Peel et al. to the State of California, dated April 2, 1924 and recorded April 14, 1924 in Book 115 of Official Records of San Mateo County at page 124; thence easterly, along said northerly line, 16.06 feet, more or less, to the northeasterly line of lands described in Deed from South San Francisco Land and Improvement Company to State of California, dated January 6, 1944 and recorded January 7, 1944 in Book 1100 of Official Records of San Mateo County at page 216; thence south $25^{\circ} 31'$ east, along said northeasterly line, 708.82 feet to a point in the northerly line of lands described in Deed from Hammond Aircraft Company, a corporation, to Matson Navigation Company, a corporation, dated June 8, 1943 and recorded August 17, 1943 in Book 1067 of Official Records of San Mateo County at page 352; thence south $89^{\circ} 57'$ west, along said northerly line, 16.06 feet to the northeasterly line of Bayshore Highway, as described in Deed from J. M. Peel, et al. above mentioned; thence along said northeasterly line and the northeasterly line of lands described in Deed from South San Francisco Land and Improvement Company, to State of California, dated October 11, 1926 and recorded December 2, 1926 in Book 267 of Official Records of San Mateo County at page 348, south $25^{\circ} 31'$ east 665.26 feet and on the arc of a curve to the right, tangent to the last mentioned course, with a radius of 10,062.5 feet, an arc distance of 87.76 feet to the southerly line of Lot 28; thence westerly, along the southerly line of Lots 28 and 27, to the southwesterly corner of said Lot 27; thence north, along the west line of said lot, 1,320 feet to the northwest corner of said lot; thence east, along the north line of said lot, to the point of beginning.

Excepting therefrom the following described parcel:

Beginning at the southwest corner of said Tide Lot No. 28; thence north, along the westerly line of said lot, 30.60 feet to the southwesterly line of existing Bayshore Highway; thence southeasterly, along said southwesterly line, to the south line of said lot; thence westerly, along said southerly line, 14.56 feet to the point of beginning.

PARCEL 14. The following tide land lots, or portions thereof, as shown on map entitled "Map No. 1 of Salt Marsh and Tide Lands situate in the County of San Mateo, State of California," prepared by order of the Board of Tide Land

Commissioners, approved by the State Board on September 25, 1871:

Tide Land Lot 26 and that portion of Tide Land Lot 25, lying easterly of the easterly line of that certain 7.596 acre tract described as Parcel I in the Deed to Pacific Gas & Electric Company, recorded February 26, 1926 in Book 210 of Official Records of San Mateo County at page 107, said lots lying within Section 27, Township 3 South, Range 5 West, M. D. B. & M.

PARCEL 15. The following tide land lots, or portions thereof, as shown on map entitled "Map No. 1 of Salt Marsh and Tide Lands situate in the County of San Mateo, State of California," prepared by order of the Board of Tide Land Commissioners, approved by the State Board on September 25, 1871:

Beginning at the southwest corner of said Tide Land Lot 28; thence north, along the westerly line of said lot, 30.60 feet to the southwesterly line of existing Bayshore Highway; thence southeasterly, along said southwesterly line to the south line of said lot; thence westerly along said southerly line, 14.56 feet to the point of beginning.

Containing .005 acre, more or less.

PARCEL 16. Portion of Tide Lots 22-23 and 24 of Section 26, Township 3 South, Range 5 West, M. D. B. & M., and Portion of Salt Marsh and Tide Land Lot 17 of Section 27, Township 3 South, Range 5 West, M. D. B. & M., as said lots are shown on the map entitled "Map No. 1 of Salt Marsh and Tide Lands situate in the County of San Mateo, State of California, prepared by order of the Board of Tide Land Commissioners under the authority and in accordance with the provisions of an act entitled 'An Act supplementary to, and amendatory of an act entitled "An Act to survey and dispose of certain salt marsh and tide lands belonging to the State of California, approved March Thirtieth, Eighteen hundred and sixty-eight"' approved April 1st, 1870," and being more particularly described as:

Beginning at the southwest corner of said Lot 17, thence north, along the westerly line of said lot, 50 feet; thence north $75^{\circ} 09'$ east 1365.61 feet to a point on the line dividing said Lots 23 and 24; thence east 330 feet; thence south $68^{\circ} 00'$ east 1067.75 feet to the southeasterly corner of Lot 22; thence west, along the southerly line of said lots, 2640 feet to the point of beginning.

Containing 14.40 acres.

PARCEL 17. Beginning at the point of intersection of the southerly boundary line of Section 27, Township 3 South, Range 5 West, M. D. B. & M., with the northeasterly boundary line of the State Highway, commonly known as Bayshore Highway; thence east, on and along the southerly boundary line of said Section 27, a distance of 2211.07 feet to the southeasterly corner of the Salt Marsh portion of Tide Land Lot 31 of said Section, said last mentioned corner also being the southwest corner of that parcel described in Decree Quieting Title, had in the Superior Court Case No. 30188, San Mateo County, a certified copy of which was recorded in Book 852 of Official Records of San Mateo County at page 206; thence along the east and southeasterly line of the Salt Marsh portion of Tide Lot 31, north 1.98 feet and north $4^{\circ} 30'$ east, a distance of 700.14 feet to a point, which point is 700 feet northerly, measured at right angles, from the southerly line of said Section 27, said last mentioned

point also being the southeasterly corner of Parcel V, as described in that certain Judgment had in the District Court of the United States, in and for the Northern District of California, Southern Division, as said Judgment was recorded December 8, 1942 in Book 1043 of Official Records of San Mateo County at page 454; thence west, parallel with the southerly line of said Section 27, on and along the southerly line of said Parcel V, a distance of 1194.14 feet to a point; thence continuing parallel with the southerly line of said Section 27, west on and along the southerly line of Parcel I as described in the above mentioned Judgment, a distance of 514.10 feet to a point, said point being 700 feet northerly, measured at right angles from the southerly line of Section 27, which point is also the northeasterly corner of Parcel IV, as described in the above mentioned Judgment; thence on and along the easterly line of said Parcel IV, south 20.00 feet to a point, which point is 680 feet northerly, measured at right angles from the southerly line of said Section 27; thence on and along the southerly line of said Parcel IV and its westerly prolongation, west, parallel with the southerly line of said Section 27, 880.88 feet to a point in the northeasterly line of the Bayshore Highway; thence on and along the northeasterly line of the Bayshore Highway, south 25° 27' 30" east, a distance of 665.26 feet and thence on the arc of a curve to the right, tangent to the last mentioned course, with a radius of 10,062.5 feet, a distance of 87.76 feet to the point of beginning.

Being a portion of Tide Land Lots 27-28-29-30-31 and a portion of Belle Air Island in Section 27, Township 3 South, Range 5 West, M. D. B. & M., as said Tide Land Lots and Belle Air Island are shown on that certain map entitled "Map No. 1 of Salt Marsh and Tide Lands situate in the County of San Mateo, State of California," prepared by order of the Board of Tide Land Commissioners, approved by the State Board on September 25, 1871.

PARCEL 18. Portion of Tide Lots 27-29-30-31 and Belle Air Island in Section 27, Township 3 South, Range 5 West, M. D. B. & M., more particularly described as:

Beginning at a point which bears north 700 feet and east 1815.96 feet from the corner common to Sections 27-28-33 and 34 in said Township, said point of beginning being the most westerly corner of Parcel 4 in that certain Judgment had in the District Court of the United States in and for the northern district of California, Southern Division, as said Judgment was recorded December 8, 1942 in Book 1043 of Official Records of San Mateo County at page 454; thence along the boundaries of said Parcel 4, south 25° 27' 30" east, parallel with and distant 14.5 feet northeasterly from the northeasterly line of the original Bayshore Highway, 22.15 feet; east 864.83 feet and north 20 feet to a point in the southerly line of Parcel I of said Judgment; thence east, along the southerly line of Parcels 1 and 5 in said Judgment, 1708.24 feet; thence along the southeasterly line of said Parcel 5, north 4° 30' east 367.33 feet and north 20° 15' east to a point in the north line of Lot 31, which line is 1320 feet north of the south line of said Section 27; thence west, along the north line of Lots 31 and 30, crossing Belle Air Island and along the north line of Lot 27, to a point in the southwesterly line of Parcel 2 of the Judgment before mentioned; thence south 25° 27' 30" east, along said southwesterly line, to the point of beginning.

PARCEL 19. Beginning at the most westerly corner of Lot 26, Block 1 of North Millbrae Subdivision No. 1, recorded in Map Book 5, at page 49, on December 2, 1907, San Mateo County Records; thence southeasterly along the southwesterly line of said Lot 26, 80 feet to a point on the northwesterly line of San Mateo Avenue; thence northeasterly along said line of San Mateo Avenue 25 feet; thence at a right angle southeasterly 40 feet to a point on the southeasterly line of San Mateo Avenue, which point is also the most westerly corner of Lot 53 in Block 2 of the above mentioned subdivision; thence southeasterly along the southwesterly line of said Lot 53, 100 feet; thence at a right angle northeasterly 25 feet to the most westerly corner of Lot 33 in Block 2 of said subdivision; thence southeasterly along the southwesterly line of said Lot 33, 100 feet to a point on the northwesterly line of Santa Clara Avenue; thence northeasterly along said line of Santa Clara Avenue, 25 feet; thence at a right angle southeasterly 50 feet to a point on the southeasterly line of Santa Clara Avenue which point is also the most westerly corner of Lot 50 in Block 3 of said subdivision; thence southeasterly along the southwesterly line of said Lot 50, 100 feet; thence at a right angle northeasterly 25 feet to the most westerly corner of Lot 34 in Block 3 of said subdivision; thence southeasterly along the southwesterly line of said Lot 34, 100 feet to a point on the northwesterly line of Santa Cruz Avenue; thence northeasterly along said line of Santa Cruz Avenue, 50 feet; thence at a right angle southeasterly 50 feet to a point on the southeasterly line of Santa Cruz Avenue, which point is also the most westerly corner of Lot 33 in Block 4 of said subdivision; thence southeasterly along the southwesterly line of said Lot 33 and the southeasterly prolongation thereof, 179.75 feet to a point on the southeasterly line of San Benito Avenue, which point is also on the boundary line of the Buri Buri Rancho; thence along said boundary line north $36^{\circ} 00'$ east to an angle point in said boundary line; thence continuing along said boundary line, with the following courses and distances: North $16^{\circ} 30'$ west, 462 feet; north $60^{\circ} 30'$ west, 1155 feet; thence south $82^{\circ} 45'$ west to a point on the northwesterly prolongation of the southwesterly line of Lot 7 in Block 1, as shown on map of Marino Vista Park, recorded in Volume C of Maps, at page 25 on December 4, 1905, and a copy entered in Book 3 of Maps, at page 89, San Mateo County records; thence southeasterly along said northwesterly prolongation of the southwesterly line of Lot 7, 59.19 feet to the most westerly corner of said Lot 7; thence southeasterly along the southwesterly line of Lot 7, 98 feet to the most westerly corner of Lot 6 in Block 1 of said Marino Vista Park; thence southeasterly along the southwesterly line of said Lot 6, 100 feet to a point on the northwesterly line of Spruce Street; thence northeasterly along said line of Spruce Street, 50 feet; thence southeasterly 50.09 feet to a point on the southeasterly line of Spruce Street, which point is also the most westerly corner of Lot 10 in Block 2 of said Marino Vista Park; thence along the southwesterly line of said Lot 10, 100 feet to the most westerly corner of Lot 12 in Block 2 of said subdivision; thence along the southwesterly line of said Lot 12, 100 feet to a point on the northwesterly line of Cedar Street; thence northeasterly along said line of Cedar Street, 25 feet; thence southeasterly 50.09 feet to a point on the southeasterly line of Cedar Street, which point is also the most westerly corner of Lot 15 in Block 3 of said Marino

Vista Park; thence southeasterly along the southwesterly line of said Lot 15, 100 feet; thence northeasterly and parallel with said southeasterly line of Cedar Street, 25 feet to the most westerly corner of Lot 17 in Block 3 of said Marino Vista Park; thence southeasterly along the southwesterly line of said Lot 17, 100 feet to a point on the northwesterly line of Cypress Street; thence northeasterly along said northwesterly line of Cypress Street 50 feet; thence in a straight line southeasterly across Cypress Street 40 feet more or less to the point of beginning.

Further Resolved, That said lands are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the construction, operation and maintenance of the San Francisco Airport.

It is necessary that a fee simple title be taken to said property, subject to the provisions hereof.

The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owners of said real property and any and all interest therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco as aforesaid.

The City Attorney is further authorized to consent to the incorporation in any decree of condemnation which may be entered in said proceedings such stipulations or conditions for the protection of the rights of the owners of existing easements in said property to be condemned as the Court may find to be meet and proper in each case.

The cost of said lands is to be paid from appropriation No. 96.900.58 in an amount not to exceed \$340,000 unless an additional authorization is secured.

Recommended by the Manager of Utilities.

Recommended by the Director of Property.

Description approved by the Manager and Chief Engineer of the Utilities Engineering Bureau.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Release of Lien Filed Re Indigent Aid—Minnie Denefeld.

Proposal No. 5607, Resolution No. 5442 (Series of 1939), as follows:

Whereas, an instrument executed by Minnie Denefeld, receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the City and County of San Francisco, State of California, which said instrument created a lien in favor of the said City and County on real property belonging to said Minnie Denefeld; and

Whereas, said Minnie Denefeld, on payment of the debts secured by said lien, is entitled to receive a release thereof; now, therefore, be it

Resolved, That upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County of San Francisco, be, and he is hereby, authorized to execute and deliver a release of any such lien.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Authorizing Civil Service Commission to Acquire Membership in California Personnel Management Association.

Proposal No. 5608, Resolution No. 5443 (Series of 1939), as follows:

Resolved, That the Civil Service Commission of the City and County of San Francisco be, and is hereby authorized, to acquire membership in the California Personnel Management Association, the annual fee of which is Fifty (\$50) Dollars, to be paid out of such funds as may be available or set aside for such purpose.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Consideration Continued.

Amending Ordinance Regulating Granting of Emergency Relief to Dependent Non-Resident Indigents.

Bill No. 4027, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 3 of Ordinance No. 121 (Series of 1939), regulating the granting of emergency relief to be given dependent non-resident indigents, and repealing Section 6 of said ordinance.

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

Section 1. Section 3 of Bill No. 123, Ordinance No. 121 (Series of 1939), is hereby amended to read as follows:

Section 3. Said Public Welfare Commission may grant emergency relief to a dependent non-resident of the City and County of San Francisco but not for a period longer than ninety (90) days. However, the Board of Supervisors shall have the power thereafter to extend the period of granting of said relief when the necessity for such extension shall appear to said Board by report from the Public Welfare Commission, but in no event shall the extension of relief be granted by said Board for a longer period than ninety (90) days for each extension of time.

Section 2. Section 6 of Bill No. 123, Ordinance No. 121 (Series of 1939) is hereby repealed.

Approved as to form by the City Attorney.

Discussion.

Supervisor Mancuso explained that the Committee did not have sufficient information on this matter and so we asked Mr. Born of the Public Welfare Department for more information. He informed me that if this matter goes through, the Community Chest will not take care of any more of the people on relief. I believe that this matter should be sent back to committee and be studied further.

If we pass this today, contrary to what the Community Chest stated, San Francisco will be the breeding place for all non-residents. By passing this our relief roll will go away up in into the air.

Supervisor Mancuso then moved that the matter go back to committee for complete and thorough study.

Seconded by Supervisor Sullivan.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. Charles deYoung Elkus, president of the Public Welfare Commission.

No objection and motion carried.

Mr. Elkus stated that this was not a recommendation of the Public Welfare Commission.

Supervisor MacPhee then moved the privilege of the floor for Mr. Ronald Born, Director of Public Welfare Department.

Mr. Born said that by passing this legislation the total cost would go up as far as San Francisco is concerned. We would take over the cases that are being handled by the Community Chest. If the Board ordered that people be given relief the Public Welfare Commission would be forced to take care of them.

Supervisor MacPhee remarked that this is a result of a long series of meetings. We met with the Mayor on this matter. We had the matter in committee. It is something that we have to assume the responsibility for. The City made a deal with the Community Chest a few months ago when we made an appropriation to permit them to continue to operate.

Supervisor Mancuso made the statement that if we pass this ordinance we would set ourselves up as a sort of Santa Claus and everybody would flock here. I desire to ask Mr. Born whether or not practically all other cities have this type of legislation.

Mr. Born explained that there is no set way in which each county takes care of its indigent aids. Each one does it in its own way. In most counties they state that they do take care of non-residents but they try to make it tough on the recipients and get them out of the county.

Supervisor MacPhee stated that this ordinance provided that the granting of aid may be extended for a period of 90 days and if you did not recommend the extension of aid we would not grant it.

Mr. Elkus said that the Public Welfare Commission as a unit does not say that it will give aid to a non-resident indigent and then turn around and make it tough for them so that they will get out. Under the present law we can carry a case 90 days. This ordinance, as proposed, would permit us to carry a case as long as necessary. If they are still here and still indigent we would come to you and ask that you extend the relief. Under the ordinance already passed by the Board at the end of 90 days aid must be stopped. Believe that it is a question for the City Attorney to determine what "emergency" means.

The point we wish to make clear is that if you want to pass the ordinance we do not want to be put in a position where we will have to come before you to extend aid and then have to explain why we did not make the recipients of aid move out. One of the difficulties in this case is that you need three years' residence to become a resident but you can lose it in only one year.

Supervisor MacPhee informed the Board that the policy of Los Angeles in extending aid is the same as in San Francisco.

Mr. Elkus remarked that if you pass this ordinance we intend to live up to the letter of the ordinance and not give the people the run around.

Supervisor Mancuso remarked that he had been informed that San Francisco is the only city that does not have an ordinance of this type but I have since received information that that statement is not correct, therefore, I desire this matter to go back to the committee for further study.

Supervisor Gallagher said that if the Public Welfare Commission has made an agreement with the Community Chest to take care of these people and then the Community Chest is not going to live up to it, I do not know what we are going to do.

Supervisor MacPhee explained that the Mayor made the agreement with the Community Chest. The Community Chest said that they did not have enough money to take care of the people and so the Mayor gave them money to carry on until the end of June.

I cannot vote to postpone this matter. Supervisor Mancuso has made the statement that the Community Chest has not lived up to their obligation on the taking care of children. This is a matter that we will have to take a firm stand on because it is a matter of public interest and concern.

Supervisor Gallagher stated that this matter will have to be passed. The Community Chest has stated that they are unable to take care of these people and somebody has to provide relief for these people.

Thereupon the roll was called on the motion to refer the matter back to committee and it was *defeated* by the following vote:

Ayes: Supervisors Colman, Lewis, Mancuso, Meyer, Sullivan—5.

Noes: Supervisors Christopher, Gallagher, MacPhee, McMurray, Mead—5.

Absent: Supervisor Brown—1.

Supervisor Mancuso then moved that the matter be postponed for a period of two weeks.

Seconded by Supervisor Meyer.

Thereupon the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—8.

Noes: Supervisors MacPhee, Mead—2.

Absent: Supervisor Brown—1.

Passed for Second Reading.

Appropriating \$500, DeYoung Museum, for Overtime for Balance of Fiscal Year.

Bill No. 4040, Ordinance No. . . . (Series of 1939) as follows:

Appropriating the sum of \$500 out of the surplus existing in the deYoung Museum Compensation Reserve to provide funds for the payment of overtime to monthly employees of the deYoung Museum for the balance of the fiscal year.

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

Section 1. The sum of \$500 is hereby appropriated out of the surplus existing in the deYoung Museum Compensation Reserve, to the credit of Appropriation No. 518.111.00, to provide funds for the payment of overtime to monthly employees of the deYoung Museum for the balance of the fiscal year.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Director of the deYoung Museum.

Approved by the Board of Trustees of the deYoung Museum.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$450, County Clerk, for Overtime and Temporary Salaries.

Bill No. 4042, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$450 from the General Fund Compensation Reserve to provide funds for payment of overtime and for salaries of persons employed on a temporary basis in the County Clerk's office.

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

Section 1. The amount of \$450 is hereby appropriated from the General Fund Compensation Reserve to the credit of the following appropriations in the amounts stated:

<i>Number</i>	<i>Title</i>	<i>Amount</i>
531.111.00	Overtime, County Clerk's office	\$200
531.120.00	Temporary Salaries, County Clerk's office..	250

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Director, Department of Finance and Records.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$3,240, Controller, for New Positions of 3 Bookkeepers at \$175-225, 1 Office Assistant at \$125-150, 1 General Clerk at \$160-200, 5 Calculating Machine Operators at \$150-190, and 4 Key Punch Operators at \$150-175; Abolishing Positions of 4 Payroll Machine Operators at \$160-200 and 1 Adding Machine Operator at \$150-190.

Bill No. 4047, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$3,240 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the compensation of the following employments in the Controller's office, which positions are created: 3 B4 Bookkeepers at \$175-225; 1 B210 Office Assistant at \$125-150; 1 B222 General Clerk at \$160-200; 5 B308 Calculating Machine Operators (key drive) at \$150-190; 4 B309 Key Punch Operators at \$150-175. Abolishing the following positions in the same office: 4 B301 Payroll Machine Operators at \$160-200; 1 B302 Adding Machine Operator at \$150-190.

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

Section 1. The sum of \$3,240 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 560.110.00, to provide funds for the compensation of the following positions which are hereby established in the Controller's office: 3 B4 Bookkeepers at \$175-225; 1 B210 Office Assistant at \$125-150; 1 B222 General Clerk at \$160-200; 5 B308 Calculating Machine Operators (key drive) at \$150-190; 4 B309 Key Punch Operators at \$150-175.

Section 2. The following positions are hereby abolished in the

Controller's office: 4 B301 Payroll Machine Operators at \$160-200; 1 B302 Addressing Machine Operator at \$150-190.

Section 3. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Controller.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved by the Mayor.

Discussion.

Supervisor Mancuso explained that this is a result of a new procedure that is being installed in the Controller's office.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Passed for Second Reading.

Amending Annual Salary Ordinance, Controller, by Adding 3 Bookkeepers at \$175-225.

Bill No. 4043, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 67, CONTROLLER, by increasing the number of employments under item 2 from 21 to 24 B4 Bookkeeper at \$175-225.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) is hereby amended to read as follows:

Section 67. CONTROLLER

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Controller	(b) \$833.33
2	24	B4	Bookkeeper	175-225
3	10	B6	Senior Bookkeeper	225-275
4	1	B8	Supervisor of Disbursements	325-400
5	10	B10	Accountant	275-325
6	2	B14	Senior Accountant	325-400
7	1	B21	Chief Assistant Controller	600-700
8	1	B26	Supervisor of Budget Statistics	325-400
9	1	B27	Supervisor of Accounts and Reports	400-500
10	1	B28	Supervisor of General Audits	400-500
11	1	B30	Supervisor of Utilities Audits	400-500

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Amending Annual Salary Ordinance, Controller, by Adding 1 Office Assistant at \$125-150 and 1 General Clerk at \$160-200.

Bill No. 4044, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 67.1, CONTROLLER, by adding new item 12.1, 1 B210 Office Assistant at \$125-150; and by increasing the number of employments under item 14 from 8 to 9 B222 General Clerk at \$160-200.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) Section 67.1 is hereby amended to read as follows:

Section 67.1. CONTROLLER (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	1	B68	Chief Clerk	\$300-375
12.1	1	B210	Office Assistant	125-150
13	2	B210	Office Assistant (part time)	79.50
14	9	B222	General Clerk	160-200
14.1	1	B222	General Clerk	(k 199
15	3	B228	Senior Clerk	200-250
16	4	B234	Head Clerk	250-300

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Amending Annual Salary Ordinance, Controller, by Deleting 4 Payroll Machine Operators at \$160-200 and 1 Addressing Machine Operator at \$150-190; and by Adding 5 Calculating Machine Operators (Key Drive) at \$150-190 and 4 Key Punch Operators (Alphabetical) at \$150-175.

Bill No. 4045, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 67.2, CONTROLLER, by decreasing the number of employments under item 17 from 8 to 4 B301 Payroll Machine Operator at \$160-200; by decreasing the number of employments under item 18 from 2 to 1 B302 Addressing Machine Operator at \$150-190; by increasing the number of employments under item 20 from 2 to 7 B308a Calculating Machine Operator (key drive) at \$150-190, and by adding new item 20.1, 4 B309a Key Punch Operator (alphabetical) at \$150-175.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 67.2 is hereby amended to read as follows:

Section 67.2. CONTROLLER (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
17	4	B301	Payroll Machine Operator	\$160-200
18	1	B302	Addressing Machine Operator	150-190
19	1	B304	Senior Addressing Machine Operator	190-225
20	7	B308a	Calculating Machine Operator (key drive)	150-190

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
20.1	4	B309a	Key Punch Operator (alphabetical)	150-175
21	1	B309b	Key Punch Operator (numerical) ..	150-175
22	1	B310	Tabulating Machine Operator	175-210
23	6	B311	Bookkeeping Machine Operator...	160-200
24	1	B312	Senior Bookkeeping Machine Operator	200-250

Approved as to classification by the Civil Service Commission.
 Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor Brown—1.

Authorizing Sale of Certain City Owned Land in Assessor's Block 5933.

Bill No. 4046, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain city owned land in Assessor's Block 5933.
 Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southwesterly line of Dartmouth Street, distant thereon 100 feet northwesterly from the northwesterly line of Felton Street; and running thence northwesterly along said southwesterly line of Dartmouth Street 200 feet; thence at right angles southwesterly 240 feet to the northeasterly line of Colby Street (formerly College Street); thence at right angles southeasterly along said northeasterly line of Colby Street 200 feet; and thence at right angles northeasterly 240 feet to the southwesterly line of Dartmouth Street and the point of commencement; being Lots Numbers 2, 3, 6 and 7 in Block Number 55 of the University Mound Survey.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco, and may be sold as a whole or subdivided.

Recommended by the Director of Property.
 Recommended by the Manager of Utilities.
 Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor Brown—1.

Creating San Francisco Water Department Revolving Fund; Providing for Manner of Its Maintenance and Use; Repealing Bill 2685, Ordinance 2560 (Series of 1939).

Bill No. 4048, Ordinance No. . . . (Series of 1939), as follows:

Creating San Francisco Water Department Revolving Fund; providing for manner of its maintenance and use; repealing Bill 2685, Ordinance 2560 (Series of 1939).

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

Section 1. There is hereby created a San Francisco Water Department Revolving Fund, in the amount of \$30,000, for the purpose of providing change funds and making expenditures which cannot be conveniently paid by warrants drawn by the Controller upon the Treasury of the City and County of San Francisco. All expenditures from the said San Francisco Water Department Revolving Fund shall be made in accordance with rules and regulations of the Public Utilities Commission and of the Controller.

Section 2. The San Francisco Water Department Revolving Fund shall be established as follows:

(a) Cash Change Funds, as may be authorized by the Public Utilities Commission, shall be established for the purpose of providing and making change in connection with the operations of the San Francisco Water Department.

(b) Petty Cash Funds, as may be authorized by the Public Utilities Commission, shall be established for the purpose of making direct petty cash payments of expenditures in accordance with procedure prescribed by the Purchaser of Supplies and the Controller.

(c) The balance of said San Francisco Water Department Revolving Fund shall be maintained in such bank or banks as may be designated by the Public Utilities Commission, and disbursement therefrom shall be made, in accordance with the provisions of Section 1 by checks signed by a representative or representatives designated by the Public Utilities Commission.

Section 3. The Manager of Utilities shall cause a full, true and correct account to be kept of all monies received for or disbursed from said revolving fund, and shall, at least once during each month after the establishment of said fund, render to the Controller a full, true and correct account of all disbursements made from said fund, together with proper vouchers supporting said disbursements and upon said disbursements being approved by the Controller, the Controller shall draw his warrant in favor of said revolving fund for the aggregate amount of said disbursements.

Section 4. Expenditures from the San Francisco Water Department Revolving Fund shall be made only for such items as there are funds legally available for reimbursement to said Revolving Fund.

Section 5. Bill No. 2685, Ordinance No. 2560 (Series of 1939), establishing the San Francisco Water Department Revolving Fund in the amount of \$30,000, is hereby repealed.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

**Appropriating \$30,000 for a Revolving Fund for the
San Francisco Water Department.**

Bill No. 4049, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$30,000 for a revolving fund for the San Francisco Water Department.

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

Section 1. There is hereby appropriated from the funds heretofore provided by Bill No. 2685, Ordinance No. 2560 (Series of 1939), the amount of \$30,000 for a Water Department Revolving Fund.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Appropriating \$5,000, Public Utilities Commission, for Temporary Salaries in the Airport.

Bill No. 4050, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$2,300 out of the surplus existing in the Airport Fund Compensation Reserve, Appropriation No. 564.199.00, and the sum of \$2,700 out of the surplus existing in Appropriation No. 564.900.00, to provide funds for the payment of temporary salaries in the San Francisco Airport.

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

Section 1. The sum of \$2,300 is hereby appropriated out of the surplus existing in the Airport Fund Compensation Reserve, and the sum of \$2,700 is hereby appropriated out of the surplus existing in Appropriation No. 564.900.00, to the credit of Appropriation No. 564.120.00, to provide funds for the payment of temporary salaries in the San Francisco Airport.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Final Passage.

Appropriating \$800, County Clerk, for Stationery and Office Supplies; an Emergency Ordinance.

Bill No. 4041, Ordinance No. 3796 (Series of 1939), as follows:

Appropriating \$800 from the Emergency Reserve Fund to provide funds for purchase of stationery and office supplies for use in the County Clerk's office; an emergency ordinance.

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

Section 1. The amount of \$800 is hereby appropriated from the

Emergency Reserve Fund to the credit of Appropriation No. 533.371.31, Stationery and Office Supplies, County Clerk, to provide funds for the purchase of stationery and office supplies.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: Because of the large increase in the number of cases that are being tried by all of the courts in the city, funds previously provided for the subject purpose have been expended. The County Clerk's office must have funds immediately for the purchase of photostat paper, naturalization cards, fee tags, and miscellaneous forms which are required in order that it can transact business in a normal manner and without interruption. There are no other funds available.

Section 3. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Director, Department of Finance and Records.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Adopted.

The following recommendations of County, State and National Affairs Committee were taken up:

Present: Supervisors Lewis, Mancuso, McMurray, Meyer.

Memorializing Congress to Enact H. R. 3129, Amending the Securities Exchange Act of 1934 So as to Limit the Power of the Securities Exchange Commission to Regulate Transactions in Exempted Securities.

Proposal No. 5592, Resolution No. 5433 (Series of 1939), as follows:

Whereas, the Board of Supervisors of the City and County of San Francisco, by Resolution No. 4248 (Series of 1939), adopted September 25, 1944, did memorialize the Congress of the United States to enact H. R. 1502, proposing to amend the Securities and Exchange Act of 1934, the purpose of which amendment is to eliminate ambiguities in that act and to make clear the intent of Congress to deny to the Securities and Exchange Commission the power to regulate securities issued by states or political subdivisions or instrumentalities of states, and transactions in such securities; and

Whereas, on May 4, 1945, Congressman Boren introduced in the House of Representatives H. R. 3129, which is a substitute bill for, and is a much clearer and simpler form of expression of the principle contained in H. R. 1502, and said Bill, H. R. 3129, was referred to the House Committee on Interstate and Foreign Commerce; and

Whereas, the Securities and Exchange Commission has again definitely asserted the power, under its interpretation of the Securities Exchange Act in its present form, to regulate transactions in state and municipal securities and opposes enactment of Bill H. R. 3129,

but those agencies representing state and municipalities investment funds, the American Bar Association and the industry take the position that because the law is so construed by the administering body, it should be amended to clearly evidence the intent of Congress in this regard, and urge the enactment of H. R. 3129 as a needed clarifying amendment to the Securities Exchange Act to assure the fiscal processes of the state and local governments and the markets for their securities—primary and secondary—freedom from Securities and Exchange Commission regulatory jurisdiction, either direct or indirect; and

Whereas, this Board of Supervisors does hereby reiterate its expression previously presented in Resolution No. 4248 (Series of 1939), to the effect that public financing by state or subdivisions or instrumentalities thereof are matters of purely state policy and should not be subject to restriction or regulation by any bureau of the Federal Government, and further, that any restriction or regulation by any bureau of the Federal Government would interfere with the financing by states or political subdivisions or instrumentalities thereof and would materially increase the cost of such financing; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby memorialize the Congress of the United States to enact the aforesaid bill (H. R. 3129) at an early date in order that public financing by States and subdivisions and instrumentalities thereof may be freed from adverse effects which would result from the Securities Exchange Commission's interpretations and administration of the existing statute; and be it

Further Resolved, That the Clerk of this Board be and he is hereby directed to send immediately duly certified copies of this resolution to Senators Downey and Knowland, Congressmen Welch and Havenner, the Honorable Clarence F. Lea, Chairman of the House Interstate and Foreign Commerce Committee, and all members of the House Interstate and Foreign Commerce Committee.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Amended.

Favoring Program Looking to Holding of 1947 Women's International Bowling Congress Championships in San Francisco.

Proposal No. 5431, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the San Francisco Board of Supervisors go on record as being in favor of obtaining the 1947 Women's International Bowling Congress championships; and be it

Further Resolved, That the San Francisco Convention and Tourist Bureau be and is hereby urged to take whatever steps appear to be necessary to obtain this tournament for San Francisco; and be it

Further Resolved, That the financial assistance or guarantee commensurate with a tournament of said type be offered by the City and County of San Francisco through its proper delegated authorities as an inducement to the obtaining of said tournament; and be it

Further Resolved, That when said tournament is held this year in Kansas City, if, in the opinion of the Board of Supervisors, it is advisable that a member of the Board of Supervisors be sent to Kansas City for the purpose of assisting in presenting the facts before the officials of the Women's International Bowling Congress as to why San Francisco should be selected for their tournament in 1947, such be the sense of the Board.

Amendment.

Supervisor Mancuso moved that the date be changed from 1947 to 1949.

No objection and motion carried.

Adopted.

Thereupon, the foregoing resolution, as amended, and reading as follows, was taken up:

Favoring Program Looking to Holding of 1949 Women's International Bowling Congress Championships in San Francisco.

Proposal No. 5431, Resolution No. 5431 (Series of 1939), as follows:

Resolved, That the San Francisco Board of Supervisors go on record as being in favor of obtaining the 1949 Women's International Bowling Congress championships; and be it

Further Resolved, That the San Francisco Convention and Tourist Bureau be and is hereby urged to take whatever steps appear to be necessary to obtain this tournament for San Francisco; and be it

Further Resolved, That the financial assistance or guarantee commensurate with a tournament of said type be offered by the City and County of San Francisco through its proper delegated authorities as an inducement to the obtaining of said tournament; and be it

Further Resolved, That when said tournament is held this year in Kansas City, if, in the opinion of the Board of Supervisors, it is advisable that a member of the Board of Supervisors be sent to Kansas City for the purpose of assisting in presenting the facts before the officials of the Women's International Bowling Congress as to why San Francisco should be selected for their tournament in 1949, such be the sense of the Board.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Adopted.

Urging That Hospitality House Remain Open and in Uncurtailed Operation for at Least Another Year.

Proposal No. 5595, Resolution No. . . . (Series of 1939), as follows:

Whereas, San Francisco's Hospitality House in Civic Center was opened on August 9, 1941, for the purpose of providing entertainment, recreation, and a home-like atmosphere of relaxation for servicemen and servicewomen stationed in San Francisco and passing through the city en route to various theatres of operations; and

Whereas, since its opening, Hospitality House has been host to some 12,000,000 service personnel and has provided services and courtesies which have created a warm and friendly feeling for San Francisco in the hearts of our service visitors who in turn will transmit their sentiments to people throughout the nation; and

Whereas, the urgent need for retention of the facilities afforded by Hospitality House is apparent today more than ever, providing, as they do, for the replacement, in at least some measure, of the care and personal attention lacking in the lives of service men and women due to their separation from homes and families; and

Whereas, the present rate of return of service personnel to this country from foreign theatres, and the estimated time until the influx into San Francisco is appreciably decreased, indicate that the press-

ing need for continued operation of Hospitality House will continue for at least another year; now, therefore, be it

Resolved, That this Board of Supervisors does hereby go on record as urging that Hospitality House remain open and in uncurtailed operation for at least another year; and, be it

Further Resolved, That this Board of Supervisors, in furtherance of its petition herein contained, does offer to the administrators of Hospitality House its assistance in any way that it may be deemed of value.

Discussion.

Supervisor Lewis remarked that this matter came before the Committee and after listening to the arguments the members of the Committee were satisfied that there was still a need for the Hospitality House to stay open for at least another year.

Supervisor Brown then moved that the matter go to Finance Committee to determine what it would cost to operate.

Motion *died* for want of a second.

Supervisor Brown stated that the cost in the past was about \$30,000 per year.

Privilege of the Floor.

Supervisor Gallagher moved the privilege of the floor for Mayor Lapham.

No objection and motion carried.

Mayor Lapham explained that the Hospitality House was opened in 1941. It has remained open ever since. It was built for the purpose of entertaining various servicemen who were located in or around San Francisco. Many people worked to help with the entertainment.

Several months ago the Mayor was asked by the Coordinating Council if they could not use the Hospitality House on account of the increase of work by the Coordinating Council. Shortly after that I had the directors of the hospitality committee meet with me and explained the request that had been made by the Coordinating Council. It was admitted that the use of the Hospitality House for the purpose that it was constructed was on the decline.

In about sixty days the use might be so little that it could be discontinued. Mr. Brooks does not desire to appropriate any more money after July 1st.

I have listened to the Hospitality Committee and discussed it with Mr. Brooks and others and I have decided that it could be better used by the Coordinating Council and I wrote a letter stating that we decided to close the Hospitality House as of June 30th.

I realized that the people who work in Hospitality House would like to keep it going but it was a question of the taxpayers' money. To find out the real feeling on the matter I took it upon myself to talk with Colonel Harris to get ideas on how many men are coming through San Francisco and I find that the men are coming in at the rate of 26,000 per month. The men who are going out are being sent to Camp Stoneman, where they stay for about ten days and then are sent out. The peak of mobilization has been reached and is now just about static. The question is whether or not you desire to spend \$30,000 per year of the taxpayers' money.

When it comes to setting it up in the budget to continue the City's support it is up to Mr. Brooks to put it in on a supplemental budget, but I doubt very much whether or not the Mayor would want to continue the expense. That is the situation in the nutshell.

Supervisor Christopher said that I am glad that the Mayor brought out the fact that there are 26,000 men coming through our port per month. Over a period of a year that would amount to about 10 cents per person. I believe that we have made many friends in the past years to have a place for the men and women of the services to spend a little time while they are in San Francisco. I do not believe that we can spend \$30,000 in any better way than to spend it on the men who are coming back.

Mayor Lapham replied to Supervisor Christopher that the men who are coming back for discharge are taken directly to Camp Stoneman and stay there about 48 hours and then they are sent straight home. They do not have any opportunity to see San Francisco. Men who are going out for replacement are sent to Camp Stoneman and then they go direct to the ship and they get very little time to see San Francisco. The Hospitality House, at the present time, is being used by the servicemen stationed in San Francisco.

Supervisor Christopher remarked that last year on one day alone the Hospitality House handled 2,500 men. The type of service that the Coordinating Council will give to the boys will be given to them whether or not the Coordinating Council is located in the Hospitality House or the basement of the City Hall.

I would earnestly urge that the members of this Board take a vote on it today and believe that the Mayor will be guided by your vote in this matter.

Supervisor Colman stated that the U.S.O. will have six groups in operation this year and next year. The U.S.O. will launch the national campaign of \$19,000,000 as against \$50,000,000 before. The number of servicemen in San Francisco is falling off. There is a decrease in the number of men who use the dormitories. There are always vacancies in the dormitories in the Civic Center where before it was always crowded. Even though other centers for the servicemen are closed the U.S.O. is still capable of taking care of the servicemen in San Francisco.

Supervisor Sullivan explained that the fleet is still here. It is the opinion of the veterans' organizations that the Hospitality House should stay open.

Supervisor Lewis said that the U.S.O. on O'Farrell Street is always crowded. The men who are located here are drafted men because the draft is still going on. The Stage Door Canteen and the Pepsi Cola Center are closed and we do not know how long the Hospitality House is going to remain open. As long as there is a drafted boy in San Francisco we should keep the Hospitality House going.

Mayor Lapham remarked that if we are going to have a large force based in San Francisco it is going to be a permanent thing. If it is the policy of the Board to maintain a house for hospitality as a permanent thing that is one thing. If it was to be the policy that after the war was over we are to stop and cut down on the maintenance of these hospitality houses that is another thing. The question today seems to be whether or not the Hospitality House should be a permanent thing.

Carrol Newburgh, member of the Hospitality House committee, stated that in 1940 the committee went to Mayor Rossi and said that San Francisco should be the first city to have a Hospitality House. During the first week the attendance was very small. When the war came on we were crowded to capacity every night. We had as many as 3,000 persons a day.

We do not know what is going to happen with respect to the draft. It was our thought, even if we are to operate only on Saturdays and

Sundays, if we can take care of servicemen it would be well worth the spending of the money. It was the opinion of the committee that they were to inform the Mayor when it was their idea that the Hospitality House should be discontinued. To the best of my knowledge, every Saturday and Sunday we have from 1,000 to 1,500 people coming into the Hospitality House.

If we can save one decent young man's future and keep him where he can meet decent people who want to do something for him and who are willing to spend their own money on him, it should be our pride to keep that house going.

We have no argument with the Coordinating Council. We believe that the service men who had been in the war would desire to see that the young boys who are following them should receive the same treatment that they received from the people in San Francisco. As far as the budget is concerned, within three or four months, if we believe that the Hospitality House should be closed that money will go back to the General Fund.

Supervisor Brown said that he believed that the Board of Supervisors should look into this matter from the standpoint of the taxpayers of San Francisco. If in 1935 any person said that we should spend \$35,000 of the taxpayers' money to entertain the service men it would not have received any consideration. The question is whether or not we should allocate \$30,000 of the taxpayers' money for a Hospitality House. In my opinion it is time for the Hospitality House to pass as a function operated by the City's money.

Supervisor MacPhee asked of Mr. Brooks that when this budget was originally set up was it not a proper item for the budget for Publicity and Advertising and did not the money come from that budget?

Mr. Brooks replied that it did not.

Supervisor MacPhee stated that he believed that the Board should wait until July 1st. We should have an opportunity to analyze this thing closely. On July 1, if it is a proper charge under Publicity and Advertising there will be no hardship to ask Mr. Brooks to make the proper appropriation. My suggestion is that it lay over until that time so that we can look at it closely.

Supervisor Lewis remarked that this matter has nothing to do with dollars and cents at the present time. It went to the Committee as a matter of policy. After the policy is established then it should go to the Finance Committee. This matter may be put in the budget and it may not. If it goes into the budget then we can act upon it.

I believe it is an excellent idea to have all matters first be decided as a matter of policy and then let it go to the Finance Committee with respect to the money to be appropriated.

Supervisor Brown said that one of the factors that influences my vote with respect to matters of policy is what that policy would cost.

Supervisor Colman explained to the Board that there are a number of organizations that are taking care of the service men and women. It seems today that the Board has been determining a question of policy. We should inquire from the people who are operating recreational places for service men and women as to the load and how it is being taken care of. The difference of opinion here is on the necessity of the continuation of the Hospitality House. I remember the time when every one of the rooms in the dormitories was occupied. There is a changed condition and before you determine policy you should check with the proper authorities.

Supervisor Gallagher said that assuming from your talk believe that we should keep open the Hospitality House and the dormitories on account of the number of conventions coming into San Francisco.

Mr. Brooks explained that we are planning to discontinue our War Services after June 30. If the citizens' committee operating the Hospitality House could show me that there is a need for the continuing of the Hospitality House after July 1 I would submit a supplemental recommendation for the continuation of it.

Supervisor Christopher stated that Mr. Colman's talk shows that with the 15 organizations that are now going there is a need for the continuation of the Hospitality House.

Supervisor McMurray asked Supervisor Colman whether or not he has any assurance that the organizations that are now running would not close up next week.

Supervisor Colman replied that the U.S.O. is going to make a campaign for money to operate the U.S.O. for 1947.

Supervisor McMurray remarked that the Mayor stated today that he is against it and I know Mr. Brooks goes along with that thought.

Supervisor Lewis explained that if we voted "Yes" that does not mean that the Hospitality House will remain open for another year. This is just a recommendation and a suggestion which probably we do not even have the right to do under Section 22 of the Charter.

Supervisor MacPhee moved the privilege of the floor for Mrs. Rose Walker.

No objection and so ordered.

Mrs. Rose Walker said that she believed that we have a responsibility to every person who is drafted. We have an obligation to the homes that these boys come out of. The services that we render these boys is worth all the money that we can spend. The Hospitality House should be kept open for at least another year.

Supervisor Mancuso stated that he was going to renew a motion that I made in committee but the committee did not see fit to go along with it.

Amendment.

Supervisor Mancuso then moved that in the resolved "for at least another year" be stricken and insert "so long as there be a continued necessity for its use."

Seconded by Supervisor MacPhee.

Discussion.

Supervisor Mancuso further stated that if this motion is passed then it will not be a question of funds as they will be able to come out of Publicity and Advertising funds.

Supervisor Mead remarked that this determines just how long the Hospitality House shall remain open.

Supervisor Meyer said that the Hospitality House committee will decide that.

Mr. Brooks explained that the Hospitality House is operated under the supervisors of the committee appointed by the former Mayor. Mayor Lapham has informed the committee that their services will not be needed after May of this year. This committee will cease to function after May of this year. Then there will be no committee and no budget for the Hospitality House after June of this year.

Supervisor Mead stated that if the Mayor does not reappoint the members of the committee then the matter relative to the continuance of the Hospitality House will be in the hands of the Mayor. That is one thing I do not want. The Building Trades Council feels that the last building to close in San Francisco should be the Hospitality House.

Thereupon the roll was called and the foregoing motion by Supervisor Mancuso was *adopted* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Lewis, MacPhee, Mancuso—6.

Noes: Supervisors Christopher, McMurray, Mead, Meyer, Sullivan—5.

Action Rescinded.

Supervisor Mead moved that the Board rescind its action with respect to the amendment.

Seconded by Supervisor Christopher.

Discussion.

Supervisor MacPhee inquired as to what was the reason for the rescinding of our action.

Supervisor Mead explained that he did not believe that we should be technical on this matter. Believe I can convince one member of this Board that he should not permit this amendment to prevail. By letting this amendment pass we are placing the operation of the Hospitality House in one hand.

Supervisor Christopher remarked that if we put this matter in the hands of the Mayor we know that the Mayor will close the Hospitality House.

Thereupon the roll was called and action was *rescinded* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Brown, Colman, MacPhee, Mancuso—4.

Supervisor Mancuso stated that if I thought what we are doing was putting it in the hands of one person I would not have made the motion or would I go along with it. If the Mayor does not see fit to go along with the continued operation of the Hospitality House he will not go along with the members of the Board to provide for the operation of the Hospitality House under any manner. By setting a definite period of time we are committing ourselves to keep it open even though there is no use for it.

Thereupon the roll was called on Supervisor Mancuso's motion to amend the legislation and it was *defeated* by the following vote:

Ayes: Supervisors Brown, Colman, MacPhee, Mancuso—4.

Noes: Supervisors Christopher, Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—7.

Supervisor MacPhee then moved that the matter be referred to Finance Committee.

Seconded by Supervisor Brown.

Discussion.

Supervisor Lewis said that he did not believe that the matter should be referred to the Finance Committee. All we are doing today is recommending. There is no money involved at the present time. If it is to go into the budget the Finance Committee will have

it before it when it is considering the budget. Can see no reason for it to go to committee.

Supervisor McMurray inquired as to whether or not this matter was ever a separate item in the budget.

Mr. Brooks replied that previous to the war it was an item included in the Publicity and Advertising Fund, but during the war it was set up as a War Service activity.

Supervisor Colman asked whether or not Mr. Brooks would venture an opinion on the \$30,000 being a capital expenditure.

Mr. Brooks answered that it cannot be classified as a capital expenditure.

Supervisor Colman explained that it seems to me that the Board is making an idle gesture on this matter.

Supervisor Mancuso stated that he believed that if you adopted my amendment we would be in a better position than if we set up a definite period of time. I am going to have to vote "No" as it stands now.

Thereupon the roll was called and the foregoing motion was *refused adoption* by the following vote:

Ayes: Supervisors Brown, Colman, MacPhee—3.

Noes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Supervisor MacPhee said that he would like to see Hospitality House continue and perform the functions that it is now performing.

During my time on the Board there have been very few times when I have ever had to inquire into the departments under the jurisdiction of the Chief Administrative Officer. I do not believe that we should pass this proposal today and set a definite time for the operation of the Hospitality House. Believe we should postpone action until after July 1 and then the Chief Administrative Officer could decide whether or not it should be continued and if it is to be continued the money can come out of the Publicity and Advertising Fund.

Supervisor Mead remarked that if we are going to set up legislation and let people know that within a few months we are going to discontinue the Hospitality House it will have a very bad effect on the people who donate their time for the operation of the Hospitality House. When the people determine that it is time to close the Hospitality House they will tell us and that will be the time for us to discontinue it.

Thereupon the roll was called and the foregoing proposal was *adopted* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Brown, Colman, MacPhee, Mancuso—4.

Adopted.

Urging Enactment of H. R. 2033, Providing for Federal Participation in Program for Protection Against Beach Erosion.

Proposal No. 5609, Resolution No. 5444 (Series of 1939), as follows:

Whereas, the Board of Supervisors of the City and County of San Francisco has heretofore, by Resolution No. 4656 (Series of 1939), memorialized the Congress of the United States to enact H.R. 2033 of the 79th Congress, 1st Session; and

Whereas, H.R. 2033 authorizes Federal participation in the cost of protecting the shores of publicly owned property, declaring it to be the policy of the United States to assist in the construction, but not the maintenance, of work for the improvement and protection against erosion of the shores of the United States that are owned by states, municipalities or other political subdivisions, provided that the Federal contribution toward the construction of protective works shall not in any case exceed one-third of the total cost; and

Whereas, H.R. 2033 with acceptable amendments has been favorably reported to the House of Representatives by the Rivers and Harbors Committee; now, therefore, be it

Resolved, That the Clerk of the Board of Supervisors be and he is hereby authorized and directed to forward to the Honorable Senators Downey and Knowland, the Honorable Congressmen Welch and Havenner, with a copy to the American Shore and Beach Preservation Association, a telegram reiterating the sense of this Board of Supervisors as expressed in Resolution No. 4656 (Series of 1939), favoring early enactment of H.R. 2033.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Adopted.

The following, from Judiciary Committee with "Do Not Pass" recommendation, was taken up:

Present: Supervisors MacPhee, Lewis, Mancuso.

Repealing Resolution No. 581 (Series of 1939) Which Sets Up Policy for Action on Extraneous or Irrelevant Matters.

Proposal No. 5591, Resolution No. . . . (Series of 1939), as follows:

Resolved, That Resolution No. 581 (Series of 1939), adopted on October 9, 1939, in which the Board declared as a policy "that in the future no official action will be taken upon extraneous or irrelevant matters, or upon affairs over which the members of this Board, representing all of the people of San Francisco, have no jurisdiction or control," be and the same is hereby repealed.

Discussion.

Supervisor Lewis requested information of what the voting procedure will be on this matter.

Supervisor Gallagher informed him that there will be a roll call on this matter.

Supervisor Lewis stated that he did not believe that this matter should be passed. By passing this legislation you will be permitting the Board to act on matters that are irrelevant or over which it has no jurisdiction. I do not feel it is my duty to go into disputes upon which the Board has no jurisdiction.

Supervisor Mead remarked that he would like to ask the chairman why it is necessary to have a County, State and National Affairs Committee and why we just passed a matter that is a federal affair. Believe that our Congressmen and Senators appreciate the fact that we are closer to the people and that they would like to receive information relative to what the people think.

Believe we would have a right to advise our Congressmen and Senators as to the people's ideas. This legislation has caused more

trouble than it is worth. Believe that the Board has the right to determine whether or not they should refer matters to the Congress from time to time.

Supervisor Lewis said that when you start getting to legislation that affects the lives of citizens as distinguished from the City and County of San Francisco then you are violating the Charter.

Supervisor Mead explained that the lives of the people of San Francisco have been affected on four different occasions on matters having to do with the memorializing the members of Congress to do this and that. This resolution is always being thrown up in our faces.

Supervisor Colman stated that he did not believe that the Mayor vetoes these things because of the resolution adopted. Believe that he does it because in his opinion it is not a subject that we have jurisdiction or on which we should take action. I believe that the Board did a fine thing when they passed the resolution prohibiting our taking action on matters over which we have no jurisdiction. Believe that we should keep the resolution on the books.

Supervisor McMurray said that I cannot understand what difference there is to memorializing Congress to take action on the Securities Bill and to memorialize Congress to have the veterans given credit for their war service.

Thereupon the roll was called and the foregoing proposal was adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Colman, Lewis, MacPhee, Mancuso—4.

Absent: Supervisor Brown—1.

Passed for Second Reading.

The following recommendations of Streets Committee were taken up:

Present: Supervisors Meyer, McMurray, Sullivan.

Establishing Width of Sidewalks on Various Portions of Seventh St.

Bill No. 3971, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Forty-one (241) thereof.

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

Section 1. Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office March 8, 1946, by amending Section Two Hundred and Forty-one thereof to read as follows:

Section 241. The width of sidewalks on Seventh Street between Market and Mission Streets shall be fifteen (15) feet.

The width of sidewalks on Seventh Street between Mission and Brannan Streets shall be ten (10) feet.

The width of sidewalks on the northeasterly side of Seventh Street between Brannan and Townsend Streets shall be ten (10) feet.

The width of sidewalks on the southwesterly side of Seventh Street between Brannan Street and a point 172 feet southeasterly from Brannan Street shall be ten (10) feet.

The width of sidewalks on the southwesterly side of Seventh Street between a point 172 feet southeasterly from Brannan Street and a point 318 feet northwesterly from Townsend Street shall be abolished.

The width of sidewalks on the southwesterly side of Seventh Street between a point 318 feet northwesterly from Townsend Street and Townsend Street shall be ten (10) feet.

The width of sidewalks on Seventh Street between Townsend and Berry Streets shall be fifteen (15) feet.

The width of sidewalks on the southwesterly side of Seventh Street between Berry Street and Seventeenth Street shall be ten (10) feet.

The width of sidewalks on the northeasterly side of Seventh Street between Berry Street and Seventeenth Street shall be nineteen (19) feet.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

April 1, 1946—*Consideration continued until April 8, 1946.*

April 8, 1946—*Consideration continued until April 22, 1946.*

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Consideration Postponed.

Authorizing Street Planting Under the Jurisdiction of the Board of Park Commissioners.

Bill No. 4000, Ordinance No. . . . (Series of 1939), as follows:

An ordinance authorizing street planting under the jurisdiction of the Board of Park Commissioners.

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

Section 1. Definitions. a. For the purpose of this ordinance the word "street" is hereby defined to be any public street, avenue, boulevard, lane, road, parkway, freeway or other public way.

b. The word "planting," when used in a comprehensive sense, is hereby defined to include planting, removing, trimming and maintaining trees, shrubs and plants.

c. The word "tree" is hereby defined to include any tree, shrub, ground cover or other plant of an ornamental nature.

Section 2. Jurisdiction. The Board of Park Commissioners shall have jurisdiction and control over the planting, maintenance and removal of trees in all of the streets of the City and County of San Francisco.

Section 3. Powers. a. The Board of Park Commissioners shall have charge of, direct and supervise the planting, trimming, pruning, spraying, maintenance and removal of any trees, shrubs and plants in the streets of the City and County and shall have charge of all work incidental thereto.

b. The Board of Park Commissioners shall appoint a supervisor of street tree planting and a public relations officer, who shall hold office at its pleasure.

c. If the Board does not elect to do the actual work it may issue permits for the planting, trimming, pruning, spraying or removal of any trees, shrubs or plants in said streets as hereinafter set forth.

d. The Board shall make a survey of the City and County to determine where planting would be most desirable and is hereby author-

ized to prepare plans and/or specifications for planting trees, shrubs and plants in any of the streets in the City and County. Such plans and/or specifications shall specify the kind, variety, size, quality and other essential information of such trees, shrubs and plants, as well as the location and distance apart at which such trees, shrubs and plants shall be planted. Prior to a determination of said Board a public hearing shall be held by the Board at which time owners of property abutting on the street or streets where the proposed work is to be done shall be heard.

Notices of the intention of the City and County to do said planting shall be posted at least ten (10) days before the date of the hearing in every block on the side or sides of the street to be planted.

Section 4. Duties. a. It shall be the duty of the Board to set out or plant all trees, shrubs, and plants on public streets and to take general care and exercise supervision of all trees, shrubs or plants growing or hereafter planted in the streets of the City and County with the exception that the Division shall not assume the maintenance of trees, shrubs and plants on streets, boulevards and parkways which have been maintained by the Park Department, property owners, real estate subdivisions, the Public Utilities Commission, the Department of Public Works, or any other subdivision of the City and County of San Francisco, prior to the passage of this ordinance, unless the necessary funds for such maintenance shall be transferred to said Division.

b. No tree, shrub or other plant in any street which has been planted and maintained by an abutting property owner shall be trimmed or removed unless the Board has first given a written notice of ten (10) days to the property owner that said tree, shrub or plant is to be trimmed or removed. If the owner does not protest, as required by the notice, within seven (7) days, the trimming or removal may be carried out.

In the event of an emergency the trees, shrubs or plants in the street, or on private property overhanging the street, may be trimmed or removed without the necessity of notifying the property owner as herein provided.

c. It shall be the duty of the Board to inspect all trees, shrubs and plants in all streets of the City and County which are open for travel and should such trees, shrubs or plants become infected or infested with scale, plant or animal life or any insect detrimental to their growth, health, or life, the Board is hereby empowered to remove, eradicate, control or destroy such conditions. Before removing or destroying such trees, shrubs or plants on which the detrimental condition cannot be corrected by the usual methods, the abutting property owner or owners shall be notified in writing, as provided by paragraph (b) of this section, of the intention of the Board to remove or destroy such trees, shrubs or plants.

d. It shall be the duty of the Board to encourage the planting, care and preservation of trees, shrubs and plants in all streets of the City and County where planting is practicable and upon private property immediately adjacent to said streets.

e. The duties herein imposed and the work herein provided shall be performed out of such funds as may be appropriated from time to time for this purpose.

Section 5. Permits for Planting, etc. It shall be unlawful for any property owner or his agent to plant, trim, spray for plant diseases or insects, or remove any tree, shrub or plant in any street without first obtaining a written permit for such work from the Board. Said permit shall specify the kind, variety, size, location and the distance apart of the trees, shrubs or plants to be planted or the manner of trimming, spraying or removing such trees, shrubs or plants. All such work shall be carried out under the general supervision of the

Board. No permit shall be required for property owners to water any trees, shrubs or plants in streets.

Section 6. Protection of Trees, Shrubs and Plants. It shall be unlawful for any person, firm or corporation to injure or destroy any tree, shrub, plant or lawn by any of the following means:

(a) Constructing a concrete, asphalt, brick or gravel sidewalk or otherwise filling up the ground area around any tree, shrub or plant so as to shut off air, light and water from the roots of said tree, shrub or plant;

(b) Piling building material, equipment or anything else around any tree, shrub or plant or on any lawn so as to cause injury;

(c) Pouring salt or salt water, oil, gasoline or any other deleterious matter on any tree, shrub, plant or on the ground around it or on any lawn;

(d) Posting any sign on any tree, tree stake or guard or by fastening any guy wire, cable or rope to any tree, tree stake or tree guard;

(e) Injuring any tree, tree stake or guard, or any shrub, plant or lawn with a motor vehicle or with a horse, or horse-drawn vehicle or any other manner causing injury or destruction to any tree, shrub, plant or lawn.

Section 7. Penalties for Violation of Ordinance. Any person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be punishable by a fine of not more than Five Hundred Dollars (\$500.00) or by imprisonment in the City and County Jail for a period of not more than six (6) months, or by both fine and imprisonment.

Section 8. Cooperation with Other Departments and Agencies.

a. For the purpose of coordinating and facilitating the carrying out of all street improvements with the proper provision for multiple uses, all plans and/or specifications for street planting proposed by the Board of Park Commissioners, other than the granting of individual permits, shall be submitted to the Department of Public Works, the City Planning Commission, the Public Utilities Commission and the Art Commission for their comments and recommendations before proceeding with such projects. Such comments and recommendations are advisory except in such cases as are otherwise provided by law; provided, however, that the recommendations of the Department of Public Works shall be mandatory as to any matter affecting the safety of vehicular or pedestrian traffic. Any comments or recommendations must be made within thirty (30) days after receipt of said plans and/or specifications by any department or commission.

b. In a similar manner as in paragraph "a" of this section, all plans and/or specifications and permits for street improvements including making solid concrete sidewalks or filling in planting strips with concrete or other material, which might be related to existing trees, shrubs and plants or to possible new planting or provisions for planting spaces shall be submitted to the Board of Park Commissioners for their comments and recommendations before such work is authorized or permits granted. Any comments or recommendations must be made within thirty (30) days after receipt of the plans and/or specifications by the Board of Park Commissioners or in the case of permits to be granted to property owners and their agents such permits must be returned within three (3) days after their receipt by the Board of Park Commissioners. The provisions of this paragraph for plans shall apply to the submission of tentative plats of subdivisions by the Department of Public Works to the Board of Park Commissioners.

Section 9. Constitutionality. If any section, subsection, paragraph, sentence, clause or phrase of the ordinance is for any reason held to be unconstitutional, void or invalid, the validity of the remaining portions of the ordinance shall not be affected thereby.

Recommended by the Superintendent of Parks.

Approved by the Park Commission.

Approved as to form by the City Attorney.

April 1, 1946—*Re-referred to Streets Committee.*

April 15, 1946—*Consideration continued until April 22, 1946.*

Discussion.

Supervisor MacPhee explained that this matter had been before the Board and hearings had been held on it. It was sent back to the City Attorney for the preparation of amendments and it comes before us today with all of the amendments included.

Supervisor Mead asked whether or not this matter had something to do with finances.

Supervisor MacPhee replied that finances will be necessary from time to time but at the present time it does not call for an appropriation.

Supervisor Colman remarked that this legislation, while it does not call for an appropriation at the present time, does bind the Board to appropriate approximately \$500,000 over a period of five years. There is no need for this legislation at the present time. This matter of policy is closely allied to finance. I am not prepared to bind myself until I see the budget. We will have the budget by June 1 and then this matter could be introduced, therefore, today without knowing the budget we are asked to commit ourselves for this expenditure. Whether or not this expenditure should be made depends upon a great many other expenditures that would have to be made.

I have not yet made up my mind whether or not the trees should be planted before the streets are repaired or the street cars should be improved. Accordingly I am going to vote against this. I will not go on record as binding myself to make an appropriation without knowing what is going into the budget.

Supervisor Brown stated that he believed Mr. Colman's ideas are perfectly sound. We are confronted here with a whole list of must projects that have been delayed on account of the war.

Supervisor Brown then moved that this matter be postponed for a period of five weeks.

Seconded by Supervisor Colman.

Supervisor Brown further stated that the purpose in so moving is then we will have a much better idea of the budget and what is being recommended by the department.

Supervisor Mead said that he wanted to go a little bit further than either Supervisors Brown or Colman. Just how much money would we have to spend on this program?

Supervisor MacPhee replied that it is thought that it will cost approximately \$500,000 to take care of this matter, but there is nothing in it that says we have to spend that much. It will rest with the Park Commission as to just how much we are going to spend.

Supervisor Mead remarked that he believed that we should know just who is to pay for the maintenance of these trees after they are planted.

Supervisor MacPhee answered that he was attempting to have the Board establish a policy in trying to determine how much money should be spent on this program. Practically every city in the country has a street planting ordinance. I would like to see this program put into effect and would like to see it started.

The amount of money spent on this matter, in my opinion, would not be anything when compared to the benefits that would accrue. Let us decide a policy. After we have decided a policy then we will try to find money for the operation of the program. I believe that the City and County of San Francisco should establish an orderly pattern for tree planting.

Supervisor Mancuso inquired of Supervisor MacPhee whether or not it would be necessary for the Park Commission to appoint a public relations man.

Supervisor MacPhee answered that he was going to ask that that position be deleted.

Supervisor Mancuso stated that under Section 6 whether or not any funds are appropriated I would have to go to the Park Commission to determine if I could remove my lawn.

Supervisor MacPhee replied that this is not correct.

Thereupon the roll was called on the motion for postponement and it was *carried* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Mancuso, McMurray, Mead, Sullivan—7.

Noes: Supervisors Christopher, Lewis, MacPhee, Meyer—4.

Adopted.

The following recommendations of his Honor, the Mayor, were taken up:

Leave of Absence—Curtis E. Warren, Superintendent of Schools.

Proposal No. 5611, Resolution No. 5445 (Series of 1939), as follows:

Resolved, That in accordance with Section 363 of the Education Code, Curtis E. Warren, Superintendent of Schools, be and he is hereby granted a leave of absence for one week beginning April 24, 1946, for the purpose of attending a meeting of Superintendents of Schools in St. Louis, Missouri.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Leave of Absence—Honorable Jesse Colman, Member of the Board of Supervisors.

Proposal No. 5612, Resolution No. 5446 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Jesse Colman, member of the Board of Supervisors, is hereby granted a leave of absence for a period of thirty days, commencing April 30, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Leave of Absence—Honorable Daniel F. Del Carlo, Public Utilities Commissioner.

Proposal No. 5613, Resolution No. 5447 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of His Honor the Mayor, Honorable Daniel F. Del Carlo, Public Utilities Commissioner, is hereby granted a leave of absence for the period May 1 to June 1, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

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

Communication From His Honor, the Mayor, Requesting Reconsideration of Bill No. 4039.

April 22, 1946.

The Honorable
The Board of Supervisors,
235 City Hall,
San Francisco, California.

Gentlemen:

On April 15, 1946, you refused passage to Bill 4039, which would have repealed Ordinance No. 324 (included in and designated Section 7, Article 2, Part I, San Francisco Municipal Code). Ordinance No. 324 now designates as holidays, any days upon which primary and general municipal elections are held in the City and County of San Francisco.

Under the provision of Section 14 of the Charter I hereby respectfully request your Honorable Board to reconsider Bill No. 4039. My reason for this request is that Bill No. 4039 failed of passage as the result of a tie vote, one Board member being absent. This action cannot be said to represent the decision of the full Board and therefore the question should be reconsidered.

Sincerely,

ROGER D. LAPHAM,
Mayor.

Discussion.

Supervisor Mancuso moved that the matter be placed on the calendar for next meeting.

No objection and motion carried.

Supervisor Gallagher stated that the motion should be that the matter be reconsidered so that it can be placed on the calendar for next meeting.

Supervisor MacPhee moved that the matter be reconsidered.

Seconded by Supervisor Mancuso.

Thereupon the roll was called and the foregoing motion was *passed* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—8.

Noes: Supervisors Mead, Sullivan—2.

Absent: Supervisor Brown—1.

Filling in Lagoon Adjacent to Pinelake Park.

Supervisor Christopher presented:

Mr. Chairman and Gentlemen of the Board: Several days ago a young boy was drowned in the lagoon adjacent to Pinelake Park. Pinelake Park is one of San Francisco's finest residential districts, but the lagoon is not only a source of obnoxious odors, but is also a treacherous piece of land that will cause more tragedies in the future unless it is filled in. I understand that the death of the little boy who lost his life several days ago is the third or fourth such tragedy in this place. Several adults have also almost lost their lives by stepping on to what seems like solid ground, only to find themselves in quicksand and mud. There are many acres of sand dunes in this vicinity which could well be utilized in transferring the sand into this lagoon, thus stopping the water seepage and saving the lives of many other children who will surely drown unless we take this precautionary step.

I ask that this matter be referred to the proper committee for its consideration.

Referred to Education, Parks and Recreation Committee.

Lighting for the San Francisco Airport.

Supervisor Christopher presented:

The night before last, I drove to the Airport in company with Supervisor McMurray to receive a mutual friend. It was the opinion of Mr. McMurray and myself, as well as the arriving guest, that the entrance and exit of our Airport is most hazardous and will always be a threat to the life of every motorist who is on the highway at this location. We noted many near accidents in the few minutes we spent there and the unfortunate part of it is that one accident usually means several accidents, caused by a pile-up of several cars. We also noted the very poor lighting in this area and we were astounded to see the lights in the immediate vicinity of the Airport entrance in such poor state.

In view of the many millions of dollars which will be spent on our Airport, it seems to me that adequate lighting is a prerequisite and a safe entrance and exit, without hindrance to other fast moving cars, is of the essence. I know that our engineers are capable of solving this problem; and I ask that the proper committee make a request of them for their immediate attention.

Referred to Public Utilities Committee.

Placement and Maintenance of Year-round Colorful Blooming Flowers in Union Square.

Supervisors Christopher and Lewis presented:

Proposal 5618—Urging the Park Commission to give serious consideration to the placement and maintenance of year-round colorful blooming flowers in Union Square.

Referred to Education, Parks and Recreation Committee.

Urging the Civil Aeronautics Board of the United States that San Francisco Be Included as the Terminus or an Intermediate Point in the Northern Great Circle Route to Shanghai and the Orient.

Supervisor Colman presented:

Proposal No. 5614, Resolution No. . . . (Series of 1939), as follows:

Whereas, the position of San Francisco in international trade and commerce is seriously threatened in the event recommendations of

the examiners of the Civil Aeronautics Board are approved, resulting in effect in San Francisco being shunted off the Northern Great Circle route to Asia, which will soon become the main line of trans-continental-transoceanic air service between the United States and the Far East; and

Whereas, San Francisco is the logical terminus for trans-Pacific air service between the United States and the Orient because of its preeminent position in Pacific area international commerce, and in view of the fact that San Francisco is the point of departure for trans-Pacific air traffic, an estimated 47 per cent of which originates in the State of California; and

Whereas, the establishment of a Northern Great Circle route between San Francisco and Shanghai will reduce by 1100 miles the present flying distance by way of Hawaii and Manila and the flying time proportionately, thus placing these two Pacific centers of international commerce within the closest possible proximity, to the advantage of both, and to the national interests of both China and the United States; and

Whereas, the establishment of routes of transportation, other factors being reasonably equal, ought to be on the basis of convenience and economy for the traffic and commerce to be served; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby urge upon the Civil Aeronautics Board of the United States that San Francisco be included as the terminus or an intermediate point in the Northern Great Circle route to Shanghai and the Orient.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Urging the Navy and War Department and the Congress of the United States to Give Serious Consideration to the Construction of Another Crossing of San Francisco Bay.

Supervisors Gallagher and Lewis presented:

Proposal No. 5615, Resolution No. 5448 (Series of 1939), as follows:

Whereas, the only physical connection between the great seaport city of San Francisco and the East Bay side of San Francisco Bay is the San Francisco-Oakland Bay Bridge; and

Whereas, said San Francisco-Oakland Bay Bridge, connecting San Francisco and the East side of the Bay is not meeting the demands of normal traffic across the Bay between San Francisco and Oakland, Berkeley, Alameda and other East Bay cities, including points south and north of Oakland and some points in and beyond the San Joaquin and Sacramento Valley; and

Whereas, the extreme importance of another crossing of San Francisco Bay between San Francisco and the East side of the Bay is amply demonstrated by the fact that during peak hours of traffic the congestion is so heavy on the bridge that automobiles travel almost bumper to bumper over its entire length and along its approaches; and

Whereas, steps must be taken at the earliest possible moment to relieve the heavy normal traffic congestion thus entailed and to eliminate the traffic hazards this creates; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, recognizing the inadequacy of the San Francisco-Oakland Bay Bridge to handle the normal flow of traffic over said bridge does hereby urge the Navy and War Departments and the

President and the Congress of the United States to give favorable consideration to another crossing between San Francisco and the East Bay side of San Francisco Bay; and be it

Further Resolved, That the Clerk of the Board of Supervisors be directed to forward copies of this resolution to the President of the United States, to the Secretary of the War Department, to the Secretary of the Navy Department and to Senators Sheridan Downey and William F. Knowland and to Congressmen Richard J. Welch and Franck R. Havenner.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Amending Charter to Provide Retirement Benefits for Former Rank of Corporal in the Police Department.

Supervisor MacPhee presented a proposed charter amendment to the Retirement System by prescribing salary base for retirement purposes, of former rank of corporal in the Police Department.

Referred to Judiciary Committee.

Amending Municipal Code Relative to the Keeping and Raising of Small Animals.

Supervisor MacPhee presented:

Bill No. 4052, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 37 of Article 1, Chapter V (Health Code), Part II of the San Francisco Municipal Code, pertaining to the keeping and feeding of small animals, poultry and game birds within the City and County of San Francisco.

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

Section 1. Section 37, Article 1, Chapter V (Health Code), Part II of the San Francisco Municipal Code, the title of which is recited above, is hereby amended to read as follows:

SEC. 37. Keeping and Feeding of Small Animals, Poultry and Game Birds. It shall be unlawful for any person, firm or corporation to keep or feed, or cause to be kept or fed, or permit to be kept or fed, on premises over which any such person, firm or corporation may have control, within the City and County of San Francisco, the following: Live hares, rabbits, guinea pigs, chickens, turkeys, geese, ducks, doves, pigeons, parrots of any species, game birds of any species, or any other fowl, except as hereinafter in this section provided.

(a) **Prohibitions.** It shall be unlawful for any person, firm or corporation to engage in the business of keeping, feeding or breeding any hares, rabbits, guinea pigs, chickens, turkeys, geese, ducks, doves, pigeons, parrots of any species, game birds of any species, dogs, cats, for commercial purposes, within the first and second residential districts as defined by existing law.

(c) **Commercial Purposes.** It is hereby declared to be unlawful to conduct for commercial purposes any establishment in which dogs, cats, hares, rabbits, guinea pigs, chickens, turkeys, geese, ducks, doves, pigeons, parrots of any species, game birds of any species, are kept and maintained in the Commercial District, Light Industrial District and Heavy Industrial District, as those districts are at present defined by existing law, or as may hereafter be defined by the City Planning Commission of the City and County of San Francisco, with-

out first obtaining from the Department of Public Health a permit so to do.

No permit shall be issued by the Department of Public Health to any person, firm or corporation, to keep or maintain for commercial purposes any of the above named fowl, animals or birds within the Commercial, Light Industrial or Heavy Industrial Districts as at present defined by existing law, or as may hereafter be defined by the City Planning Commission of the City and County of San Francisco, unless said person, firm or corporation has complied in full with the following requirements:

(1) It shall be unlawful to establish hereafter any place of business for the sale of the fowl, animals or birds specified above within twenty-five (25) feet of any door, window or other opening of any dwelling, apartment house or hotel if live fowl, animals or birds intended for sale are kept therein. It shall be unlawful to keep said live fowl, animals or birds in any basement, sub-basement or cellar in any place of business unless such basement, sub-basement or cellar is adequately ventilated as approved by the Director of Public Health and is also adequately lighted, completely rat-proofed and complies fully with the sanitary requirements set forth in Section 440, Article 8, Chapter V of this code.

(2) It shall be the duty of the Director of Public Health and he is hereby expressly empowered to prescribe to the owners of existing establishments wherein such live fowl, animals or birds are kept for purposes of sale, such sanitary improvements as may appear to the Director of Public Health to be necessary and advisable and such systems and methods of ventilation of basements, sub-basements and cellars above referred to as may appear desirable for gradual installation during the present war emergency if the equipment and materials therefor are available. It shall be unlawful after the present war emergency has terminated to keep any of the live fowl, animals or birds hereinabove specified in any basement, sub-basement or cellar unless such basement, sub-basement or cellar is adequately ventilated as approved by the Director of Public Health and complies fully with the sanitary requirements of this code; provided, however, that the owners of said establishments shall have a reasonable period of time to be prescribed by the Director of Public Health following the termination of said war emergency to obtain necessary material and equipment to comply with this provision.

(3) The floors of all such premises must be constructed of water-proof material properly drained to the sewer.

(4) Said premises shall be ratproof, all openings properly fly-screened, and adequate provision must be made for the elimination of all odors.

(5) The walls and ceilings of all such premises must be of hard finished plaster, painted with two coats of lead and oil paint, light in color.

(6) In all premises where slaughtering of fowl, birds or animals is carried on in connection with the keeping of said fowl, birds or animals, the killing room must be entirely separate from that part of the premises occupied by the live fowl, animals or birds.

The floors of said slaughtering room must be of water-proof material, properly drained to the sewer. The walls and ceilings must be of hard-finished plaster and painted with two coats of lead and oil paint, light in color. Refrigerating equipment must be installed for the reception of the dressed fowl, birds or animals, properly connected to the sewer. Toilet and lavatory facilities for the use of the employees engaged in the handling and slaughtering of such birds, animals or fowl must be installed in conformity with the provisions of the plumbing law.

(d) **Exceptions.** The terms and provisions of this section shall not apply to the keeping, liberation for exercise, or racing of homing or carrier pigeons which are not raised or kept for the market or for commercial purposes, and the lofts or pigeon houses wherein said homing or carrier pigeons are kept are elevated at least three (3) feet above the ground or other foundation upon post-legs or pillars completely surrounded or covered by smooth jointless galvanized sheet metal, and within not less than twenty (20) feet from the door or window of any building used for human habitation, and the entire floor, and sides for at least two (2) feet extending upwards from the bottom of the floor of said lofts or pigeon houses, are covered or protected by galvanized iron or its equivalent, concrete, or eighteen (18) gauge wire mesh of not more than one-half ($\frac{1}{2}$) inch and the interior of said lofts or pigeon houses, wherein such carrier or homing pigeons are kept, are registered by the owners thereof with the Department of Public Health of the City and County of San Francisco, and the said lofts or pigeon houses shall be inspected by the said Department of Public Health of the City and County of San Francisco at least once a year.

Referred to the Judiciary Committee.

Commending City Planning Commission for Services Rendered to Board on All Zoning Matters.

Supervisor MacPhee presented:

Proposal No. 5616, Resolution No. 5449 (Series of 1939), as follows:

Whereas, on such occasions as the Board of Supervisors has for consideration a matter involving a request for rezoning on behalf of the City Planning Commission there is presented by the Director of Planning such a concise exposition of planning philosophy and the Commission's application thereof to the proposal immediately in prospect, as to make readily understandable the question at issue, thus obviating the necessity for long and tedious study and eliminating the possibilities of confusion and error; now, therefore, be it

Resolved, That the Board of Supervisors, cognizant and appreciative of the efficient service which is rendered to this Board of Supervisors on all zoning matters by the City Planning Commission and its capable Director of Planning, takes this opportunity to commend the City Planning Commission and its Director of Planning therefor.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Commending Public Utilities Commission, Manager of Utilities and San Francisco Unified School District for Publication of Employee Information Booklet.

Supervisor MacPhee presented:

Proposal No. 5617, Resolution No. 5451 (Series of 1939), as follows:

Whereas, the Public Utilities Commission, under the direction of its Manager of Utilities, and with the cooperation of the Adult and Vocational Education Division of the San Francisco Unified School District, has published a booklet entitled "You're in the Muni Family Now!" which is designed to improve the service of the Municipal Railway System by familiarizing employees thereof with the advantages, responsibilities and problems of their jobs; now, therefore, be it

Resolved, That this Board of Supervisors, in recognition of the progressive efforts being made to improve the character of service

rendered by the Municipal Railway, does hereby publicly commend the Public Utilities Commission and the Manager of Utilities for their enterprise in said improvement program, and, together with the Adult and Vocational Education Division of the San Francisco Unified School District, for their issuance of the booklet hereinabove referred to.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Brown—1.

Investigation as to Necessity for Coordinating Council.

Supervisor MacPhee stated that Supervisor Sullivan made a statement today that the Coordinating Council is not necessary in the City Hall. I desire to have the Mayor submit a report to us whether or not there is any necessity for the continuance of the Coordinating Council's Veterans Service.

I believe that we should have this information. I will ask that a letter go from the Board to the Mayor based upon Supervisor Sullivan's remarks and ask whether or not this Coordinating Council is necessary.

Supervisor Sullivan remarked that the veterans believe that the Coordinating Council is only duplicating the work that is being done by the veterans' associations and that the veterans could do it free at no expense to the taxpayer.

The Clerk was directed to send a letter to the Mayor.

Request for Legal Opinion on What Is a "Capital Expenditure."

Supervisor Mancuso stated that he desired to have the Clerk of the Board direct a letter to the City Attorney's office to give the Finance Committee an opinion as to just what capital expenditures are for insertion in the budget.

Clerk to send letter to City Attorney for opinion.

Broadening the Tax Base.

Supervisor Mancuso said that there would be a meeting of the Finance Committee on Wednesday at 3:30 p.m., at which time the Committee will give consideration to other means of increasing taxes. He said that he would like to have Supervisor Brown notified of the meeting.

Clerk directed to inform Supervisor Brown of the meeting.

Parking Meters.

Supervisor McMurray remarked that he would like to have some information relative to the installation of parking meters. Believe that the Board of Supervisors should have the right to say whether or not parking meters should be installed in San Francisco and not the Police Department. Believe that the Board of Supervisors should amend the ordinance that now gives the Police Department the power to regulate the installation of these parking meters.

Referred to Police Committee.

Lights at the San Francisco Airport.

Supervisor Mead informed the Board that he had taken the privilege to send a letter to Colonel Skaggs protesting the condition that

exists at the entrance to the San Francisco Airport and requesting that this condition be alleviated.

Members of the Board to be informed of the contents of the letter.

Committee Meetings.

The following committee meetings were announced:

Finance Committee—Monday, April 22, 8:00 p.m.

Finance Committee—Wednesday, April 24, 3:30 p.m.

Police Committee—Wednesday, April 24, 2:00 p.m.

Streets Committee—Wednesday, May 1, 3:00 p.m.

ADJOURNMENT.

There being no further business, the Board, at the hour of 6:15 p.m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors, June 10, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

Vol. 41

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No. 17

Monday, April 29, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, APRIL 29, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, April 29, 1946,
2:00 p.m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—7.

Absent: Supervisors Brown, Colman, Mead, Sullivan—4.

Supervisor Sullivan noted present at 2:15 p.m.

Supervisor Brown noted present at 2:20 p.m.

Supervisor Mead noted present at 2:20 p.m.

Supervisor Colman on leave of absence.

Taken Up Out of Order.

Communication from San Francisco Committee to Save OPA, favoring continuation of Federal price control through OPA.

Referred to County, State and National Affairs Committee.

Discussion.

Supervisor Lewis said that I desire to call to your attention that I always oppose the Board's considering such matters as this, in order to advise Congress how to act on these things. Supervisor Mead has suggested that a resolution should be done away with by this Board, which resolution provided that the Board should not consider matters that are irrelevant or immaterial. I opposed the doing away with the resolution. A majority of the members of the Board voted to do away with this resolution so the Board by a majority vote indicated what it would do in the future on matters of this nature. I feel that I should go along with the majority, and I am not going to sit here and vote "No" on matters of this type and have to explain my vote all the time.

From now on I want the members of this Board to know that I will vote on the merits of the various matters that will come to the Board of Supervisors and, as I am opposed to doing away with the OPA, I am going to vote in favor of this resolution and by reason of the fact that time is of the essence, if our vote is going to mean anything, we must vote on it today, so I move at this time that the Board recess for a period of five minutes so that we may call a meeting of the County, State and National Affairs Committee so that we may vote on this resolution that was presented to us. If we delay, our voting will do no good.

Seconded by Supervisor Mancuso.

Supervisor MacPhee stated that in the meeting that is to be held I desire to know whether or not the proponents will be given an opportunity to be heard and not only the opponents.

Supervisor Lewis replied that they would be heard.

Supervisor MacPhee asked how can you give a hearing to the proponents if you do not know who they are?

Supervisor Lewis answered that I feel that this matter is critically important and it should be acted upon today. It is now before Congress and Monday will be too late.

Supervisor MacPhee said that I am anxious to discuss this. The United States Chamber of Commerce came out in favor of this and I am desirous of having these people heard.

Supervisor Mancuso remarked that I desire to have this matter referred to the Committee so that it can be considered.

Supervisor Gallagher informed the Board that the matter had been referred to the County, State and National Affairs Committee.

Supervisor Lewis stated that the Committee will meet on this matter and then refer it back to the Board with the request that the privilege of the floor be allowed to anyone desiring it so that they can give their views on the matter. By doing this the Board will be able to hear both sides of the question.

Supervisor MacPhee said that I am wondering if we will hear both sides of this question when nobody knew that this matter was going to be presented to the Board.

Supervisor Lewis answered that on other matters that have come before the Board we have not always given people an opportunity to be present and to be heard on the matter.

Thereupon the roll was called and the motion to recess was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Recess.

The Board at the hour of 2:30 p.m. recessed for a period of five minutes.

Reconvening of the Board.

The Board at the hour of 2:35 p.m. reconvened.

Supervisor Lewis informed the Board that the County, State and National Affairs Committee unanimously recommended the following resolution:

Favoring the Continuation of the OPA.

Proposal No. 5633, Resolution No. 5481 (Series of 1939), as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco records itself as favoring the continuation of Federal Price Control through OPA, and urge Senate adoption of the Price Control Bill, now under consideration, without crippling amendments; and be it

Further Resolved, That copies of this resolution be forwarded to Senator Sheridan Downey, Senator William F. Knowland, Congressman Richard J. Welsh and Congressman Franck Havenner.

Discussion.

Supervisor MacPhee stated that my position is the same as it has been on the other matters that have come to the Board relative to memorializing Congress to do certain things.

Personally, I shall write to the members of Congress from this District and the representatives of the State of California. Nevertheless, I shall vote against this resolution because it is in conflict with my action on matters of this kind in the past.

In presenting this matter as an action of the Board of Supervisors, I believe that we should act very carefully and not try to tell Congress how to act.

Supervisor Lewis remarked that in the past I have led the fight to prevent the resolution from being repealed, but a majority of the Board expressed itself on record that it desired to act on matters of this kind. The minority has nothing else to do but go along with the majority, otherwise you will find yourself in a position where you will have to vote "No" on matters that come before the Board when you desire to vote "No" only in so much as it shall not be considered by the Board.

Supervisor Gallagher said that the resolution is still in effect until the Mayor signs it and the Mayor has vetoed it.

Supervisor Lewis replied that that does not change it. A majority of the members of the Board expressed itself that it desired to repeal the resolution. I made an energetic fight on that matter and I lost. Now I am going to go along with the majority of the Board.

Supervisor Gallagher asked whether or not any opposition was heard in the Committee meeting.

Supervisor Lewis replied that no opposition was present. The Committee felt that any one who is alert has made up his mind whether or not the OPA should remain or should be removed. The Committee felt that the OPA should continue. There was no opposition and the resolution was favored unanimously by the Committee.

Supervisor Mead said that, assuming that the resolution that we rescinded last week is still in effect, by no stretch of the imagination would I have in mind that if the resolution was rescinded would that give the members of this Board the authority to consider any matters that are irrelevant or immaterial. We are not basing our action on this matter on what the Board did last week.

I do not want the impression left with the majority of the members of this Board that because we acted to rescind a resolution last week we have to approve every foolish matter that comes before the Board.

Supervisor Brown remarked that the OPA question has been in Congress for a long time and people have been thinking on this matter for the last year. This resolution has been in committee for five months and it has been given serious consideration.

I am going to vote "No" on this matter.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. Carroll Newburgh.

Carroll Newburgh said that in consideration of this matter did the Committee ask for an opinion from the manufacturers in San Francisco, the property owners and other people who may have a different view. Before you take a stand I believe that you should ask these people so that you could have a very well balanced opinion from the people of San Francisco.

Supervisor Mead said that I would like to ask Mr. Newburgh if he asked that question when the Committee met.

Mr. Newburgh replied that I was not here when the Committee met.

Supervisor Lewis informed the Board that when this matter came before the Board I said that it would be an idle act if the Board did not meet today. Holding the matter over would be in effect tabling it. I asked for all opposition to attend the meeting and state their views. The resolution merely states that the OPA should not be done away with at the present time and no crippling amendments should be made on it. There have been many matters that have been before the Board and we have asked to rush them through without any meetings at all.

Mr. Newburgh answered that the reason I asked that particular question was that I know in our City there is a very divided outlook as to the viewpoint on the OPA. It may be well to hear what some of the property owners and businessmen in San Francisco think. It is a very hot issue in Washington, D. C., at the present time. By hearing all the people you might get some additional information.

Supervisor Mead moved the privilege of the floor for Paul Schnur of the C.I.O.

Mr. Schnur said that while it is true that from time to time the Board has debated matter of taking action on national affairs, I believe that this matter is one that concerns everybody in San Francisco. I believe that the Board should go on record in this matter.

If the OPA is abolished the cost of living in San Francisco will go up 42 per cent and the money value in San Francisco will go down 30 per cent. Action by the House of Representatives made the OPA into an agency that will push up prices. If we repeat World War I experience that cost of living will go up 42 per cent above the 1946 level.

If price control was ended prices would go up to as high as they had at the end of the last war when price control was ended. One pound of leg of lamb, \$.40 in 1946—\$.53 World War I; round steak \$.43 in 1946—\$.55 at end of War I; butter \$.56 in 1946—\$.70 at end of War I; milk, \$.15 in 1946—\$.21 at end of War I; white bread \$.10 in 1946—\$.16 at end of War I; 10 pounds of potatoes \$.60 in 1946—\$1.37 at end of War I; 10 pounds of sugar \$.33 in 1946—\$1.22 at end of War I.

The report of the County, State and National Affairs Committee should be adopted.

Supervisor Brown said that in voting against this resolution I am not necessarily expressing an opinion on the OPA but on the manner in which the Board brought the matter before it.

Thereupon the roll was called and the foregoing resolution was adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Noes: Supervisors Brown, MacPhee—2.

Absent: Supervisor Colman—1.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Down Town Association, requesting notice of committee hearing on Proposal No. 5614, returned disapproved by the Mayor, concerning inclusion of San Francisco in air route to Orient.

Referred to County, State and National Affairs Committee.

From the Mayor, returning disapproved Proposal. No 5614, concerning inclusion of San Francisco in air route to Orient.

Referred to County, State and National Affairs Committee.

From Panhandle Improvement Association, requesting 32 additional lights on south side of Fell Street between Stanyan and Baker Streets.

Acknowledge and refer to Finance Committee.

From Governor Warren, concerning status of program for establishment of local disaster preparedness planning activities.

Referred to Judiciary Committee.

From Los Angeles Board of Supervisors, resolution urging Congress and War Assets Administration to give all possible aid and encouragement to continued operations of steel plants on Pacific Coast.

Referred to County, State and National Affairs Committee.

From California Pipe Trades Council, advising of establishment of wage rate of 1.87½ per hour for plumbers and steamfitters.

Referred to Finance Committee.

From Forni Manufacturing Co., Sonoma, suggesting that the City build the Forni Garbage Elimination Plant.

Referred to Judiciary Committee.

From Bear Flag Centennial Committee, Sonoma, requesting cooperation in securing issuance of Bear Flag stamp by Post Office Department.

Referred to County, State and National Affairs Committee.

From San Francisco Labor Council, enclosing resolution urging thorough investigation to determine what type of Bay crossing would best benefit the entire San Francisco Bay area.

Referred to County, State and National Affairs Committee.

From Republican County Central Committee, urging investigation to determine feasibility of Reber Plan.

Referred to County, State and National Affairs Committee.

From United Association of Journeymen Plumbers and Steam Fitters, opposing installation of parking meters.

Referred to Police Committee.

From Journeymen Plumbers and Gas Fitters Local Union No. 442, protesting any change in existing Plumbing Code.

Ordered filed.

From Chas. W. Decker, protesting proposed Municipal Railway fare increase.

To be considered May 13.

From Jefferson-Lafayette Improvement Club, approving proposed Municipal Railway fare increase.

To be considered May 13.

From the City Attorney, enclosing proposed resolution dealing with approval or disapproval of proposed increase of Municipal Railway fares.

To be considered May 13.

From the Mayor, returning disapproved Proposal No. 5591, which repeals Resolution No. 581 (Series of 1939) concerning Board's policy on action regarding matters over which Board has no jurisdiction.

Tabled.

From California Mission Trails Association, Ltd., concerning photo services in gaining publicity for fiestas, fairs and special events.

Referred to County, State and National Affairs Committee.

From the City Attorney, opinion on whether charter provisions supersede ordinance in operation of municipally-owned railway, particularly as regards furnishing Supervisors with time schedules.

Ordered considered with Calendar matter No. 45.

Telegram from Office of Defense Transportation stating that they do not have a copy of the confidential report on San Francisco's mass transportation system but that a copy had been sent to the San Francisco Transit Division.

Discussion.

Supervisor Lewis said that this is an outgrowth of a discussion on management. It develops that this report was lost by the Public Utilities and we could not see it because it was confidential. We still do not have the report and now we find that it was sent to the Navy Department. I do not think that we should let this matter rest. This is a very important document to the Board of Supervisors. This investigation is not finished.

Supervisor Lewis then moved that the Clerk of this Board be instructed to follow up on the matter and write to the Navy and find out where the report is and we do not stop until we find out where it is.

Seconded by Supervisor MacPhee.

Supervisor Gallagher suggested that this matter be submitted to a committee and let the committee come forth with a report.

Supervisor Mancuso stated that it may be necessary for the Finance Committee to have the report when we consider the Municipal Railway budget. I believe that this matter should be referred to the Finance Committee.

Supervisor Sullivan remarked that it does not belong in the Finance Committee.

Supervisor Gallagher replied that I believe that it could be submitted to the Finance Committee since they are going to consider the Municipal Railway budget and they will need the report to consider the budget.

Supervisor Gallagher then referred the matter to the Joint Finance and Public Utilities Committee.

Supervisor MacPhee said that this report was sent from the Public Utilities back to the Navy. We are still looking for the report. We have tried to secure the information locally from the ODT but the San Francisco Office has gone out of business.

Supervisor Mead stated that if the report was referred to the Navy a letter of transmittal must have been made and the Public Utilities Commission must have a copy of the letter of transmittal.

Supervisor MacPhee remarked that I believe that we should send for Mr. Turner and ask for information on this matter.

Supervisor Lewis moved that we send for Mr. Turner.

Seconded by Supervisor Mancuso.

No objection and motion carried.

Supervisor Gallagher explained the matter to Mr. Turner and informed him as to why the Board had requested his presence.

Mr. Turner informed the Board that the report has been returned to the Navy Department.

Supervisor Lewis inquired of Mr. Turner whether or not the Public Utilities Commission have a letter of transmittal on this matter when it was returned to the Navy.

Mr. Turner replied that as I remember it was a joint venture. I happened to be in Washington when the matter was given to Mr. Cahill. It was to improve the services to Hunters Point. The Navy and the ODT and the Public Utilities were all in on this. I checked with Mr. Cahill and he stated that he did not retain a copy but that it was kept by the ODT and the Navy Departments. I would like to procure a copy for you but there is nothing in it that would give you further information.

Supervisor Lewis answered that Washington advises us that a copy of the report was filed with the Public Utilities of the City and County of San Francisco. If this report was sent from the Public Utilities back to the Navy a copy of the letter of transmittal should be in the office.

Mr. Turner said that I do not believe that it was kept. Mr. Cahill said that it was returned to the Navy. I suggest that you address the the Navy Department because they might have a copy of this report.

Supervisor Mancuso asked how many pages were in the report.

Mr. Turner replied that I do not know, I was in Washington.

Supervisor Mancuso stated that I am desirous of getting that report because the Finance Committee is considering the Municipal Railway budget and I believe it would be smart to write to Washington and secure a copy of the report.

Mr. Turner informed the Board that I will try to secure a copy of this matter.

The Chair then *referred the foregoing matter to the Joint Finance and Public Utilities Committee.*

Proposed Increase Rates of Fare for Municipal Railway.

Supervisor Brown stated, I understand that we have a report from the Public Utilities Commission relative to an increase in carfare and I would like to have the matter read at this time.

Supervisor Gallagher reminded the Board that the OPA has asked that the matter be set for Monday, May 13, 1946.

The Clerk then read communication from the Public Utilities Commission, transmitting copy of PUC Resolution 7367 relative to revised schedule of rates for the Municipal Railway.

Supervisor Brown moved that the matter be referred to Committee of the Whole and hearing be set for Monday, May 13, 1946, Special Order at 3:00 p.m. Seconded by Supervisor MacPhee.

No objection and motion carried.

Consideration Postponed.

Approving Schedule of Passenger Fare and Charter Hire Rates to Be Charged by the Municipal Railway.

The Clerk presented:

Proposal No. 5649, Resolution No.(Series of 1939), as follows:

Whereas, the Public Utilities Commission of the City and County of San Francisco has heretofore adopted a resolution, No. 7367, increasing the existing rate of fares charged by the Municipal Railway, as provided in the rate schedule hereinafter set forth; and

Whereas, Section 130 of the Charter of the City and County of San Francisco provides that all such changes of fare proposed by said Commission shall be submitted to the Board of Supervisors for approval, and that it shall require a two-thirds vote of this Board of Supervisors to reject the rate changes so proposed by said Public Utilities Commission; now, therefore, be it

Resolved, That the following schedule of passenger fare and charter hire rates to be charged by the Municipal Railway of the City and County of San Francisco, in consonance with Resolution No. 7367, adopted by the Public Utilities Commission on April 26, 1946, is hereby approved:

Basic fare for each passenger within the City and County of San Francisco (through sale of tokens or temporary tickets at the rate of three rides for 25 cents)	8½ cents
Cash fare for casual passenger.....	10 cents

San Mateo Line 40

Any point in San Francisco to South City Junction ..	10 cents
Any point in San Francisco to Lomita Park.....	15 cents
Any point in San Francisco to Broadway-Burlingame	20 cents
Any point in San Francisco to San Mateo.....	25 cents

Minimum fare between two zones—10 cents cash fare or a token or temporary ticket at rate of 3 rides for 25 cents.

Same rates apply on return trips.

Round trip—San Francisco to San Mateo.....	40 cents
Minimum fare on this line within San Francisco....	10 cents
School Tickets printed in cards of 16 rides (limited to persons under 18 years of age except as otherwise permitted by regulations of the Public Utilities Commission).....	50 cents each

All of the above rates shall have universal transfer privileges in one direction.

Special Charter Car Rates	\$10.00 per hour
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Special Charter Bus Rates

	Rate per Loaded Mile	Rate per Empty Mile	Hourly Rate	Minimum Charge
26 Passenger.....	30 cents	25 cents	\$2.50	\$12.50
32 Passenger.....	35 cents	25 cents	3.00	15.00
36 Passenger.....	40 cents	25 cents	3.50	17.50
40 Passenger.....	44 cents	25 cents	4.00	20.00
44 Passenger.....	48 cents	25 cents	4.50	22.50

The charge for service is based on miles or hours, whichever is greater.

Approved as to form by the City Attorney.

To be considered as Special Order, Monday, May 13, 1946—3 p. m.

SPECIAL ORDER—3:00 P. M.

Opening of Bids on Franchise for Disposal of Garbage and Refuse Produced in the City and County of San Francisco.

In accordance with the terms of Resolution No. 5346 (Series of 1939), bids on a franchise for disposal of garbage and refuse shall be received by the Clerk up to the hour of 3:00 p. m., on Monday, April 29, 1946, and at that hour be publicly opened and declared.

At any time thereafter the Board of Supervisors may examine and

consider the merits of each such bid as is filed and may make an award of such franchise to the best bidder.

Bids.

Bid from Charles L. Harney and Piombo Bros. & Company—Complete disposal of all garbage delivered at South Basin, in the vicinity of Palou and Firch Streets, \$1.33 per ton.

Bid from Sanitary Fill Company—Complete disposal of all garbage delivered at existing Sanitary Fill near Bay Shore, San Mateo County, \$.90 per ton. Complete disposal of all garbage delivered at loading platform, Sixth and Sixteenth Streets, San Francisco, \$1.10 per ton.

Supervisor MacPhee moved that both of these bids be referred to Mr. Brooks so that he may instruct the Board as to which bid should be accepted.

Supervisor Gallagher said that this matter must first be referred to the Judiciary Committee.

Thereupon the Chair referred the foregoing bids to the Judiciary Committee.

Communication From His Honor the Mayor, Returning Proposal No. 5595, Disapproved.

OFFICE OF THE MAYOR
SAN FRANCISCO

ROGER D. LAPHAM

April 25, 1946.

To the Honorable
The Board of Supervisors,
City and County of San Francisco,
City Hall,
San Francisco 2.

Gentlemen:

I return Proposal No. 5595, Disapproved.

I do so because approval of this Resolution at this time would commit me to approve an appropriation to carry on the operations of Hospitality House for another year in the event that a supplementary budget is submitted by the Chief Administrative Officer to provide funds for same.

Between now and the time any supplementary budget might be submitted to me, I shall study the matter further and be prepared to act one way or the other if and when a supplemental budget is before me.

Sincerely,

R. D. LAPHAM,
Mayor.

RDL
H
W
Enclosure

Urging That Hospitality House Remain Open and in Uncurtailed Operation for at Least Another Year.

Proposal No. 5595, Resolution No. . . . (Series of 1939), as follows:

Whereas, San Francisco's Hospitality House in Civic Center was opened on August 9, 1941, for the purpose of providing entertainment, recreation, and a home-like atmosphere of relaxation for servicemen

and servicewomen stationed in San Francisco and passing through the City en route to various theatres of operations; and

Whereas, since its opening, Hospitality House has been host to some 12,000,000 service personnel and has provided services and courtesies which have created a warm and friendly feeling for San Francisco in the hearts of our service visitors who in turn will transmit their sentiments to people throughout the nation; and

Whereas, the urgent need for retention of the facilities afforded by Hospitality House is apparent today more than ever, providing, as they do, for the replacement, in at least some measure, of the care and personal attention lacking in the lives of service men and women due to their separation from homes and families; and

Whereas, the present rate of return of service personnel to this country from foreign theatres, and the estimated time until the influx into San Francisco is appreciably decreased, indicate that the pressing need for continued operation of Hospitality House will continue for at least another year; now, therefore, be it

Resolved, That this Board of Supervisors does hereby go on record as urging that Hospitality House remain open and in uncurtailed operation for at least another year; and be it

Further Resolved, That this Board of Supervisors, in furtherance of its petition herein contained, does offer to the administrators of Hospitality House its assistance in any way that it may be deemed of value.

Adopted by the Board of Supervisors, San Francisco, April 22, 1946.

Ayes: Supervisors Christopher, Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Brown, Colman, MacPhee, Mancuso—4.

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

JOHN R. McGRATH, Acting Clerk.

Disapproved, San Francisco, April 25, 1946.

R. D. LAPHAM, Mayor.

Discussion.

Supervisor Christopher said that in view of the fact that I proposed the resolution I would like to state that the Mayor might be mistaken in his statement that he would be committed to continue the Hospitality House for a full year. If we vote to continue the Hospitality House for a year and if after six months it was decided to abandon the project I believe that the Board would do so.

I ask the members of the Board to override the Mayor's veto so that we can continue the Hospitality House for as long as it is necessary.

Supervisor Mead stated that I voted for the Hospitality House on the premise that the Hospitality House would stay open only as long as it is necessary. The Mayor is mistaken on this matter.

Supervisor Mancuso remarked that I agree with the Mayor that in the passage of this proposal we are committing ourselves for a period of one year whether we need it or not. I believe that the Mayor is absolutely correct in his decisions on the proposal as passed by this Board.

Supervisor Mancuso inquired of Mr. Brooks whether or not he was in favor of making a supplemental appropriation for the Hospitality House if the Board should override the Mayor's veto.

Mr. Brooks replied that I have a matter in the budget for the continuation of the Hospitality House in the coming budget. If the Board decides that it should be continued I will make a supplemental recommendation for at least six months and then if it is necessary to run after six months, I believe that we can get the money from the Publicity and Advertising Fund.

Supervisor Christopher informed the Board that I believe that the sum of \$30,000 should be appropriated to keep the Hospitality House open for a period of one year. If we felt that in six months it was not necessary then we could return the unused portion of the funds.

Supervisor MacPhee said I believe that the money for the operation of the Hospitality House is in the Publicity and Advertising Fund and if it is necessary for the Hospitality House to operate for another year I believe that Mr. Brooks will provide the money for it.

Supervisor Christopher remarked that I believe that Mr. Brooks would continue it if he felt it necessary. The Mayor has stated that the Hospitality House will not be continued after June 1, 1946, and that is the whole reason for the resolution that is before us today. If Mr. Brooks will tell us that he will continue the Hospitality House for six months then we will gain something, but I believe that Mr. Brooks will follow the wishes of the Mayor on this matter.

Mr. Brooks replied, Mr. Supervisor, I will follow the wishes of the Board of Supervisors.

Supervisor MacPhee said that my vote on the matter originally was that I could not project my thoughts into the future on what the matter would be. I believe that there is adequate money in the Publicity and Advertising Fund to cover it. Mr. Brooks, you say that you will be guided by what the Board does today, that should be considered as a separate matter.

Mr. Brooks answered that you are talking about the next fiscal year.

I have recommended \$300,000 for Publicity and Advertising for next fiscal year. I do not know the Board's feeling as to how much you will allow for the Publicity and Advertising. During the war we have been spending about \$200,000. During the next year San Francisco is going to have many conventions and we are allocating money to defray the expenses. If the Board approved the \$300,000 we will have sufficient funds to defray the cost of the Hospitality House just as long as it is necessary to keep it open.

Supervisor MacPhee stated that I believe that the question of the Mayor's veto should be referred to committee and a proper resolution should be prepared expressing the Board's feelings with respect to the Hospitality House. I believe that the resolution should state that the Hospitality House should be kept open for as long as necessary.

Supervisor Gallagher remarked that the only matter we have before us at this time is the Mayor's veto. It either becomes effective or else the veto is sustained.

Supervisor MacPhee moved that the matter be referred to committee.

Seconded by Supervisor Mancuso.

Supervisor Christopher said that I am going to vote against the motion because I feel that the matter was discussed in committee. I feel that all of the representatives were present who wanted to be present. We heard them all and no good can come from it by hearing it again.

Supervisor Mead stated that to override the Mayor's veto it will require eight votes. I do not believe you have eight votes here and if the Mayor's veto is not overridden you will lose the whole thing, I believe it should be sent to committee and see if something should be done.

Supervisor Mancuso remarked that the reason I voted to send the matter to committee is that Supervisor Christopher would see fit to submit a new resolution today without any definite time limitation put in it. I believe that the Mayor would sign a resolution of this type.

Supervisor Christopher said that if I believed that the Mayor would compromise of this matter I would be happy to do that, but I do not believe that he will.

Mayor Lapham informed the Board that I have notified the Hospitality Committee that I was going to close it down on June 1st. Understand that the final say came from the Mayor. The reason for that was that the Coordinating Council for Veterans desired to have that space. There have been other developments since that time. As yet I have not made up my mind as to whether or not I should leave June 1st be the closing date.

I understand that Mr. Brooks has submitted a supplemental budget. It is my intention to sit down with the Finance Committee and go over all the supplemental budgets, including the budget Mr. Brooks has submitted. I will consider it then and I do not care to commit myself with anything more definite than that.

Supervisor Christopher stated that the only solution that I can see, then, is to follow along with the suggestion by Supervisor Mancuso by leaving an open date in it. The new resolution should provide that we will receive at least 30 days' notice if the Hospitality House is to be closed.

Thereupon the Chair *referred the foregoing matter to the County, State and National Affairs Committee.*

Communication From His Honor the Mayor, Returning Proposal No. 5591, Disapproved.

OFFICE OF THE MAYOR
SAN FRANCISCO

ROGER D. LAPHAM

April 27, 1946.

The Honorable
The Board of Supervisors,
City Hall,
San Francisco 2, California.

Dear Sirs:

I return Proposal No. 5591 disapproved. You have repealed what seems to me a wise and reasonable declaration of policy.

I believe repealing this proposal will open up "Pandora's Box" and subject you to a flood of pressure resolutions asking you to approve or oppose various proposals of an extraneous and controversial nature and over which you have no jurisdiction.

Usually such proposals are acted upon without inquiry or debate and without real knowledge of all the facts, and certainly any action you take on such proposals cannot be said to really represent the opinion of the citizens of the City and County of San Francisco.

Matters of national legislation are dealt with by the Congress and those interested in such legislation can express their views directly to their senators and congressmen.

It is a reasonable assumption that much time would be saved, and useless discussion avoided, if you followed the practice of dealing only with the legislative affairs of the City and County of San Francisco, or those matters of State or Federal legislation directly affecting the interests and welfare of the City and County of San Francisco itself and which cannot be classed as controversial.

Sincerely,

ROGER D. LAPHAM,

Mayor.

Repealing Resolution No. 581 (Series of 1939), Declaring That the Board Shall Take No Action Upon Extraneous or Irrelevant Matters.

Proposal No. 5591, Resolution No. . . . (Series of 1939), as follows:

Resolved, That Resolution No. 581 (Series of 1939) adopted on October 9, 1946, in which the Board declared as a policy "that in the future no official action will be taken upon extraneous or irrelevant matters, or upon affairs over which the members of this Board, representing all of the people of San Francisco, have no jurisdiction or control," be and the same is hereby repealed.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Colman, Lewis, MacPhee, Mancuso—4.

Absent: Supervisor Brown—1.

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

JOHN R. McGRATH, Acting Clerk.

Disapproved, San Francisco, April 27, 1946.

R. D. LAPHAM, Mayor.

Discussion.

Supervisor Gallagher stated that the question is: "Shall Proposal 5591 become effective notwithstanding the Mayor's veto?" A vote "Aye" overrides the Mayor's veto and a vote "No" sustains the Mayor's veto.

Supervisor MacPhee suggested that we should send this matter to committee.

Supervisor Mead said I introduced the legislation to repeal resolution 518. I do not feel that we should attempt to override the Mayor's veto on this matter because the vote on the adoption was a 6 to 5 vote.

Supervisor MacPhee moved that the matter be referred to committee.

Supervisor Mancuso moved as a substitute motion that the matter be tabled.

Seconded by Supervisor Brown.

Thereupon the roll was called and the motion to table was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Consideration Postponed.

SPECIAL ORDER—3:00 P. M.

The following, from Finance Committee without recommendation, was taken up:

Called out of Committee by Supervisor MacPhee.

Recommending That Chief Administrative Officer Be Requested to Make \$37,500 Available to State Department of Public Works for Study Concerning Additional Bridge Across San Francisco Bay.

Proposal No. 5336, Resolution No. . . . (Series of 1939), as follows:

Whereas, the imperative need for a second bay bridge crossing is recognized by all interests in the San Francisco Bay area, and

Whereas, a request has been made to the San Francisco Board of Supervisors by the State Department of Public Works for a contribution of Thirty-Seven Thousand Five Hundred (\$37,500) Dollars to permit the Toll Bridge Authority to conduct a study for an additional bridge across the San Francisco Bay; now, therefore, be it

Resolved, That this Board of Supervisors recommend that the Chief Administrative Officer be requested to make the sum of Thirty-Seven Thousand Five Hundred (\$37,500) Dollars available out of monies under his control to the State Department of Public Works, subject to the following conditions:

1. That such a study encompass all forms of crossings, including a low level bridge, a high level bridge, or an earth and rock filled causeway.
2. That such bridge or causeway be such as will provide for transcontinental train service entering San Francisco.

January 14, 1946—Re-referred to Finance Committee.

March 11, 1946—Consideration continued until March 25, 1946.

March 25, 1946—Consideration continued until April 1, 1946.

April 1, 1946—Consideration continued until April 29, 1946.

Supervisor Mancuso moved that consideration be postponed for one week.

Seconded by Supervisor Brown.

No objection and motion carried.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore passed for second reading, were taken up:

Fixing Schedules of Compensation Effective July 1, 1946, to Be Paid Certain Employees Subject to Provisions of Section 151.3 of the Charter.

Bill No. 3999, Ordinance No. 3798 (Series of 1939), as follows:

An ordinance fixing and determining schedules of compensation to be paid certain employees of the City and County of San Francisco and employees of the San Francisco Unified School District allocated to classifications specified herein, compensations for which are subject to the provisions of Section 151.3 of the Charter and fixing schedules of compensation for sub-foreman, foreman, and general foreman of crafts, compensations for which crafts are subject to Section 151.3 of the Charter; providing that said schedules of compensation shall be effective beginning July 1, 1946.

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

Section 1. Adoption of Schedules of Compensation Subject to Provisions of Section 151.3 of the Charter and Schedules of Compensation for Certain Positions Involving Supervision of Crafts. Pursuant to the provisions of Section 151.3 of the Charter and notwithstanding the provisions of any ordinance of this Board of Supervisors fixing schedules of compensation pursuant to the provisions of Section 151 of the Charter, the schedules of compensation specified in Section 8 hereof shall be paid beginning July 1, 1946, to employees of the City and County of San Francisco and the San Francisco Unified School District who are occupying positions allocated to the various classifications of employment specified herein, compensations for which are subject to the provisions of Section 151.3 of the Charter. The compensations fixed in Section 9 hereof shall be paid effective July 1, 1946, to sub-foremen, foremen, and general foremen of the crafts enumerated in Section 8 hereof.

Section 2. Application of Schedules of Compensation: Employees legally holding positions allocated by the Civil Service Commission to the classifications set forth in Section 8 hereof which are subject to the provisions of Section 151.3 of the Charter and sub-foreman, foreman, and general foreman of crafts as specified in Section 9 hereof shall be paid, beginning July 1, 1946, the amount set forth herein for the classification in which their respective positions are classified and allocated.

Section 3. Deductions for Maintenance: The compensations specified herein are gross compensations. Charges and deductions for any and all maintenance, such as housing, meals, laundry, etc., furnished to and accepted by employees shall be indicated and made on time-rolls and payrolls in accordance with a schedule of charges for such maintenance fixed and determined in the annual salary ordinance.

Section 4. Normal Work Schedules; Exceptions; Holidays: Compensations fixed herein are on a per diem basis for eight hours of work per day. Compensation for work in excess of eight hours per day shall be as determined and provided in the annual salary ordinance. Specification and determination of holidays and premium pay therefor, night shifts and premium pay therefor, split shifts and premium pay therefor, and any exceptions to the normal work schedule and compensation therefor shall be as provided in the annual salary ordinance.

Section 5. Part Time Service: Compensation for part time service shall be at a rate of pay based upon the full time rate of pay for the service, proportionate to the hours worked.

Section 6. Conversion: In converting schedules of compensation established herein on a per diem basis for inclusion in the annual salary ordinance on a monthly basis the conversion shall be made by using the factor 21.25 days for a five-day week work schedule; 23.4 for a 5½-day week work schedule; and 25.6 for a six-day week work schedule, all of which factors include allowance for six holidays presently observed by per diem employees. In calculating conversions from per diem to monthly salary rates figures shall be adjusted to the next highest half dollar.

Section 7. Savings Clause: If it shall be determined by any court of competent jurisdiction that any salary or wage rate or schedule of compensation fixed herein, or any provision hereof, is contrary to the provisions of Section 151.3 of the Charter, or of any provision of the charter or law, such determination shall not affect the validity of any other salary, wage, or schedule of compensation or provision in this ordinance.

Section 8. The schedules of compensation for the respective classifications of employment subject to the provisions of Section 151.3 of the Charter are as follows:

Class No.	Civil Service Class Title	Schedule of Compensation
A52	Hodcarrier	\$12.60
		14.00*
A56	Bricklayer	13.60†
		16.40
		17.40†
A62	Tilesetter	14.40
A154	Carpenter	14.00
A155	Cribber	11.00
A202	Cement Finisher's Helper	13.00
A204	Cement Finisher	14.00
A206	Foreman Cement Finisher	15.00
A252	Glazier	12.68
A254	Foreman Glazier	13.68
A354	Painter	14.00
A364	Car and Auto Painter (covered by Painter's contract)	14.00
A392	Plasterer	16.00
A404	Plumber	15.00
A456	Sheet Metal Worker	14.00
A504	Steamfitter	15.00
A651	Ornamental Ironworker	12.80
E104	Batteryman Electrician (covered by Electrician's contract)	15.00
E106	Armature Winder (covered by Electrical Industrial Repair Agreement)	12.00
E106.1	Foreman Armature Winder (covered by Electrical Industrial Repair Agreement)	13.80
E107	Power House Electrician (covered by Electrician's contract)	15.00
E108	Electrician	15.00
E108.1	Foreman Electrician	\$16.00
E109	Stage Electrician	15.00
E111	General Foreman Electrician	17.00
E130	Elevator Mechanic	14.04
E150	Lineman Helper	10.80
E154	Lineman	15.00
E156	Cable Splicer	17.40
E160	Foreman Lineman	16.00
E161	General Foreman Lineman	17.00
E202	Senior Electrical Railway Shop Mechanic (covered by Electrical Industrial Repair Agreement)	12.00
E208	Foreman Electrical Railway Shop Mechanic (covered by Electrical Industrial Repair Agreement)	13.80
J4	Laborer	8.50
	When working on sandblasting	11.00
	Pneumatic Tool Operator	10.00
J66	Garageman	9.00
J152	Trackman	8.50
M53	Auto Mechanic	12.00
M54	Auto Machinist	13.00
M60	Auto Fender and Body Worker	13.00
M108	Blacksmith	12.00
M110	Molder's Helper	8.72
M112	Molder	12.00
M252	Machinist's Helper (covered by Machinist's Agreement—Maintenance Machinist's Helper)	9.92
M253	Machine Tool Operator (covered by Machinist's Agreement—Specialist)	10.48

*—Indicates tending plasterer.

†—Indicates underground.

Class No.	Civil Service Class Title	Schedule of Compensation
M254	Machinist (covered by Machinist's Agreement—Maintenance Machinist)	13.12
M260	Instrument Maker (covered by Machinist's Agreement—Die and Toolmaker)	14.48
O1	Chauffeur, Under 4 yds. capacity (water level)	9.20
	4 yds. and under 6 yds. (water level)	10.12
	6 yds. and under 8 yds. (water level)	11.00
	8 yds. and over (water level)	13.80
	Flat Rack Truck	9.78
	A Frame Truck Loader	12.00
	Tractors	13.60
	Trax-cavators	16.00
O122	Window Shade Worker	12.12
O152	Engineer of Hoisting and Portable Engines	13.20
O252	Dryer-Mixer	11.60
O268	Granite Cutter	12.50
O278	Asphalt Finisher	10.50
U108	Compressor Operator	11.60

Section 9. Compensation for Sub-Foreman, Foreman, and General Foreman of Crafts Enumerated in Section 8. In view of the necessity of maintaining established differentials in pay for classifications such as sub-foreman, foreman and general foreman who exercise supervision over the above classifications, the following rates of pay are hereby fixed for such supervisory positions:

Class No.	Civil Service Class Title	Schedule of Compensation
A160	Foreman Carpenter	\$15.00
A161	General Foreman Carpenter	16.00
A208	General Foreman Cement Finisher	16.00
A357	Foreman Painter	15.00
A358	General Foreman Painter	16.00
A366	Foreman Car and Auto Painter	15.00
A370	General Foreman Car and Auto Paint Shop	16.00
A408	General Foreman Plumber	17.00
A460	General Foreman Sheet Metal Worker	16.00
A506	General Foreman Steamfitter	17.00
E107.1	Foreman Power House Electrician	16.00
E206	Sub-Foreman Electrical Railway Shop Mechanic	12.50
E210	General Foreman Electrical Railway Shop Mechanic	14.00
J10	Labor Sub-Foreman	9.00
J12	Labor Foreman	9.50
J68	Sub-Foreman Garageman	9.50
J166	Track Foreman	9.50
J168	General Foreman Trackman	10.50
M55	Foreman Auto Machinist	14.00
M57	Sub-Foreman Auto Machinist	13.50
M268	Foreman Machinist	14.12
M2	General Foreman Machinist	15.12
M264	Foreman Instrument Maker	15.48
O254	Foreman, Asphalt Plant	12.60
O276	Asphalt Worker	10.00
U280	Sub-Foreman Asphalt Finisher	11.00
U282	Foreman Asphalt Finisher	11.50

Approved as to form by the City Attorney.

Approved as to classification by the Civil Service Commission.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

**Authorizing Compromise of the Claim of Herman De Piero,
Injuries Sustained by Defect in Street.**

Bill No. 4003, Ordinance No. 3799 (Series of 1939), as follows:

Authorizing compromise of the claim of Herman De Piero, injuries sustained by defect in street; and repealing Ordinance 3702 (Series of 1939).

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled "Herman De Piero v. Steve J. Roche, also known as Steve J. Roach, also known as Stephen J. Roche, also known as First Doe, City and County of San Francisco, a municipal corporation, Second Doe, Third Doe, Fourth Doe and Fifth Doe, a corporation" be settled and compromised by the payment of Three Hundred (\$300) Dollars to the plaintiff in said action, in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Herman De Piero by the payment of Three Hundred (\$300) Dollars in full payment and satisfaction of all demands arising on account of said accident.

Section 2. Bill 3918, Ordinance 3702 (Series of 1939), is hereby repealed.

Approved as to form by the Deputy City Attorney.

Approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

April 1, 1946—Consideration continued until April 8, 1946.

April 8, 1946—Consideration continued until April 15, 1946.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Appropriating \$600, Park Department, for Position of 1 Telephone Operator at \$200 Per Month, Hereby Created; Abolishing Position of 1 General Clerk-Typist at \$160-200.

Bill No. 4017, Ordinance No. 3800 (Series of 1939), as follows:

Appropriating the sum of \$600 out of the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to provide funds for the compensation of 1 B454 Telephone Operator at \$200 per month in the Park Department, which position is created; abolishing the position of 1 B512 General Clerk-Typist at \$160-200 in the same department.

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

Section 1. The sum of \$600 is hereby appropriated out of the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to the credit of Appropriation No. 512.110.01, to provide funds for the compensation of 1 B454 Telephone Operator at \$200 per month in the Park Department.

Section 2. The position of 1 B454 Telephone Operator at \$200 per month in the Park Department is hereby created; the position of 1 B512 General Clerk-Typist at \$160-200 per month is hereby abolished in the same department.

Section 3. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Superintendent of the Park Department.

Approved by the Park Commission.

Approved by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Amending Annual Salary Ordinance, Park Department, by Adding 1 Telephone Operator and Deleting 1 General Clerk-Typist, Both at \$160-200.

Bill No. 3989, Ordinance No. 3797 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 14 **PARK DEPARTMENT—PERSONAL SERVICES—PERMANENT SALARIES—GENERAL DIVISION**, by decreasing the number of employments under item 10 from 4 to 3 B512 General Clerk-Typist at \$160-200; and by adding new item 9.1, 1 B454 Telephone Operator at \$160-200.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 14 is hereby amended to read as follows:

Section 14. PARK DEPARTMENT—PERSONAL SERVICES—PERMANENT SALARIES—GENERAL DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A161	General Foreman Carpenter	(i) \$297.50
2	2	B4	Bookkeeper	175-225
3	1	B10	Accountant	275-325
4	1	B70	Secretary, Park Commission	300-375
5	1	B103	Cashier C	200-250
6	2	B222	General Clerk	160-200
7	2	B228	Senior Clerk	200-250
8	1	B234	Head Clerk	250-300
9	3	B408	General Clerk-Stenographer	160-200
9.1	1	B454	Telephone Operator	160-200
10	3	B512	General Clerk-Typist	160-200
11	14	C102	Janitress	130-155
12	2	C102	Janitress (part time)	79.50
13	10	C104	Janitor	140-170
14	6	C152	Watchman	140-165

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Appropriating \$2,500, Park Department, for Temporary Salaries for Balance of Fiscal Year.

Bill No. 4019, Ordinance No. 3801 (Series of 1939), as follows:

Appropriating the sum of \$2,500 out of the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to provide funds to meet temporary salary requirements in the Park Department (Recreation Division) for the balance of the fiscal year.

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

Section 1. The sum of \$2,500 is hereby appropriated out of the surplus existing in the Park Fund Compensation Reserve, Appropriation No. 512.199.00, to the credit of Appropriation No. 512.130.04-02, to provide funds to meet temporary salary requirements in the Park Department (Recreation Division) for the balance of the fiscal year.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Superintendent, Park Department.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Appropriating \$200, Coroner, for Payment of Overtime for Balance of Fiscal Year.

Bill No. 4026, Ordinance No. 3802 (Series of 1939), as follows:

Appropriating the sum of \$200 from the surplus existing in the General Fund Compensation Reserve to provide funds for the payment of overtime for the balance of the fiscal year in the Coroner's Office.

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

Section 1. The sum of \$200 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 557.111.00, to provide funds for the payment of overtime for the balance of the fiscal year in the Coroner's Office.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Coroner.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Appropriating \$3,500, Municipal Court, for Temporary Salaries in Traffic Fines Bureau.

Bill No. 4029, Ordinance No. 3803 (Series of 1939), as follows:

Appropriating \$3,500 from the General Fund Compensation Reserve for compensation of persons employed on a temporary basis in the Traffic Fines Bureau of the Municipal Court.

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

Section 1. The amount of \$3,500 is hereby appropriated from the General Fund Compensation Reserve to the credit of Appropriation No. 520.120.00, Temporary Salaries—Municipal Court, to provide funds for compensation of persons employed on a temporary basis in the Traffic Fines Bureau of the Municipal Court.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Appropriating \$20,000, Department of Public Works, to Extend City Aid for Street Improvements.

Bill No. 4030, Ordinance No. 3804 (Series of 1939), as follows:

Appropriating \$20,000 from the Unappropriated Balance of the Special Road Improvement Fund to provide funds to extend City aid for street improvements.

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

Section 1. The amount of \$20,000 is hereby appropriated from the Unappropriated Balance of the Special Road Improvement Fund to the credit of Appropriation No. 548.906.00, City Aid—Street Improvements, to provide funds to extend city aid when necessary to legalize and equalize assessments in compliance with Section 111 of the Charter.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Appropriating \$3,000, Sheriff, for Temporary Employments.

Bill No. 4031, Ordinance No. 3805 (Series of 1939), as follows:

Appropriating \$3,000 from the General Fund Compensation Reserve for the payment of salaries for temporary employments in the Sheriff's Department.

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

Section 1. The amount of \$3,000 is hereby appropriated from the General Fund Compensation Reserve to the credit of Appropriation No. 507.120.00, Temporary Salaries—Sheriff's Department, for the payment of salaries to persons employed on a temporary basis in the Sheriff's Department.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Sheriff.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor MacPhee said that I desire some information on this matter. I understand that there are less people in the county jail at this time.

Supervisor Mancuso replied that this is necessary as a result of the change over by the Sheriff on the hours worked by the employees under his jurisdiction.

Thereupon the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Final Passage.

Authorizing Controller and Public Utilities Commission to Account as Loss the Sum of \$10 in Counterfeit Currency Received With Water Department Collections From April 1, 1943, to February 28, 1946.

Bill No. 4032, Ordinance No. 3806 (Series of 1939), as follows:

Authorizing and directing the Controller and the Public Utilities Commission to account as a loss the sum of \$10 in counterfeit currency received with San Francisco Water Department collections during the period from April 1, 1943 to February 28, 1946.

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

Section 1. The Controller and the Public Utilities Commission are hereby authorized and directed to account as a loss the sum of \$10, which loss in said sum was occasioned through San Francisco Water Department inadvertent acceptance with consumers' water bills during the period from April 1, 1943 to February 28, 1946, of certain counterfeit currency amounting to \$10. The same were found to be counterfeit by the cashier of the San Francisco Water Department

and experts of the Federal Bureau of Investigation, United States Treasury Department, before being deposited with the Treasurer.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Public Utilities Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Amending Annual Salary Ordinance, Board of Education, by Deleting 15 Janitresses at \$130-155.

Bill No. 4033, Ordinance No. 3807 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939) Section 83.1 BOARD OF EDUCATION—NON-CERTIFICATED EMPLOYEES, by decreasing the number of employments from 155 to 140 C102 Janitress at \$130-155.

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

Section 1. Bill 3510, Ordinance 3313, (Series of 1939) Section 83.1 is hereby amended to read as follows:

**Section 83.1. BOARD OF EDUCATION—
NON-CERTIFICATED EMPLOYEES**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A6	Supervisor of Maintenance and Repair of School Buildings.....	\$400-450
2	6	A154	Carpenter	12.00 day
3	1	A160	Foreman Carpenter	(h 304.50
4	5	A354	Painter	12.00 day
5	6	B4	Bookkeeper	175-225
6	6	B6	Senior Bookkeeper	225-275
6.1	1	B10	Accountant	275-325
7	2	B14	Senior Accountant	325-400
8	1	B58	Secretary, Board of Education....	400-500
9	1	B180	Administrative Assistant	300-375
10	3	B210	Office Assistant	125-150
11	2	B222	General Clerk	160-200
12	1	B228	Senior Clerk	200-250
13	6	B308a	Calculating Machine Operator (key drive)	150-190
14	2	B311	Bookkeeping Machine Operator...	160-200
15	30	B352	Storekeeper	160-200
16	1	B354	General Storekeeper	250-250
17	1	B380	Armorer, R.O.T.C.	160-200
18	3	B408	General Clerk-Stenographer ... (a	215
19	108	B408	General Clerk-Stenographer	160-200
20	12	B408	General Clerk-Stenographer (part time), \$2.89 to \$3.62 for actual evenings served	
21	16	B408	General Clerk-Stenographer, \$7.71 to \$9.64 per day for actual days served	

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
21.1	14	B408	General Clerk-Stenographer, 7 hours per day, \$6.75 to \$8.44 per day for actual days served.....	
21.2	1	B408	General Clerk-Stenographer (part time)	4.82 day
22	5	B412	Senior Clerk-Stenographer	200-250
23	3	B454	Telephone Operator	160-200
24	1	B512	General Clerk-Typist	(a) 215
25	16	B512	General Clerk-Typist	160-200
26	140	C102	Janitress	130-155
27	1	C102	Janitress (part time)	15
28	5	C102	Janitress (part time) at rate of....	130-155
29	210	C104	Janitor	140-170
29.1	1	C104	Janitor	(k) 164
30	5	C104	Janitor (part time) at the rate of \$140 to \$170 per month prorated	
31	2	C104	Janitor (part time)	25
32	23	C107	Working Foreman Janitor	170-200
33	1	C110	Supervisor of Janitors	225-280
33.1	1	C111	Assistant Supervisor of Janitors...	175-210
34	1	C152	Watchman (part time)	75
35	4	I 12	Cook	9.00 day
37	3	I 2	Kitchen Helper (part time) at rate of	110-135
38	20	J78	Stockman	170-200
39	1	J78	Stockman	(k) 199
40	1	J80	Foreman Stockman	200-230
41	1	L360	Physician (part time)	200
42	1	O1	Chauffeur	210
43	1	O1	Chauffeur	8.00 day
44	13	O58	Gardener	150-175
45	1	O61	Supervisor of Grounds	250-300
46	1	O104	Moving Picture Operator	200-250
47	2	O122	Window Shade Worker	(g) 206.50
48	17	O168.1	Operating Engineer	250
49		O168.1	Operating Engineer (part time relief)	125
50	1	O172	Chief Operating Engineer	(a) 325
50.1	1	Y51	Ceramist (part time) at the rate of \$25 per firing, not to exceed \$75 per month	
51			Referees and Umpires, \$1 to \$3 per game (as needed)	
53			Temporary evening school clerks as needed, \$3 per evening	
54			Part time employment as needed at pro rata of rates fixed in Salary Standardization Ordinance	

TRUCK RENTAL—CONTRACTUAL

55 Trucks (as needed) at rates established by Purchaser's contract.

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Establishing Revolving Fund for the Reproduction Bureau, Purchasing Department, and Providing for the Administration Thereof.

Bill No. 4037, Ordinance No. 3808 (Series of 1939), as follows:

Establishing Revolving Fund for the Reproduction Bureau, Purchasing Department, and providing for the administration thereof.

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

Section 1. There is hereby authorized and created a revolving fund to be known as the "Reproduction Bureau Revolving Fund" in the sum of \$2,500.

Section 2. The fund shall be under the management of the Purchaser of Supplies and shall be maintained in the Treasury of the City and County of San Francisco.

Section 3. Said revolving fund shall be used by the Purchaser of Supplies only for the issuance of "Orders for Service or Work" to the Reproduction Bureau for the production or reproduction of documents, publications or maps for sale in accordance with Resolution No. 898, adopted by the Board of Supervisors March 18, 1940. All moneys received from the sale of such documents, publications or maps shall be deposited by the Purchaser of Supplies in the City Treasury to the credit of said revolving fund, provided, however, that such proceeds from sales shall be not less than the actual cost of work performed or services rendered in connection therewith.

Section 4. The procedure to be followed in administering the Reproduction Bureau Revolving Fund shall be subject to the approval of the Controller. The Purchaser of Supplies shall cause a full, true and correct account to be kept of all moneys received and expended in connection therewith. At least once each month the Purchaser of Supplies shall submit to the Controller a full and complete statement of receipts and expenditures in such form and supported by such data as the Controller may prescribe.

Recommended by the Purchaser of Supplies.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Appropriating the Sum of \$2,500 from Surpluses in Various Appropriations for the Reproduction Bureau Revolving Fund.

Bill No. 4038, Ordinance No. 3809 (Series of 1939), as follows:

Appropriating the sum of \$2,500 from surpluses in various appropriations for the Reproduction Bureau Revolving Fund.

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

Section 1. The sum of \$2,500 is hereby appropriated from surpluses in appropriations as follows for the creation of the "Reproduction Bureau Revolving Fund":

Appropriation No.

526.800.79-52	\$268
526.200.79-60	105
526.300.79-60	50
526.200.79-61	152
526.300.79-61	100
526.800.79-61	138
526.880.79-61	300
526.200.79-65	1,387
	\$2,500

Recommended by the Purchaser of Supplies.
 Approved by the Chief Administrative Officer.
 Approved as to funds available by the Controller.
 Approved as to form by the City Attorney.
 Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.
 Absent: Supervisors Colman, Sullivan—2.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Cancellation of 1945-1946 Taxes and Penalties on Erroneous, Duplicate and Excessive Assessments.

Proposal No. 5619, Resolution No. 5452 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of the Assessor and with the consent of the City Attorney, pursuant to the provisions of Section 4986 of the Revenue and Taxation Code of the State of California, the 1945-1946 taxes and penalties on the assessments listed in certain schedules dated April 8, 1946, on file in the office of the Clerk of the Board of Supervisors of the City and County of San Francisco, be and they are hereby cancelled, in total amounts as follows:

	<i>Taxes</i>	<i>Penalties</i>	
Erroneous Assessments	\$ 1,482.15	\$118.91	
Duplicate Assessments	2,723.87	218.06	
Excessive Assessments	7,443.25	595.41	
	\$11,649.27	\$932.38	\$12,581.65

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.
 Absent: Supervisors Colman, Sullivan—2.

Consideration Continued.

Authorizing Refund of \$300 to Grove J. Fink and Repeal of Resolution No. 5104 (Series of 1939).

Proposal No. 5621, Resolution No. (Series of 1939), as follows:

Whereas, on November 26, 1945, this board adopted Resolution No. 5104, (Series of 1939), confirming a lease to Grove J. Fink, as the

highest responsible bidder, of certain land in Assessor's Block 2719-C, San Francisco, California, located on the southerly side of Palo Alto Avenue, opposite Glenbrook Avenue, which resolution was approved by the Mayor on November 28, 1945; and

Whereas, the advertisement inviting bids to lease said property provided that the sum of \$300 deposited with the City by the highest responsible bidder would be returned to such bidder in the event that a change of zoning was denied to use said land for the purpose of constructing and operating an FM or television broadcasting station thereon; and

Whereas, after due and legal notice first being given and a public hearing was held, the City Planning Commission did not deem it to be in the public interest to effect such proposed change and said Commission subsequently adopted Resolution No. 3018 on March 1, 1946, withdrawing the proposal to change the use classification of said real property from the First Residential District to the Commercial District; now, therefore, be it

Resolved, In accordance with the recommendation of the Director of Property, that said sum of \$300 heretofore deposited in the Realty Deposit Trust Fund by Grove J. Fink be returned to him; and the Controller is authorized to issue the necessary warrant.

Further Resolved, That said Resolution No. 5104, (Series of 1939). is hereby repealed.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Discussion.

Supervisor MacPhee said that it seems to me that in returning the authorization we are refunding money because somebody is not allowed to build a television broadcasting station because of the City Planning Commission. The people desired to put a television station on Twin Peaks.

Mr. Phillips, Director of Property, informed the Board that this property is up by the reservoir site.

There were a great many manufacturers out from the east and they passed on this location as the only available site. They went ahead with their plans but the City Planning Commission refused to rezone the property.

Supervisor MacPhee moved for temporary postponement and that Mr. Tilton of the City Planning Commission be sent for.

Seconded by Supervisor Mancuso.

No objection and motion carried.

Supervisor MacPhee asked of Mr. Tilton as to why the City Planning Commission turned down the application to rezone this property.

Mr. Tilton replied that in this case there was a rather large and vigorous opposition from the people who had homes in the neighborhood, that they did not want it changed from a residential to a commercial district. They felt that it would injure the value of their property. They felt that it should be made a residential district for homes and for that reason the City Planning Commission went along with them.

Supervisor MacPhee said what about the other people of San Francisco who want to have a television broadcasting station installed in San Francisco. I believe that this matter should be laid over for a period of time and ask Mr. Frink to appear before the Board and

explain what he is planning to do. I believe that we should investigate and see if we can get the Commission to change its decision.

Supervisor Lewis rose on a point of order. Section 22 of the Charter prohibits the Board of Supervisors from interfering with the administrative action of other departments.

Supervisor MacPhee moved that this matter be continued for a period of one week.

Seconded by Supervisor Christopher.

No objection and motion carried.

Adopted.

Refunds—Erroneous Payments Taxes

Proposal No. 5622, Resolution No. 5453 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund.

1. San Francisco Bank, Lot 6, Block 1377, first installment, fiscal year 1945-46.....	\$44.68
2. G. Spinella, Lot 2, Block 1801, first installment, fiscal year 1945-46	24.64
3. Pauline A. Molinare, Lot 46, Block 3182, first installment, fiscal year 1945-46	34.78
4. Mina San Juan, Lot 8, Block 4107, second installment, fiscal year 1945-46	38.64
5. Marie O'Neill, Lots 6/7, Block 5462, second installment, fiscal year 1944-45	5.86
6. John J. Harrington, Lot 9, Block 5802, first installment, fiscal year 1945-46	24.15

Taxes Refunded Fund—Appropriation No. 60.969.00

1. Ralph L. Cruson, overpayment on redemption of Lot 7, Block 7162	\$8.89
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Approved as to form by the City Attorney.

Approved as to funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Land Purchase—Municipal Railway—Geary Car barn

Proposal No. 5625, Resolution No. 5455 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property and the recommendation of the Public Utilities Commission that the City and County of San Francisco, a municipal corporation, accept a deed from Mayfair Heights Corporation or the legal owner to the following described real property situated in San Francisco, California, required for the Municipal Railway Geary Car barn and that the sum of \$49,500 be paid for said land from Appropriation No. 565.500.20:

Beginning at a point on the westerly line of Presidio Avenue distant thereon south 9° 06' east 1260.473 feet from the point of intersection of said westerly line of Presidio Avenue produced northerly and the southerly line of California

Street produced easterly; running thence south 89° 20' 18" west 278.686 feet to the easterly line of Josephine Street; thence north 9° 05' west along the northerly production of said easterly line of Josephine Street 170.580 feet; thence north 80° 54' east parallel with the southerly line of California Street 265.240 feet; thence south 11° 54' 35.14" east 211.731 feet to the point of beginning.

Containing 51,561 square feet.

As appurtenant to the above described real property, the City shall have the right of access from Presidio Avenue over the intervening strip of land owned by Mayfair Heights Corporation. Said strip of land will ultimately be used for the widening of Presidio Avenue; and negotiations for the acquisition thereof by the City are now in process.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Discussion.

Supervisor Mancuso explained that the Municipal Railway is desirous of putting an extension on to the carbarn. All of the headquarters have been crowded together in this one place. It is to the best interest and operation of the Municipal Railway that this matter be passed.

Thereupon the roll was called and the foregoing matter was adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Adopted.

Approval of Recommendations, Public Welfare Department, for Month of May, 1946.

Proposal No. 5627, Resolution No. 5457 (Series of 1939), as follows:

Resolved, That the recommendations of the Public Welfare Department containing the names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind, Aid to Needy Children, for the month of May, 1946, including increases and decreases, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5628, Resolution No. 5458 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing the names and amounts to be paid as Aid to Needy Blind, Aid to Needy Children, and Old Age Security Aid, for the months of January, February, March and April, 1946, including new applications, increases, discontinuances, denials, de-

creases, rescissions, and other transactions, are hereby approved and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Passed for Second Reading.

Authorizing Conveyance of Certain Land in Assessor's Block 6571 to John W. Swartz and Christina Swartz in Exchange for Certain Other Land in Same Block Required for Widening Army Street, Also Authorizing Acceptance of \$195 in Connection Therewith.

Bill No. 4053, Ordinance No. . . . (Series of 1939), as follows:

Whereas, in accordance with the recommendation of the Department of Public Works, it appears that certain land now owned by the City and County of San Francisco, a municipal corporation, hereinafter referred to as the City, is no longer needed for municipal purposes, which land is hereinafter described as Parcel "B"; and it appearing to the Board of Supervisors that public interest and necessity demands the sale or trading thereof; and

Whereas, certain real property, hereinafter described as Parcel "A" is needed by the Department of Public Works for the widening of Army Street; and

Whereas, as per written offer on file in the office of the Director of Property, John W. Swartz and Christina Swartz, have agreed to pay the City the sum of \$195 and convey Parcel "A" to the City in exchange for Parcel "B"; and

Whereas, the Director of Property has made an appraisal of said properties and estimates the value of Parcel "B" to be \$195 more than the value of Parcel "A"; now, therefor,

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

Section 1. In consideration of the premises, the Director of Property is hereby authorized to consummate said proposed exchange. Said real property is situated in the City and County of San Francisco, State of California, and is particularly described as follows:

Parcel "A." Commencing at a point on the northerly line of Army Street distant thereon 210.198 feet easterly from the southeasterly line of Mission Street, said point being in the northeasterly line of the property now or formerly owned by Thomas Spilios; thence deflecting $122^{\circ} 35' 13''$ to the left from said line of Army Street and running northwesterly along aforesaid line of the Spilios property, 39.25 feet to the most westerly corner of the property now or formerly owned by Natalie and Stella Andreotti and the true point of beginning of this description; thence continuing northwesterly along said line of the Spilios property, 3.48 feet to a line parallel with and distant 36 feet at right angles northerly from the northerly line of Army Street; thence deflecting $122^{\circ} 35' 13''$ to the right and running easterly along said parallel line, 6.45 feet to the northwesterly line of the aforesaid Andreotti property; thence deflecting $147^{\circ} 24' 47''$ to the right and running southwesterly along last named line, 5.44 feet to the true point of beginning of this description.

Parcel "B." Beginning at a point which is distant 36 feet at right angles northerly from the northerly line of Army

Street measured from a point on said line of Army Street distant thereon 214.583 feet easterly from the southeasterly line of Mission Street and running thence westerly parallel to said line of Army Street 20.941 feet; thence deflecting 147° 24' 47" to the right and running northeasterly 24.853 feet to a line drawn perpendicular to the northerly line of Army Street through the point of beginning; thence deflecting 122° 35' 13" to the right and running southerly along the line so drawn 13.385 feet to the point of beginning.

Section 2. The Mayor and the Clerk of the Board of Supervisors on behalf of the City are hereby authorized and directed to execute the necessary deed conveying Parcel "B" to John W. Swartz and Christina Swartz. The Director of Property is hereby authorized and directed to deliver said deed to the grantees upon receipt of said sum of \$195 and a deed conveying Parcel "A" to the City, and to accept and record the latter deed. The form of said deeds shall be approved by the City Attorney.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Appropriating \$220,000, Department of Public Works, From Surplus in Appropriation for Army Street-Guerrero Street San Jose Avenue Project to Credit of Appropriation for Clipper Street Extension.

Bill No. 4054, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$220,000 out of the surplus existing in Appropriation No. 548.961.00—Army Street-Guerrero Street-San Jose Avenue, to the credit of Appropriation No. 548.963.00, Clipper Street Extension.

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

Section 1. The sum of \$220,000 is hereby appropriated out of the surplus existing in Appropriation No. 548.961.00—Army Street-Guerrero Street-San Jose Avenue, to the credit of Appropriation No. 548.963.00, for the construction of the Clipper Street Extension, which was inadvertently omitted from Appropriation No. 548.961.00 for \$550,000 (Bill No. 3668, Ordinance No. 3470, 10/8/1945). This construction is included in the Army Street widening project and should have been specifically provided for in the foregoing ordinance.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor Meyer asked Mr. Vensano whether or not they were going to reduce the sidewalks on Clipper Street.

Mr. Vensano replied that we are not going to reduce the sidewalks, we are just going to extend Clipper Street over land that is not improved.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Consideration Postponed.

Authorizing Sale of Certain Land in Assessor's Block 673.

Bill No. 4055, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain land in Assessor's Block 673.

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

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the northerly line of Sutter Street distant thereon 137 feet 6 inches westerly from the westerly line of Gough Street, running thence westerly and along said northerly line of Sutter Street 137 feet 6 inches; thence at right angles northerly 275 feet to a point on the southerly line of Bush Street, distant thereon 137 feet 6 inches easterly from the easterly line of Octavia Street; thence easterly along the southerly line of Bush Street 68 feet 9 inches; thence at right angles southerly 137 feet 6 inches; thence at right angles easterly 68 feet 9 inches; and thence at right angles southerly 137 feet 6 inches to the northerly line of Sutter Street and the point of commencement.

Being portion of Western Addition Block No. 158.

Section 2. The above described land shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Discussion.

Supervisor MacPhee said the Jefferson Lafayette Club has requested that this matter be postponed until they can get together with the purchaser of the property.

Supervisor MacPhee then moved that this matter be postponed for two weeks.

Seconded by Supervisor Mancuso.

Mr. Phillips, Director of Property, stated that this property was put up for sale by the Board of Education at the request of the American Red Cross. The American Red Cross has been investigating sites throughout the State. Finally this site was called to their attention and it was approved by the representative of the American Red Cross in Washington. They are going to construct a \$300,000 building. I believe that this matter should be passed for second reading today.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. Mooser of the Jefferson Lafayette Club.

Mr. Mooser remarked that we started the park many years ago with the permission of the Board of Education. The park has been maintained for several years by the Jefferson Lafayette Club. We are not satisfied by having a little part of the park set aside by the American Red Cross for park purposes. We would like to have the park remain as it is. It is used by children and older people.

There are lots of other sites on which the American Red Cross could build. I cannot see why they have to take public property for the construction of their proposed building. It is a great mistake to take public property in order to build. Now you are giving something away for practically nothing.

All we are asking is that you give us two weeks to look into the matter. At that time, if nothing can be done, we will say nothing.

There being no objections the motion to postpone was *carried*.

Passed for Second Reading.

Amending Annual Salary Ordinance, Health Service System, by Adding 1 Janitor (Part Time), Not to Exceed \$79.50 Per Month.

Bill No. 4056, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 86a, Health Service System, by adding new item 11.1, 1 C104 Janitor (part time), not to exceed \$79.50 per month.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 86a, is hereby amended to read as follows:

Section 86a. HEALTH SERVICE SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Medical Director	(e) \$600
2	1	B79	Secretary	275-350
3	1	B222	General Clerk	160-200
4	1	B228	Senior Clerk	200-250
5	1	B234	Head Clerk	250-300
6	2	B310	Tabulating Machine Operator	175-210
7	1	B310.1	Senior Tabulating Machine Operator	210-250
8	1	B408	General Clerk-Stenographer	160-200
9	1	B412	Senior Clerk-Stenographer	200-250
10	1	B454	Telephone Operator	160-200
11	5	B512	General Clerk-Typist	160-200
11.1	1	C104	Janitor (part time) not to exceed	79.50
12	2	L70	Physiotherapist	165-200

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Amending Annual Salary Ordinance, Recreation Department, by Adding Class R101 Camp Assistant to List of Employments Authorized to Work in Excess of 40 Hours a Week.

Bill No. 4057, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.17, Recreation, by adding class R101 Camp Assistant to list of employments authorized to work in excess of 40 hours a week.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.17 is hereby amended to read as follows:

Section 1.17. RECREATION

	Classification	No. Positions	No. Hours
	C104 Janitor	4	4
	O54 Foreman, Building and Grounds	4	4
	O58 Gardener	60	4
	O80 Nurseryman	1	4
	O61 Supervisor of Grounds	1	4
	R114 Swimming Instructor	1	8
Hunters Point	C104 Janitor	4	4
Teen-Age Center	C104 Janitor	6	4
Camp Mather	B4 Bookkeeper	1	8
	R101 Camp Assistant	All	8
	*R102 Camp Manager	1	8

*4 months only

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Extending Time for Granting Emergency Relief to Dependent Non-Residents.

Bill No. 4058, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 6 of Ordinance No. 121 (Series of 1939) entitled, "Providing for the granting of emergency relief to dependent non-residents of the City and County of San Francisco, defining certain term used in this ordinance, determining the amount and character of relief which may be granted to dependent non-residents and authorizing the Public Welfare Commission to administer said relief and to make rules and regulations regarding the granting of said relief and to incur on behalf of the City and County of San Francisco the cost of transporting non-resident dependent indigents to another county, another state, a territory of the United States, or a foreign country;" extending time for granting emergency relief to dependent non-residents of City and County of San Francisco.

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

Section 1. Section 6 of Ordinance No. 121 (Series of 1939), the title of which is recited above, is hereby amended to read as follows:

Section 6. Any dependent non-resident who was, on the 15th day

of March, 1939, receiving emergency relief through the Board of Supervisors of the City and County of San Francisco or through the Public Welfare Commission thereof may, if the conditions on which the allowance of said relief was made have not changed, and if relief is continuously granted, continue to receive said relief through the agency of the Public Welfare Commission until the 30th day of June, 1947, and the Board of Supervisors does hereby declare that such persons, as long as the conditions on which the granting of said relief were based have not changed, and as long as relief is continuous, are entitled to emergency relief pursuant to the provisions of Section 2501 of the Welfare and Institutions Code, to and until the 30th day of June, 1947, or until proper provision has been made for relief of said dependent non-residents either by the federal government or the government of the State of California.

Recommended by the Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved as to form by the City Attorney.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$5,450, Public Utilities Commission, for Modification of Water Department Contract for Laying of Mains in Embarcadero Area Between Taylor and Bay Streets.

Bill No. 4059, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$5,450 out of the surplus existing in Appropriation No. 66.951.00, to the credit of Appropriation No. 66.951.360, to provide funds for the modification of San Francisco Water Department Contract No. 398—Laying of 8" and 12" mains in Embarcadero area between Taylor and Bay Streets.

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

Section 1. The sum of \$5,450 is hereby appropriated out of the surplus existing in Appropriation No. 66.951.00, to the credit of Appropriation No. 66.951.360, to provide funds for the modification of San Francisco Water Department Contract No. 398—Laying of 8" and 12" mains in the Embarcadero area, between Taylor and Bay Streets, which modification is in excess of 10 per cent of the certified estimated contract price. Increase resulted by substituting a boulevard type of paving for ordinary traffic type and to increase in excavation and backfill resulting from unlooked for overbreaks.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Increasing Amount of Revolving Fund for Department of Public Works From \$1,000 to \$1,500.

Bill No. 4062, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1659 (Series of 1939) by increasing the amount of the revolving fund for the Department of Public Works from \$1,000 to \$1,500.

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

Section 1. Ordinance No. 1659 (Series of 1939) is hereby amended to read as follows:

"Sec. 1. A revolving fund is hereby established to be known as the 'Public Works Revolving Fund' in the sum of One Thousand Five Hundred (\$1,500) Dollars. All or any portion of such fund may be deposited in such bank, or banks, as the Director of Public Works may designate, subject to the approval of the Controller."

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating the Sum of \$500 for the Public Works Revolving Fund Out of the Surplus Existing in Appropriation 545.996.15.

Bill No. 4061, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$500 for the Public Works Revolving Fund out of the surplus existing in Appropriation 545.996.15.

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

Section 1. The sum of Five Hundred (\$500) Dollars is hereby appropriated and set aside out of the surplus existing in Appropriation 545.996.15 for the purpose of providing funds to increase the Public Works Revolving Fund from One Thousand (\$1,000) Dollars to One Thousand Five Hundred (\$1,500) Dollars.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$244,000, Municipal Railway, for Operating Expenses for Remainder of Fiscal Year.

Bill No. 4063, Ordinance No. . . . (Series of 1939), as follows:

Appropriating \$244,000 from surpluses existing in certain Municipal Railway funds to provide for operating expenses for the remainder of the fiscal year 1945-1946.

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

Section 1. The sum of \$244,000 is hereby appropriated from existing surpluses in Municipal Railway funds in the amounts as follows:

<i>Number</i>	<i>Title</i>	<i>Amount</i>
65.990.00	Surplus Fund—Charter Section 127....	\$210,000
	Unappropriated Balance of Funds.....	34,000

to the credit of Municipal Railway appropriations in the sums below specified to provide additional amounts for operating expenses for the remainder of the fiscal year 1945-1946:

<i>Number</i>	<i>Title</i>	<i>Amount</i>
565.244.00	Contractual Service, Tire Rental.....	\$ 29,000
565.300.00	Materials and Supplies	215,000

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

- Recommended by the Manager of Utilities.
- Approved by the Public Utilities Commission.
- Approved as to form by the City Attorney.
- Approved as to funds available by the Controller.
- Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Final Passage.

Appropriating \$11,200, Police Department, for Telephone and Telegraph Services, Heat, Light and Power, for Balance of Fiscal Year; an Emergency Ordinance.

Bill No. 4060, Ordinance No. 3811 (Series of 1939), as follows:

Appropriating the sum of \$11,200 from the Emergency Reserve Fund to provide funds for the balance of the fiscal year to meet actual requirements for telephone and telegraph services and heat, light and power for the Police Department; an emergency ordinance.

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

Section 1. The sum of \$11,200 is hereby appropriated out of the Emergency Reserve Fund to the credit of the following appropriations of the Police Department to meet actual requirements therefor for the balance of the fiscal year:

Appropriation No.

533.232.09	Telephone and Telegraph.....	\$6,700
563.231.09	Heat, Light and Power.....	4,500

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: Telephone, telegraph and heat, light and power services are essential to the uninterrupted operation of the

Police Department. There are no other funds available for these purposes.

Recommended by the Chief of Police.

Approved by the Police Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$4,100, Department of Public Health, for Smallpox Vaccine, Stationery and Office Supplies; an Emergency Ordinance.

Bill No. 4064, Ordinance No. 3812 (Series of 1939), as follows:

Appropriating \$4,100 from the Emergency Reserve Fund to provide funds for the purchase of smallpox vaccine, stationery and office supplies for use by the Department of Public Health; an emergency ordinance.

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

Section 1. The amount of \$4,100 is hereby appropriated from the Emergency Reserve Fund to the credit of the following appropriations in the amounts stated:

<i>Number</i>	<i>Title</i>	<i>Amount</i>
550.300.05	Materials and Supplies, Bureau of Communicable Diseases..	\$3,500
533.371.50.5	Stationery and Office Supplies, Bureau of Communicable Diseases..	600

to provide funds for the purchase of smallpox vaccine and stationery and office supplies for use by the Department of Public Health.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: Due to the demand by a great number of people for smallpox vaccination, funds previously provided for the subject purposes are insufficient. The Department of Public Health has an immediate need for funds to continue its smallpox immunization program without interruption. There are no other funds available.

Section 3. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Director of Public Health.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$2,500, Superior Court, for Compensation of Outside Judges Sitting in Extra Session; an Emergency Ordinance.

Bill No. 4066, Ordinance No. 3813 (Series of 1939), as follows:

Appropriating the sum of \$2,500 out of the Emergency Reserve Fund to provide funds in the Superior Court for the compensation of Superior Court Judges from other counties of the State presiding in extra session courts of the City and County of San Francisco, in accordance with the provisions of Section 67B, Code of Civil Procedure; an emergency ordinance.

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

Section 1. The sum of \$2,500 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 521,900.00, to provide funds for the compensation of Superior Court Judges from other counties of the State presiding in extra session courts of the City and County of San Francisco, in accordance with the provisions of Section 67B, Code of Civil Procedure.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: Funds for the compensation of these judges must be furnished in accordance with the foregoing provisions of State law, which will provide for the uninterrupted operation of the Superior Courts. The amount heretofore appropriated for the purpose is insufficient, and there are no other funds available therefor.

Recommended by the Secretary-Jury Commissioner, Superior Court.

Approved by the Presiding Judge of the Superior Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Referred to Department of Public Works.

The following from Finance Committee was taken up:

Present: Supervisors Mancuso, Lewis.

Authorizing The Sale of City-Owned Buildings on Guerrero Street and San Jose Avenue from Army Street to Brook Street.

(The following Proposal which was re-referred by the Board to the Finance Committee on April 1, 1946, is now presented to the Board with recommendation that it be referred to the Department of Public Works and there held in abeyance until such time as the tenants who would be evicted, as a result of the sale authorized by the terms of this Proposal, are in a position to find other suitable dwellings.)

Proposal No. 5503, Resolution No. . . . (Series of 1939), as follows:

Resolved, in accordance with the recommendation of the Department of Public Works that the Director of Property be, and he is

hereby authorized to sell at public auction all buildings now owned, or hereafter acquired by the City and County of San Francisco, in connection with the widening of Guerrero Street and San Jose Avenue from Army Street to Brook Street, San Francisco, and not required for municipal purposes.

The terms of sale shall be cash upon delivery of bills of sale to be executed by the Director of Property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

March 25, 1946—Consideration continued until April 1, 1946.

April 1, 1946—Re-referred to Finance Committee.

Discussion.

Supervisor Lewis said that the Finance Committee held a meeting on this matter and at the meeting we heard many people. The Committee recommended that this matter go to the Board with the recommendation that it be referred to the Department of Public Works and they were to hold it in abeyance until the people in that area will not be inconvenienced.

Supervisor Mancuso stated that we are not recommending the sale of the property.

Supervisor Gallagher remarked then you should turn the matter down.

Supervisor Mancuso replied that is what we are doing. We felt that it should be referred to the Department of Public Works and be held in abeyance.

Supervisor MacPhee said that this seems to be the proper thing to do. I believe that the Board should establish a policy on matters of this kind. I think it might be well for us to hear from Mr. Vensano and let him make any suggestions that he desires and then that we set a policy on what we are going to do on matters of this type as long as a housing shortage is in effect.

Mr. Vensano, Director of the Department of Public Works, stated that the Department of Public Works should be informed as to policy of the Board. If you are going to hold up matter of this type we will have to know because we are tying up money for the purchase of property for the widening of various streets.

I do not think it is proper for me to discuss Army Street again because I discussed it before the Committee. As the Director of Public Works I am opposed to the holding up of these matters.

Supervisor Mancuso remarked that Mr. Vensano was here at the meeting last Tuesday night and we explained that the action taken on this matter was not necessarily the action that would be taken on all future matters of this type. When we have places where we can move the houses back we would continue it and then if there were only three or four houses to be moved the Board could go ahead and order them torn down. I do not want to go on record today as setting a policy on these matters.

Supervisor MacPhee said that is just what Mr. Vensano wants. I believe that your suggestions have a lot of merit to them but Mr. Vensano should not be placed in a position where he sets up his plans and then finds himself unable to proceed. I believe that Mr. Vensano should go ahead and get his projects all fixed and then come

to us and explain just what he wants. I do not believe that we should go ahead and sell buildings at this time.

It might be well to return this to the Department of Public Works and they can get some of it out of the way and then come to us when there are only one or two pieces of property involved.

Supervisor Gallagher stated that the only policy you can get today is relative to the widening of Army Street. If you pass this today it will empower the Director of Property to go ahead and sell the buildings. There are some pieces of land on Army Street at the present time that the City has not acquired and they will have to be acquired by eminent domain proceedings.

Supervisor MacPhee said I believe that you will have to delay the work to be done on this street because of the housing needs of the people in that area. I believe that you can work it down to a point where there are very few pieces of property that will have to be purchased. I believe that it should be returned to the Department of Public Works until they can definitely state as to how many families will have to be evicted.

Thereupon the roll was called and the foregoing proposal was referred to the Department of Public Works by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Consideration Continued.

The following, from Finance Committee without recommendation, was taken up:

Present: Supervisors Mancuso, Lewis.

Authorizing Lease of Portion of Assessor's Block 12.

Bill No. 3867, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of portion of Assessor's Block 12.

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

Section 1. Pursuant to Section 93 of the City Charter and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Jefferson Street distant thereon 212 feet 6 inches westerly from the westerly line of Taylor Street; running thence westerly along the southerly line of Jefferson Street 50 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 50 feet; thence at a right angle northerly 137 feet 6 inches to the point of commencement.

Being a portion of 50 Vara Block 201.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Discussion.

Supervisor Mancuso said I believe that this should be determined by policy of the Board.

First, we received a request from the Public Utilities to sell the property, then we received a request to withdraw the legislation and

then we received word that they desired to lease the property for twenty years. We invited the members of the Public Utilities Commission and the Manager of Utilities to appear at the meeting and asked them how they could change their minds so often. They said that if it was leased they would be able to renew the lease from time to time.

We know that the amount of rent that we would receive from this property would not pay for the taxes. If we sold this piece of property we would get a very good price for it and then it would be put on the tax roll, and any building that might be constructed on the property would also go on the tax roll. I believe that the City and County of San Francisco should sell off property for which they have no use.

Supervisor Lewis stated that the City should not be in the leasing business and it should sell excess property.

This matter should be on the calendar with a "Do Not Pass" recommendation.

Supervisor MacPhee remarked that the Finance Committee has done a very good job on this matter.

The man who desires to rent this piece of property wants to do so in good faith. This piece of property should be sold to him and not leased to him. The Public Utilities Commission should get out of the speculation business and dispose of excess property.

I think that not only should this be turned down but the Public Utilities Commission should explain to us just what they are trying to do in this matter.

Will ask that the Clerk have Mr. Turner come before the Board next Monday and answer as to why this piece of property cannot be sold, and sold at once.

Supervisor Brown said the fact is that the property is under the control of the Public Utilities Commission and the Public Utilities Commission is the best judge as to what use the property should be put. I think that the course suggested, that we should ask the Public Utilities Commission to come over and explain whether or not they will have any use for the property in the future, is quite proper. I believe that we should follow the recommendation of the Public Utilities Commission in this matter.

Supervisor Brown moved that the matter be postponed for one week and Mr. Turner be requested to appear and explain as to what use the property will be put.

Seconded by Supervisor Mead.

Supervisor Mead explained that we should have information on this matter. I believe that Fisherman's Wharf should be kept for the use that it has been for a number of years. We have to be guided by the recommendations of the heads of departments.

We are not in a position to tell the Public Utilities Commission that they do not know what they are talking about. Therefore, I believe that we should have the Public Utilities Commission before us and explain to us.

Supervisor Meyer said that I desire to know whether or not this is the piece of property purchased by Mr. O'Shaughnessy for a power house.

Mr. Phillips replied that this is the same piece of property.

There being no objection the motion to postpone was *carried*.

Consideration Postponed.**Authorizing Lease of Certain City Owned Land in Assessor's Block 12.**

Bill No. 4014, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of certain City owned land in Assessor's Block 12.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the southerly line of Jefferson Street with the easterly line of Jones Street, running thence easterly along the southerly line of Jefferson Street 150 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 150 feet to a point on the easterly line of Jones Street; thence at a right angle northerly along last named line 137 feet 6 inches to the point of commencement. Being a portion of 50 Vara Block 201.

Section 2. The above described land shall be offered for lease pursuant to the provisions of Section 93 of the Charter of the City and County of San Francisco, and may be leased as a whole or subdivided.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Supervisor MacPhee moved that the matter be postponed for a period of one week.

Seconded by Supervisor Brown.

No objection and motion carried.

Re-referred to Police Committee.

The following recommendations of Police Committee were taken up:

Present: Supervisors McMurray, Christopher, MacPhee.

Prohibiting Parking on Certain Streets, Day or Night.

Proposal No. 5584, Resolution No. . . . (Series of 1939), as follows:

Resolved, That pursuant to Article 3, Section 32, Chapter XI, Part 2, of the San Francisco Municipal Code (Traffic Code), the following parking limitations be adopted:

Parking Prohibited on Certain Streets, Day or Night.

It shall be unlawful for the driver of any vehicle to stop the same or park for a longer period of time than is necessary for the actual loading or unloading, or delivery of passengers or freight, during any hour of the day or night, on the following streets:

Adair Street,

Annie Street.

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

Brosnan Place, north side, between Valencia and Guerrero Streets,

Bush Street, south side, between Market and Battery Streets (for U. S. Army vehicles only).

Chesley Street, west side.

Clinton Street, south side, from Valencia to Dolores Streets.

Columbia Square, west side, between Folsom and Harrison Streets.

Edith Street, between Greenwich and Lombard Streets.

Ewer Place.

First Street, west side, between Mission and Minna Streets, a distance of 160 feet.

Frank Place.

Geary Street, south side, from the west property line of Presidio Avenue, to the east property line of 2686 Geary Street.

Grant Avenue, east side, between Bush Street and Broadway.

Grove Street, north side, between Van Ness Avenue and Franklin Street.

Hoff Street, east side, between 16th and 17th Streets.

Holland Court.

Houston Street.

Ivy Street, between Polk Street and Van Ness Avenue.

Jessie Street, north side, between First and Ninth Streets.

Jessie Street, south side, between Fourth and Fifth Streets

Jones Street, west side, between Green and Union Streets

Kearny Street, from Broadway to Vallejo Streets.

Lexington Avenue, east side, between Sycamore Avenue and 21st Street.

Lilac Avenue, between 25th and 26th Streets.

Lower Junipero Serra Boulevard, east side, from Woodacre Drive to Ocean Avenue.

Lower Junipero Serra Boulevard, east side, between Eucalyptus Drive and Rossmoor Drive.

Malvino Place.

Mason Street, west side, between Bush and Pine Streets.

Mission Street, north side, from east line of Seventh Street to the east line of Post Office Building, a distance of 326 feet.

Mountain Spring Avenue, north side, westerly for a distance of 150 feet from Glenbrook Avenue.

Natoma Street, both sides, between Fremont and First Streets.

Natoma Street, north side, between 10th and 11th Streets.

Oregon Street, south side, between The Embarcadero and Drumm Street.

Presidio Avenue, west side, from Post Street to Geary Boulevard.

Rondell Place, east side, between 16th and 17th Streets.

San Carlos Avenue, east side, between Sycamore Avenue and 21st Street.

Sixteenth Street, south side, west of Castro Street, to end of paved street.

Stevenson Street, north side, between First and Ninth Streets.

Stevenson Street, south side, from the east line of Seventh Street to the east line of the Post Office Building, a distance of 326 feet.

Sycamore Avenue, south side, between Mission and Valencia Streets.

Sea Cliff Avenue, south side, westerly from the intersection of El Camino Del Mar.

Taylor Street, east side, between Pine and California Streets.

Third Street Viaduct, from Alameda Street to Mariposa Street.

Twentieth Street, south side, from Illinois to Massachusetts Street.

Woodacre Drive, west side, from Ocean Avenue to Lower Junipero Serra Boulevard.

Yerba Buena Street, east side, between Sacramento and Clay Streets.

Supervisor MacPhee moved that the matter be re-referred to Police Committee.

Seconded by Supervisor Mancuso.

No objection and motion carried.

Adopted.

Authorizing and Directing Police Department to Install "Stop" Signs at Various Intersections Along the Embarcadero.

Proposal No. 5585, Resolution No. 5450 (Series of 1939), as follows:

Whereas, the State Board of Harbor Commissioners, pursuant to the provisions of Chapter 367 of the Statutes of 1945, Harbor and Navigation Code, Section 1912, has adopted a resolution known as the "Harbor Traffic Code," regulating and controlling traffic within the area under its jurisdiction and commonly known as The Embarcadero, and

Whereas, said "Harbor Traffic Code" stipulates that all streets entering The Embarcadero shall be designated as "Stop" intersections; now, therefore, be it

Resolved, That pursuant to the provisions of the Vehicle Code of the State of California, the intersections hereinafter named shall be designated as "Stop" intersections:

Southeast corner of Mason and Jefferson Streets.
 Southeast corner of Powell Street and The Embarcadero.
 Southwest corner of Powell Street and The Embarcadero.
 Southeast corner of Grant Avenue and Beach Street.
 Southwest corner of Grant Avenue and Beach Street.
 Southeast corner of Kearny and North Point Streets.
 Southwest corner of Kearny and North Point Streets.
 Southwest corner of Bay and Montgomery Streets.
 Southwest corner of Chestnut and Sansome Streets.
 Southeast corner of Chestnut and Sansome Streets.
 Southwest corner of Battery and Lombard Streets.
 Southeast corner of Battery Street and The Embarcadero.
 Southwest corner of Front and Filbert Streets.
 Southwest corner of Davis and Vallejo Streets.
 Southwest corner of Broadway and The Embarcadero.
 Southeast corner of Drumm and The Embarcadero.
 Southwest corner of The Embarcadero and Pacific Street.
 Southwest corner of The Embarcadero and Jackson Street.
 Southwest corner of The Embarcadero and Mission Street.
 Southwest corner of The Embarcadero and Howard Street.
 Southwest corner of The Embarcadero and Folsom Street.
 Southwest corner of The Embarcadero and Harrison Street.
 Northwest corner of The Embarcadero and Steuart Street.
 Southwest corner of The Embarcadero and Bryant Street.
 Northwest corner of The Embarcadero and Spear Street.
 Northwest corner of The Embarcadero and Main Street.
 Southwest corner of The Embarcadero and Brannan Street.
 Northwest corner of Beale and Brannan Streets.
 Northwest corner of The Embarcadero and First Street.
 Southwest corner of The Embarcadero and Townsend Street.
 Southwest corner of The Embarcadero and Berry Street;

and be it

Further Resolved, That the Police Department of the City and County of San Francisco be and it is hereby authorized and directed to cause "Stop" signs to be installed at the locations designated hereinabove.

Discussion.

Supervisor Gallagher said that I do not see why the State should not pay for the installation of these signs.

Supervisor MacPhee stated that I do not know, but I believe that we should adopt this resolution and refer your suggestion to the Finance Committee.

Mr. Brooks remarked that it would seem to me that this is an obligation of the State.

Thereupon the roll was called and the foregoing resolution was *Adopted* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

The Chair then directed the Clerk of the Board to find out whether or not the State Harbor Commission will pay for the installation of these signs and also if they will install the signs.

Adopted.

Granting Permission, Revocable at the Will of the Board of Supervisors to California State Automobile Association to Erect a Traffic Directional Sign Across the Easterly Sidewalk of Junipero Serra Boulevard 40 Feet North of Belle Avenue.

Proposal No. 5624, Resolution No. 5454 (Series of 1939), as follows:

Whereas, the Director of Public Works has received a request from the California State Automobile Association for permission to erect a traffic directional sign across the easterly sidewalk of Junipero Serra Boulevard approximately 40 feet north of Belle Avenue; and

Whereas, the clearance between the sidewalk and the lower edge of the sign will be not less than 7 feet 6 inches; and

Whereas, the location and plans for said sign have been approved by the Director of Public Works; now, therefore, be it

Resolved, That in accordance with the recommendation of the Department of Public Works, permission revocable at the will of the Board of Supervisors is hereby granted to the California State Automobile Association to erect and maintain a traffic directional sign across the easterly sidewalk of Junipero Serra Boulevard approximately 40 feet north of Belle Avenue, the said sign to be not more than 6 feet 6 inches high and 12 feet wide, subject to the following conditions:

1. The construction plans for the above-mentioned sign shall be approved by the Department of Public Works before commencing work.
2. The lower edge of the sign shall be not less than 7 feet 6 inches above the sidewalk.
3. This permit is granted, subject to its revocation at the will of the Board of Supervisors.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Recommended by the Director of Public Works.

Discussion.

Supervisor MacPhee explained that this is permission to install a directional sign for the Golden Gate Bridge.

Thereupon the roll was called and the foregoing was *Adopted* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Adopted.

Police Department Authorized and Directed to Install "Stop" Signs at Various Intersections.

Proposal No. 5626, Resolution No. 5456 (Series of 1939), as follows:

Resolved, That pursuant to the provisions of the Vehicle Code of the State of California, the intersections hereinafter named shall be designated as "Stop" intersections:

Northwest and southeast corners of Folsom and 16th Streets.

Northwest and southeast corners of Golden Gate Avenue and Webster Street.

Southwest and northeast corners of Grove and Gough Streets.

Southwest and northeast corners of Ellis and Polk Streets.

Northwest and southeast corners of 11th and Folsom Streets;

and be it

Further Resolved, That the Police Department of the City and County of San Francisco be and it is hereby authorized and directed to install "Stop" signs at the locations designated hereinabove.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Passed for Second Reading.

Amending Traffic Code, Section 32, "Parking Control," by Deleting Certain Words From Subdivision (b) Thereof.

Bill No. 4034, Ordinance No. (Series of 1939), as follows:

An ordinance amending Section 32, "Parking Control," Article 3, Chapter XI (Traffic Code), Part II of the San Francisco Municipal Code, by deleting from Subdivision (b) thereof the words "between the hours of 7 a.m. and 6 p.m."

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

Section 1. Section 32 of Article 3, Chapter XI (Traffic Code), Part II of the San Francisco Municipal Code, is hereby amended to read as follows:

SEC. 32. Parking Control. After a survey of parking conditions and a public hearing, the Board of Supervisors shall designate, by resolution, those streets or alleys upon which parking is prohibited or restricted and the time period applicable thereto, and those streets or alleys upon which stopping is prohibited.

The Police Commission shall erect, or cause to be erected, appropriate signs giving notice thereof.

Any person violating any of the class of resolutions now or hereafter in effect, which are referred to in the following subdivisions of this section, shall be guilty of a misdemeanor and upon conviction shall be subject to the fine provided in that particular subdivision designating the class or type of violation:

NOTE—**Blackface** in brackets [] indicates deletions.

- (a) Resolution prohibiting stopping on any street or alley. Fine of not less than five (\$5.00) dollars, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for

a term not exceeding ten (10) days, or by both such fine and imprisonment.

- (b) Resolution prohibiting parking on any street or alley. [between the hours of 7 A. M. and 6 P. M.] Fine of not less than two (\$2.00) dollars, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for a term not exceeding five (5) days, or by both such fine and imprisonment.
- (c) Resolution prohibiting parking on any street or alley for a longer period of time than permitted in said resolution. Fine of not less than one (\$1.00) dollar, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for a term not exceeding five (5) days, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

Discussion.

Supervisor MacPhee said that the reason for this deletion is that we do have certain streets upon which parking is permitted between 9 a.m. and 4 p.m., but the ordinance states no parking between 7 a.m. and 6 p.m. It does not delete anything but it does clarify the interpretation of the ordinance.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Consideration Postponed.

The following recommendation of Public Health and Welfare Committee was taken up:

Present: Supervisors Christopher and Sullivan.

Amending Municipal Code by Providing Definition, Regulation, and Rates for Hire of Invalid Cars.

Bill No. 3915, Ordinance No. . . . (Series of 1939), as follows:

Amending Article 5, Chapter V, of the Municipal Code by adding Section 345-A thereto, providing a definition of, the regulation of, and rates to be charged for the hire of, invalid cars.

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

Section 1. Article 5, Chapter V, of the Municipal Code is hereby amended by the addition of Section 245-A thereto, as follows:

SEC. 245-A. Invalid Cars.

(a) **Definition.** An "invalid car" is hereby defined as a motor vehicle which is used exclusively to move ambulatory sick or injured persons, which contains seats but is not equipped with stretchers, and which is operated by a person who has had not less than five years' experience as a practical nurse.

(b) Except as to definition, invalid cars shall be subject to all the provisions of Sections 245 and 246 of this article.

(c) No person, firm or corporation owning, operating or controlling any invalid car shall charge rates other than as follows:

Transporting invalid to a hospital, emergency aid sta-

tion, doctor's office or other place for treatment and return to original location:

Between 7 a. m. and 7 p. m. \$2.50
 Between 7 p. m. and 7 a. m. 5.00

Approved as to form by the City Attorney.

Supervisor Mead moved that the matter be postponed for one week.

Seconded by Supervisor Meyer.

No objection and motion carried.

Consideration Continued.

The following recommendations of Public Utilities Committee were taken up:

Present: Supervisors MacPhee, Meyer.

Petitioning Public Utilities Commission to Consider Issuance of Weekly Passes for Municipal Railway.

Proposal No. 5443, Resolution No. (Series of 1939), as follows

Resolved, That this Board of Supervisors does hereby respectfully petition the Public Utilities Commission and does request that at its earliest convenience the Commission give consideration to the issuance of weekly passes for transportation upon the facilities of the Municipal Railway at such price as will produce that amount which together with revenues produced from other scheduled rates is estimated to be the total revenue necessary for proper maintenance and adequate service in accordance with approved standards for the operation of street railway systems.

Discussion.

Supervisor MacPhee said this matter was in the Public Utilities Committee in a slightly different form. The Committee brought forth a recommendation that the Board of Supervisors petition the Public Utilities Commission to consider issuance of a weekly pass. If we believe in a pass I think that we can approve this resolution. I had hoped to have a resolution that would request the Public Utilities Commission to issue a pass based on a certain amount.

Supervisor Lewis asked for a division of the question.

I think that there are two distinct matters in this resolution:

1. Whether or not there should be a pass; and
2. At such price as will procure that amount which together with revenues produced from other scheduled rates is estimated to be the total revenue necessary for proper maintenance and adequate service in accordance with approved standards for the operation of street railway systems.

This refers to rates.

Supervisor Meyer stated that we took this matter up at the committee meeting and the question always arose as to whether or not they can produce a pass that will provide sufficient money to permit the Public Utilities Commission to do what they desire to do. I think that the resolution should stay as it is and let the Commission bring in a report on it.

Supervisor MacPhee remarked that, speaking on the first part of the question, I have written to many cities in the United States and have received a unanimous answer that the pass was popular with the people and it did speed up transportation.

Supervisor Lewis rose on a point of order. Section 22 of the Charter prohibits us from telling the Public Utilities Commission just what they should do in the operation of the street car system.

The Chair ruled that the point of order was not well taken.

Supervisor Mead rose on a point of order. The motion before us is not a proper motion because this question cannot be divided.

The Chair ruled that the point of order was not well taken. This question can be divided.

Supervisor Lewis said there is no jurisdiction for this Board to pass on the first phase of this matter. Section 22 of the Charter prohibits us to suggest anything to department heads relative to administrative actions.

The City Attorney has ruled that this Board is not allowed to make any suggestion to any commission as to administrative matters. If you are going to hold us to the law, Section 22 of the Charter binds us. This is a matter of administration and not a question of over-all policy.

The Chair ruled that the point of order was not well taken.

Supervisor Lewis remarked that Section 22 uses the word "suggest." When you recommend you suggest. Just what does the word "suggest" mean?

Supervisor Christopher said I believe that Supervisor Lewis is misinformed. I believe that the Board does have the power to recommend to any commission by the proper resolution. I think that Section 22 means that we cannot go in as an individual and demand certain information.

Supervisor Mancuso asked whether or not this would not be the proper thing to do, put the matter over until after we have acted upon the case of the Public Utilities Commission having a new fare.

Supervisor Mancuso moved that this matter go over until May 13, 1946.

Seconded by Supervisor Lewis.

Supervisor MacPhee stated I do not want to see this matter put over at this time. I only hoped to put the Board on record that we are interested in seeing that a weekly pass be enacted. The Public Utilities Commission would not be able to install a weekly pass for a long time.

Thereupon the roll was called and the motion to postpone was carried by the following vote:

Ayes: Supervisors Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—6.

Noes: Supervisors Brown, Christopher, MacPhee, Mead—4.

Absent: Supervisor Colman—1.

Adopted.

Commending Public Utilities Commission, Manager of Utilities and San Francisco Unified School District for Publication of Employee Information Booklet.

Proposal No. 5617, Resolution No. 5451 (Series of 1939), as follows:

Whereas, the Public Utilities Commission, under the direction of its Manager of Utilities, and with the cooperation of the Adult and Vocational Education Division of the San Francisco Unified School District, has published a booklet entitled "You're in the Muni Family Now!" which is designed to improve the service of the Municipal

Railway System by familiarizing employees thereof with the advantages, responsibilities and problems of their jobs; now, therefore, be it

Resolved, That this Board of Supervisors, in recognition of the progressive efforts being made to improve the character of service rendered by the Municipal Railway, does hereby publicly commend the Public Utilities Commission and the Manager of Utilities for their enterprise in said improvement program, and, together with the Adult and Vocational Education Division of the San Francisco Unified School District, for their issuance of the booklet hereinabove referred to.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Urging State Highway Commission to Take Steps to Alleviate Hazardous Traffic Situation at Entrance to San Francisco Airport.

Proposal No. 5629, Resolution No. 5459 (Series of 1939), as follows:

Whereas, the traffic situation at the entrance to the San Francisco Airport is extremely hazardous and has been and will continue to be responsible for deaths, property damage and deterring fullest utilization of the project; and

Whereas, that relief which will be afforded through the construction of the proposed freeway will not be available for at least two years; now, therefore, be it

Resolved, That this Board of Supervisors does hereby respectfully petition the State Highway Commission and does urge that steps be immediately taken to obviate this hazard either through the establishment of a lane for left-turning traffic, together with the necessary channelization and a traffic actuated signal, or through such other means as the Highway Commission may devise; and, be it

Further Resolved, That copies of this resolution be sent to the State Highway Commission, to the State Department of Public Works and to Colonel John H. Skeggs, District Engineer, District IV.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Adopted.

The following from Public Utilities Committee, called out by Supervisor Lewis, was taken up:

Requesting Public Utilities Commission to Comply With Section 17 of the Public Utilities Code, Providing That Board of Supervisors Shall Be Furnished With Street Car Time Schedules.

Proposal No. 5502, Resolution No. . . . (Series of 1939), as follows:

Whereas, it is imperative that those in charge of the management of the Municipal Railroad operate the cars, buses and trolley coaches now on hand in an efficient manner in order that the transportation service may be as good as possible considering the age of the equipment and the present impediments of surface transportation due to congested traffic conditions; and

Whereas, Section 3 of the Public Utilities Code of the City and County of San Francisco reads as follows: "Headway. The cars on all lines in said City and County of San Francisco must be run on

a headway which will, at all times, insure the transportation of passengers with safety, comfort and convenience"; and

Whereas, Section 17 of the Public Utilities Code of the City and County of San Francisco reads as follows: "Time Schedule. All persons, firms and corporations engaged in the business of operating street cars in said city and county for the transportation of passengers shall file with the Clerk of the Board of Supervisors a sheet containing the time schedule in force on each of their respective lines, which said time schedule shall show the number of cars in daily operation on each line and the headway on which the cars on each of said lines run. Said time schedule shall be certified to be correct by the superintendent of each line operating such street railroad cars. Whenever such time schedule shall be changed, the schedule so changed, duly certified by the superintendent, shall be filed with the Clerk of the Board of Supervisors within ten (10) days after such change is made"; and

Whereas, Section 18 of the Public Utilities Code of the City and County of San Francisco reads as follows: "Time Schedule, Changing. Whenever in the opinion of the Board of Supervisors, the safety, comfort or convenience of the public requires a change in such time schedule, in force on any street car line, said Board shall by resolution direct such change, and such time schedule must be adopted by the persons, firms or corporations operating such line, and all cars thereon must be operated in accordance with said time schedule as so changed"; and

Whereas, Section 17 of the Public Utilities Code of the City and County of San Francisco has not been complied with; and

Whereas, it is imperative that the Board of Supervisors of the City and County of San Francisco be informed of said schedules and change of schedules and the number of cars in daily operation in each line and the headway on which the cars on each of said lines are run; now, therefore, be it

Resolved, That the Public Utilities Commission of the City and County of San Francisco be advised by the Board of Supervisors of the City and County of San Francisco to comply with Section 17 of said Public Utilities Code.

Legal Opinion From the City Attorney.

April 29, 1946.

Subject: Charter Provisions Supersede Ordinances in Operation of Municipally-owned Railway.

Gentlemen:

Receipt is acknowledged of your communication of April 23 with copy of Proposal No. 5502. You have asked an opinion as to whether the Municipal Code sections referred to in the proposal that have to do with headways, time schedules and similar subjects apply to the operation of the Municipal Railway.

Opinion.

In the Resolve portion of Proposal No. 5502 it is stated:

"That the Public Utilities Commission of the City and County of San Francisco be advised by the Board of Supervisors of the City and County of San Francisco to comply with Section 17 of said Public Utilities Code."

Section 17 referred to, in general, provides that operators of street-cars shall file with the Clerk of the Board of Supervisors a sheet containing time schedules in force on each line and the number of cars

in daily operation and changes in time schedules. This and many other provisions of the Public Utilities Code have been in force in the form of ordinances for many years and were consolidated in the Municipal Code on October 11, 1939. They were designed to regulate privately-owned streetcar systems.

It is my opinion that Proposal No. 5502 is illegal, for the reasons hereinafter stated: The Charter of the City and County of San Francisco, which transcends any ordinance of the Board of Supervisors, provides under Section 121 that:

"The public utilities commission shall have charge of the construction, management, supervision, maintenance, extension, operation and control of all public utilities and other properties used, owned, acquired, leased or constructed by the city and county, including airports, for the purpose of supplying any public utility service to the city and county and its inhabitants, to territory outside the limits of the city and county, and to the inhabitants thereof."

In the same section of the Charter it is provided:

"The commission shall observe all city and county ordinances and the regulations of the department of public works relative to utility openings, structures and poles in streets and other public places, as well as all ordinances and regulations relative to barricades, construction lights, refilling excavations and replacing and maintaining street pavements; and in connection with all such matters the said commission shall be subject to the same inspection rules and pay fees to the proper department in the same manner and at the same rates as any private person or corporation."

Further powers under the Charter are conferred on the Public Utilities Commission under the caption of "Regulation of Street Railways," Section 133 reading:

"The public utilities commission, subject to the provisions, limitations and restrictions in this charter contained, shall have power to regulate street railroads, cars and tracks; . . . to regulate rates of speed and propose such ordinances to the board of supervisors as are necessary to protect the public from danger or inconvenience in the operation of such roads."

It therefore appears that as the full management, control and operation of the street railways that are now owned by the City are exclusively delegated to the Public Utilities Commission by the charter sections referred to, the ordinances of the City have no application. There is the exception of the ordinances that the Public Utilities Commission must observe and set out in Section 121 of the Charter concerning the opening of streets and the construction of poles thereon. This is the only limitation on the powers of the Public Utilities Commission in so far as the observance of ordinances is concerned that have application to the conduct of the Municipal Railway.

Section 133 of the Charter confers other and added powers to the Commission than contained in Section 121 and it is to be noted that in that section it is the duty of the Commission to propose to the Board of Supervisors what ordinances it deems necessary to protect the public from danger or inconvenience in the operation of the streetcar system.

This opinion is not to be construed as a limitation on the powers of the Board of Supervisors when the Board desires information concerning the conduct of the Municipal Railway or any other utility under the jurisdiction of the Public Utilities Commission, but it is

intended to illustrate the accepted principle of law that an ordinance of the Board may not supersede the provisions of the Charter.

Respectfully submitted,

CITY ATTORNEY.

Board of Supervisors,
Attn.: Supervisor Marvin Lewis.
DRH

Discussion.

Supervisor Lewis said this matter is very serious because the general public of San Francisco is suffering at the present time because the Public Utilities Commission will not take the cars out of the barn and run them on the tracks. We held an investigation on this matter.

We had proof that for the greater part of the day 35 to 40 per cent of the operating cars are standing in the barn. The Public Utilities Commission said that a survey showed that the people were not on the cars.

Point of Order.

Supervisor MacPhee rose to a point of order. The point of order is that Supervisor Lewis is not speaking on the question. We have the City Attorney's opinion before us.

The Chair ruled that the point of order was not well taken. Supervisor Lewis is speaking on the matter that is printed on the Calendar.

Discussion.

Supervisor Lewis continued, in our investigation it was shown that there was a long headway when the streetcars were in the barn.

On the "R" line, they have to make a three-mile run in 20 minutes. They have 28 stops on this route. In order for the buses to keep the schedule they would have to travel 35 miles an hour. The people desiring to ride on these buses cannot get on during the day because the buses are so crowded. There are ten buses on the run and only five are on during the day, except during the peak hour at night.

I discovered an ordinance of the City and County of San Francisco relative to headways. This ordinance was voted so that the Supervisors could see that the people of the City and County were given good service.

Supervisor Colman asked for an opinion which states that those ordinances are overthrown by the Charter. The powers given the Public Utilities Commission throw out all ordinances relative to the Municipal Railway with the exception of the widening of streets. I believe that this opinion is a biased one. In the Charter it states that the Commission shall propose ordinances to the Board of Supervisors as they see fit.

I am not going to stop because this opinion was rendered. I am going to see that these ordinances are complied with. We have never received an answer to the question as to why only one-half or one-third of the cars are used with the people standing on the street corners. We have a duty to do to the people of San Francisco. I believe that we should do the very best we can with what we have. I am going to see that the people of San Francisco get a good picture of what we have.

If the people who run the railway are not capable then let us get rid of them. Let us get the cars rolling. If we will go into the "red"

by running these cars then I do not want them out either. If the City only breaks even on the street car service that is sufficient so long as they give the people good service. I am going to see that these ordinances are complied with.

All we are asking is that the ordinance be complied with, and that the schedules be filed here. Why should the Public Utilities Commission file the schedules with the Board of Supervisors? There is a law on the books and we are merely asking that the law be complied with.

I hope that the members of this Board will pass this proposal.

Supervisor Brown said we have an opinion of the City Attorney that the Charter throws out the ordinances relative to the filing of rates. The Board of Supervisors is required to accept the opinion of the City Attorney as binding. Since the City Attorney has given us an opinion on the matter I move that this matter be tabled.

Motion lost for want of a second.

Supervisor Mead stated I have been pretty consistent by being guided by the City Attorney. In this particular occasion I believe you will agree with me that any opinion can be one of those things.

Supervisor Brown remarked in every lawsuit there are 50 per cent of the attorneys that are right and 50 per cent that are wrong.

Supervisor Mead explained I am going to go along with the passage of this proposal.

Privilege of the Floor.

Supervisor Mead moved the privilege of the floor for Mr. Wm. Douglass.

Mr. Douglass remarked that I agree with Mr. Lewis in this matter because I am convinced that the management of the railroad is more interested in profits than they are in giving service.

When the traffic checks do show that the service is justified then the service is reduced. I have not been able to get an answer from the management of the railroad as to just what "justify" is. It is true that they are looking out for profits and not service for the people.

I believe that if the management is put in the position of setting rates for what they think is necessary then they should give service to the people. The only answer they give at the present time is that they cannot give the people service because they would go into the "red." You should pressure this matter and when they have proper rates and proper revenue then proper schedules should be given to the people.

Supervisor MacPhee said there should be no question as to this type of the legislation.

Supervisor Brown stated what is proposed here is that the Commission shall file with the Supervisors schedules of operation and then defend them. The Commission is running the railway system. They are concerned with the future needs of the people and also what effect that service would have on the balance sheet of the Municipal Railway. The Commission is responsible if the railroad runs into debt. If the Board of Supervisors would accept that responsibility then they would have a right to say what should be done. I do not believe that the members of the Board are in a position to say how the street cars should be run.

Supervisor Lewis remarked that street cars are so jammed that the people cannot get on. I know that there is, and has been, a great

cry that more fares are needed to operate the street cars. It does not make sense to me when people cannot get on and there are approximately 40 per cent of the cars in the barn.

If any member of this Board is so derelict in his duty as to act like an ostrich and stick his head in the sand and to sanction the present operation of the Municipal Railway he is not living up to the office to which he was elected. I will not stand for the manner in which the railroad is being operated, and I am going to do my utmost to see that it is changed.

When the Charter was drawn it left the Board a very important power to hold an investigation. When we held the investigation we went into the question of headway that the people of San Francisco are suffering from. There is an obligation on our part to see that the people of San Francisco get that type of transportation. I believe that every official feels the same way. That is the most important thing before us today.

When I say we ask for those schedules to come in, with an investigation still open, I believe that we are within our rights. I am trying to do something and I respectfully ask the members of the Board to vote "Yes" on this matter.

Supervisor Brown said if Supervisor Lewis accuses me of violating any matters of this office to which I was elected, then I would like to know it. I did not say some of those things that Supervisor Lewis has quoted me as saying. I said that we should not take on this responsibility unless we want to take on the responsibility of running the railway relative to profits. I think that this Board would do better by the people if they would stay on their own side of the line and let the Public Utilities Commission stay on their side.

Supervisor MacPhee stated I believe that Supervisor Brown is correct as far as he goes. I recall about a year ago when we made a tour of the carbarns. We found things different from what was explained to us.

Supervisor Lewis held meeting that indicated that everything still was not "rosy." I do not see anything wrong in having the Board get all the information that it can. As far as assuming responsibility, I believe that we are prepared to.

If it is going to cost more to get the time schedules to the people all we know is that we are going to have to get the money from some place. I do not believe that the Public Utilities Commission is getting everything out of this railroad that it should. I believe that the desired information should be forwarded to us.

Supervisor Mancuso remarked I am going to vote for this, not because I am voting against the City Attorney's opinion, but because I believe that we should ask for this information so that we can study it.

Supervisor McMurray said if the City Attorney is correct in this matter why should we vote on it at all? I do not know how the Public Utilities Commission feels that it will get a vote of confidence from us when they will not answer a simple question like this.

I believe that Supervisor Lewis is correct in this matter. I hope that we vote to approve this piece of legislation.

Thereupon the roll was called and the foregoing proposal was *Adopted* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

Consideration Refused.

The following from His Honor the Mayor, requesting reconsideration, was taken up:

Repealing Ordinance and Municipal Code Section Which Designate as Holidays Those Days on Which Primary and Municipal Elections Are Held in San Francisco.

Bill No. 4039, Ordinance No. . . . (Series of 1939), as follows:

Repealing Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code) entitled, "Declaring Days Upon Which Primary and Municipal Elections Are Held Within the City and County of San Francisco Holidays Within Said City and County."

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

Section 1. Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code), the title of which is recited above, is hereby repealed.

Approved as to form by the City Attorney.

April 15, 1946—*Refused passage for second reading.*

OFFICE OF THE MAYOR
SAN FRANCISCO

April 22, 1946.

The Honorable,
The Board of Supervisors,
235 City Hall,
San Francisco, California.

Gentlemen:

On April 15, 1946, you refused passage to Bill No. 4039 which would have repealed Ordinance No. 324 (included in and designated Section 7, Article 2, Part I, San Francisco Municipal Code), Ordinance No. 324 now designates as holidays, any days upon which primary and general municipal elections are held in the City and County of San Francisco.

Under the provision of Section 14 of the Charter I hereby respectfully request your Honorable Board to reconsider Bill No. 4039. My reason for this request is that Bill No. 4039 failed of passage as the result of a tie vote, one Board member being absent. This action cannot be said to represent the decision of the full Board and therefore the question should be reconsidered.

Sincerely,

ROGER D. LAPHAM,
Mayor.

Discussion.

Supervisor Brown requested that this matter be re-referred to Committee.

Supervisor Mancuso said I believe that it would be advisable to put this matter over until a later date.

Supervisor Mead rose to a point of order. This matter has been taken care of by this Board and it is not before us. It is not a matter that belongs on the Calendar. This matter has already been acted upon by the Board and we should not consider it again.

Supervisor Gallagher stated the Charter states that the Board shall

reconsider any matter refused passage when such reconsideration is requested, in writing, by the Mayor.

Supervisor MacPhee moved that the Board reconsider its action.
Seconded by Supervisor Brown.

Supervisor Brown said the same condition prevails today that was in effect last week. You have only ten members present.

Mayor Lapham explained the only thing I wanted to ask was that, since I wrote this letter, I made inquiries of the Civil Service Commission about the matter and I believe that Mr. Henderson should give you the information that he gave me.

Thereupon the roll was called and the motion for reconsideration was *defeated* by the following vote:

Ayes: Supervisors Brown, Gallagher, Lewis, MacPhee, Mancuso—5.

Noes: Supervisors Christopher, McMurray, Mead, Meyer, Sullivan—5.

Absent: Supervisor Colman—1.

Adopted.

The following recommendations of his Honor, the Mayor, were taken up:

Leave of Absence—Honorable Elmer Hubbard, Member of the Art Commission.

Proposal No. 5634, Resolution No. 5460 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Elmer Hubbard, a member of the Art Commission, is hereby granted a leave of absence for three weeks, commencing May 1, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Leave of Absence—Honorable Arthur M. Brown, Jr., Member of the Board of Supervisors.

Proposal No. 5635, Resolution No. 5461 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Arthur M. Brown, Jr., member of the Board of Supervisors, is hereby granted a leave of absence for fifteen days, commencing April 29, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Leave of Absence—Honorable Michel D. Weill, President of the City Planning Commission.

Proposal No. 5636, Resolution No. 5462 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Michel D. Weill, president of the City Planning Commission, is hereby granted a leave of absence for the

period of May 20 to July 15, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

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

Repealing Ordinance and Municipal Code Section Which Designate as Holidays Those Days on Which Primary and Municipal Elections Are Held in San Francisco.

Supervisor Brown presented:

Bill No. 4039, Ordinance No. . . . (Series of 1939), as follows:

Repealing Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code) entitled, "Declaring Days Upon Which Primary and Municipal Elections Are Held Within the City and County of San Francisco Holidays Within Said City and County."

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

Section 1. Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code), the title of which is recited above, is hereby repealed.

Approved as to form by the City Attorney.

Referred to Finance Committee.

Waiving Certain Building Regulations and Providing for Use of Certain Specific Materials.

Supervisor Christopher presented as a recommendation of the Public Buildings, Lands and City Planning Committee:

Bill No. 4051, Ordinance No. 3810 (Series of 1939), as follows:

Amending Article 4, Part I of the San Francisco Municipal Code by adding thereto Section 900, providing for the waiver of certain building laws and regulations during the present acute shortage of building materials and housing; providing for the use of certain specific materials and providing for the expiration date of this ordinance; an emergency ordinance.

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

Section 1. Article 4, Part I of the San Francisco Municipal Code, is hereby amended by adding thereto Section 900, to read as follows:

SEC. 900. Providing for Waiver of Certain Building Laws and Regulations. (a) Whenever any building or structure in the City and County of San Francisco is being, or is about to be constructed, and certain materials are provided by the building laws and regulations of the said City and County, to be used in the construction of said building or structure, and by reason of the rules, regulations or orders of the National Housing Agency of the United States, or of any other agency of the United States, or if due to production and/or delivery and/or transportation difficulties, it is impossible to obtain or use certain materials normally required by the building laws and regulations of the City and County of San Francisco, the department, board or officer, or departments, boards or officers charged with the

duty of issuing a permit for the construction of said building or structure, may permit the substitution of such other materials as are herein specifically mentioned in Subsection (e) hereof, to be used in the construction of said building.

(b) The substitution of materials, either as to kind or quantity, or change of design thereof, for those required by the building laws and regulations shall be approved by the head of each department, the approval of which is necessary for the original granting of any permit for the construction of the building or structure to be constructed, save and except the same need not be approved by the City Planning Commission.

(c) No such change or substitution of materials in kind, quality or quantity, nor in the design thereof, shall be allowed unless the said proposed change or substitution appears from the plans and specifications for the building or structure to be constructed, and said plans and specifications are approved by the proper officer, board or department; provided, that if it is necessary to make said change or substitution after said plans and specifications are approved, the application for said change or substitution shall be applied for in writing by the person desiring the same and shall not be effective until approved by the proper officer, board or department.

(d) No change or substitution of materials in kind, quality or quantity, nor in the design thereof, shall be permitted beyond the termination of the present housing and materials shortage, or beyond the effective period of this ordinance, and permission to use materials under any part or section of this ordinance shall be refused in any instance by the officer, board or department concerned with said part or section when, in the discretion of such officer, board or department, it is determined that it is no longer impossible to obtain or use the materials normally required therefor by the building laws and regulations of said City and County.

(e) During the term of this ordinance the following substitutions are hereby permitted in lieu of the requirements provided in the building laws and regulations of the City and County:

1. In connection with the construction of gas vents and patent chimneys, in lieu of 26 gauge galvanized iron casing, 28 gauge black pipe may be permitted for patent chimneys inside of a building, and 26 gauge galvanized pipe on the outside of a building. Transite pipe may be permitted without casing for gas appliances only inside of one-story and basement buildings, provided the same shall be in one length, extending from the basement ceiling through and above the roof and not exposed in any closet. Said pipe shall have a two-inch clearance from combustible material and shall be accessible for inspection through an opening at the side or ceiling at least 14 inches square.

2. Materials in kind, quality or quantity, and in the design thereof, as set forth in the Emergency Plumbing Standards, as approved by the United States Division of Defense Housing Co-ordination in February, 1942.

3. One-half inch thick gypsum sheathing of the water resistant type may be used under stucco on exterior walls of detached one and two-story residences, in lieu of horizontal wood sheathing, and one-half inch gypsum sheathing may be used in lieu of horizontal wood sheathing in stair-wells and vestibules.

(f) This ordinance shall remain in effect for a period of six months from the effective date thereof.

Section 2. This ordinance is passed as an emergency measure and the Board of Supervisors does by the vote by which this ordinance is passed declare that an actual emergency exists which necessitates

this ordinance becoming effective forthwith, the nature of said emergency being: That there is an acute shortage of building materials necessary for the building of human habitations and shelters for the people of the City and County of San Francisco and it is necessary that said ordinance shall become effective forthwith for the purpose of preserving the health and safety of the people of said City and County.

Approved as to form by the City Attorney.

Discussion.

Supervisor Christopher said that the Committee held a meeting on this last Tuesday. The builders were there to get together with all parties concerned. The Committee met again last Friday and the ordinance that is before us this afternoon was drawn by the Committee.

By passing this ordinance today you will facilitate the matter that is before us.

There was a slight objection by the members of the Plumbing Union but there was no serious objection.

Thereupon the roll was called and the foregoing bill was *passed as an Emergency Ordinance* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Urging That Hospitality House Remain Open and in Uncurtailed Operation as Long as Necessary, and That Supervisors Be Given at Least 30 Days' Notice of Intention to Close.

Supervisor Christopher presented:

Proposal No. 5637, Resolution No. . . . (Series of 1939), as follows:

Whereas, San Francisco's Hospitality House in Civic Center was opened on August 9, 1941, for the purpose of providing entertainment, recreation and a homelike atmosphere of relaxation for service men and service women stationed in San Francisco and passing through the city en route to various theatres of operations; and

Whereas, since its opening, Hospitality House has been host to some 12,000,000 service personnel and has provided service and courtesies which have created a warm and friendly feeling for San Francisco in the hearts of our service visitors who, in turn, will transmit their sentiments to people throughout the nation; and

Whereas, the urgent need for retention of the facilities afforded by Hospitality House is apparent today more than ever, providing as they do, for the replacement in at least some measure, of the care and personal attention lacking in the lives of service men and women due to their separation from homes and families; and

Whereas, the present rate of return of service personnel to this country from foreign theatres and the estimated time until the influx into San Francisco is appreciably decreased, indicate that the pressing need for continued operation of Hospitality House will continue for some time; now, therefore, be it

Resolved, That this Board of Supervisors does hereby go on record as urging that Hospitality House remain open and in uncurtailed operation as long as necessary, and be it further

Resolved, That in the event the Mayor sees fit to close Hospitality House, that this Board of Supervisors be given at least 30 days' notice of such intention to close.

Referred to County, State and National Affairs Committee.

**Requesting Appointment of Committee to Secure the U.N. for
San Francisco.**

Supervisor Lewis said I read in the daily press that Edward Stettinius told Robert Kenney that there was some dissatisfaction felt among some of the higher-ups of the United Nations with respect to the treatment that they are receiving in New York.

I believe that the City and County of San Francisco should do everything that it can to keep San Francisco in the "limelight." I believe that a committee should be formed to have the rest of the State of California publicize the fact that San Francisco is the best place in which to place the United Nations because San Francisco is the birthplace of the United Nations.

Thereupon Supervisor Lewis presented the following:

**Requesting His Honor the Mayor to Appoint a Citizens' Committee
to Formulate a Program for the Purpose of Bringing the United
Nations' Organization to San Francisco.**

Proposal No. 5638, Resolution No. . . . (Series of 1939), as follows:

Whereas, it has been reported in the San Francisco daily press that representatives of the United Nations' Organization are dissatisfied with New York as the capital of the U.N.O.; and

Whereas, there is a possibility that San Francisco may induce the U.N.O. to come here; and

Whereas, the City of San Francisco was the birthplace of the U.N.O. and is ideally situated to be its capital and would welcome its return; and

Whereas, as long as there is a possibility of inducing the U.N.O. to make San Francisco its home, every effort should be made toward that goal; now, therefore, be it

Resolved, That the Mayor appoint a citizens' committee to formulate a program for the purpose of bringing the United Nations' Organization to San Francisco and to enlist the officials of the State of California to aid the committee in its efforts.

Discussion.

Supervisor Sullivan asked Mayor Lapham whether or not the committee that was appointed last year is still acting.

Mayor Lapham replied, I have received reports from people in New York that there has been dissatisfaction in the United Nations. I believe this is the present situation. The General Assembly decides the matter. They decided on this particular site. They meet again in September, and I doubt if you can get any decision of any kind until September.

Our citizens' committee will meet again next Friday. I talked with Attorney General Kenney and he will be at the meeting. There are practical considerations if we are to offer any of the facilities the United Nations expect. It is my thought that we should lay out plans to see if we could get in the General Assembly a reversal of their decision. It is very possible that if they should decide upon that, we would be then called upon to take care of them temporarily. Temporary might mean three or four years, until the buildings are constructed. Before we go ahead on this matter, I believe that we should also have the major backing of the Bay Area as a whole.

At the meeting on next Friday we are going to talk it over. I believe this is a matter that should be handled carefully.

Supervisor Lewis said, this resolution is exactly what you have in mind, Mr. Mayor. It is to create a committee from all walks of life

in the Bay Area to support our contention that San Francisco should be made the headquarters of the United Nations. I believe that a large committee should be formed.

Supervisor Mancuso remarked, I am opposed to the suspension of the rules. There is a line of thought that San Francisco does not want the United Nations as well as there is a thought that San Francisco does want it. If they should come and say they want a piece of land that is on the tax roll, what would we do. We do not have sufficient land on the tax rolls to go along now. I believe that the matter should go to committee to determine whether or not a committee should be appointed.

Supervisor Lewis asked the Mayor whether or not he is in favor of appointing a large committee for this purpose.

The Mayor replied I have no opposition to appointing a large committee if we do not have to do it immediately.

Supervisor Mancuso said, at the present time there is a trend of thought that San Francisco is not in favor of securing the United Nations.

Supervisor Mancuso asked of Mayor Lapham, does it mean that if this committee is appointed that they will go on their own and invite the United Nations to come to San Francisco and then does that mean that we will have to give them what they want?

Mayor Lapham answered I do not believe that they are going to demand a permanent site in San Francisco.

As you know, when we went to London we did not offer them a spot. We just said somewhere in the Bay Area. It was a surprise to me when the Assembly said they wanted 42 square miles. I have no idea that they intend to stick to 42 square miles. The main thought is that we would like to have them here permanently. The fact is that they wanted it somewhere near a large city. We are not committing ourselves to anything. We are only urging that the permanent headquarters be somewhere in the Bay Area.

Thereupon the foregoing proposal was *referred to the County, State and National Affairs Committee.*

Requesting His Honor the Mayor to Appoint Committee for Proper Observance of Flag Day, Sunday, June 16, 1946.

Supervisor MacPhee presented:

Proposal No. 5639, Resolution No. 5463 (Series of 1939), as follows:

Resolved, That his Honor the Mayor be and he is hereby requested to appoint a Citizens' Committee for the proper observance of Flag Day, Sunday, June 16, 1946, in cooperation with San Francisco Lodge No. 3, Benevolent Protective Order of Elks.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Street Planting Ordinance.

Supervisor MacPhee moved that we rescind action on the postponement of the Street Planting Ordinance and change the date from May 27th to next Monday, May 6th, and set as a Special Order at 2:30 p.m.

Seconded by Supervisor Mead.

No objection and motion carried.

In Memoriam—Mrs. George Skaller.

Presented jointly by all the members of the Board:

Proposal No. 5640, Resolution No. 5464 (Series of 1939), as follows:

Whereas, this Board of Supervisors notes with deep sorrow the recent death of the beloved wife of our distinguished fellow citizen, George Skaller, founder and former president of the Civic League of Improvement Clubs and Associations; and

Whereas, for over 45 years Mrs. George Skaller was a devoted wife and companion who identified herself with many charitable activities in San Francisco and endeared herself to all who knew her for the many fine qualities of her mind and heart; now, therefore, be it

Resolved, That this Board of Supervisors commiserates with our dear friend, George Skaller, in the death of a devoted and loving wife and extends to him this expression of our sincere sorrow for such irreparable loss; and be it

Further Resolved, That when this Board of Supervisors adjourns today, it does so out of respect to the revered memory of Mrs. George Skaller, and the Clerk is hereby directed to tender engrossed copies of this resolution to the husband and relatives of the deceased.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Parking on Army Street.

Supervisor Mancuso said that at the meeting of the Finance Committee the other night it was called to our attention that if the Department of Public Works was sincere in their statement that the reason they wanted Army Street widened was to speed up the traffic why didn't they suggest that parking be prohibited on Army Street? At Sears & Roebuck traffic is always delayed by the manner in which machines are parked. I believe that parking should be prohibited from 4 p.m. to 6 p.m.

Referred to Police Committee.

Lights on Third Street.

Supervisor Mancuso said the lights on Third Street are very dim. There is a parkway on the street and the lighting is so poor that it is almost impossible to see the parkway. I believe that this matter should be sent to the Department of Public Works.

Referred to Streets Committee.

Authority to Attend Directors' Meeting, County Supervisors Assn.

Supervisor Mancuso remarked I will have to attend meeting of the Board of Directors of the County Supervisors Association in Sacramento on Wednesday, May 1st, and I would like to have authorization from the Board to attend.

No objection and authorization was granted.

County Supervisors' Budget.

Supervisor Mancuso said I believe we should study the County Supervisors proposed budget. In the past we have paid \$1,000 a year. This year it has been increased to \$2,000 and in the proposed

budget they have asked that we pay \$3,000, which is the same as Alameda County has offered to pay.

We are paying the League of California Cities \$5,000 per year.

I believe that the County Supervisors Association is getting stronger and stronger and eventually the League of California Cities will be nothing.

Assessed Valuation of the Islais Creek Reclamation District.

Supervisor Mancuso remarked: I have a report from the Controller re bonds outstanding from 1945 relative to Islais Creek District. The assessed valuation of the District is \$1,000,000 and it should be at about \$2,500,000. I am going to ask that the Assessor refer to the report of December 31, 1946, and statement contained therein concerning the Islais Creek Reclamation District so that this land can be reassessed on the basis of \$2,500,000.

Referred to Finance Committee.

In Memoriam—Stephen M. White.

Presented jointly by Supervisors Gallagher and Mead:

Proposal No. 5642, Resolution No. 5465 (Series of 1939), as follows:

Whereas, this Board of Supervisors learns with sincere regret of the untimely passing of Stephen M. White, nephew of California's statesman, United States Senator Stephen Mallory White; and

Whereas, Stephen M. White was a graduate of Santa Clara University, a practitioner in the Federal courts for many years specializing in immigration cases, and served in the Public Defender's office for several years; and

Whereas, Stephen M. White was well and favorably known in San Francisco as a capable member of his profession and a most conscientious and efficient public official who leaves a sorrowing wife and family and a legion of friends who loved and admired him for his many splendid qualities; now, therefore, be it

Resolved, That when this Board of Supervisors adjourns today it does so out of respect to the memory of Stephen M. White, faithful public official and loyal friend; and be it

Further Resolved, That the Clerk be directed to tender suitably engrossed copies of this resolution to the family of the deceased.

Unanimously Adopted by rising vote.

In Memoriam—Thomas S. Mulvey.

Supervisor McMurray presented:

Proposal No. 5641, Resolution No. 5552 (Series of 1939), as follows:

Whereas, the Almighty has called to his eternal reward Mr. Thomas S. Mulvey, Secretary-Jury Commissioner of the Superior Court of the City and County of San Francisco; and

Whereas, the passing of Mr. Mulvey brings to a close a long and very distinguished career of public service which began at the turn of the century and continued through years of hard work, devotion to duty and unflagging interest in the promotion and improvement of San Francisco's Superior Court system; and

Whereas, Mr. Mulvey was indefatigable in his work for the judges with whom he served, and his efforts in the interest of legislation of benefit to the bench, the bar and the citizen juror were almost individually instrumental in the passage of laws which have now established the San Francisco jury system as a model for other cities; and

Whereas, the passing of Thomas S. Mulvey will be long and deeply mourned by his countless friends who will cherish their memories of his lifetime of deep friendships, of his deeds of helpfulness, of his engaging personality and keen insight into the motives and problems of his fellow-man; now, therefore, be it

Resolved, That this Board of Supervisors notes with profound regret the passing of Thomas S. Mulvey, and when it adjourns its meeting this day does so out of respect to his treasured memory; and be it

Further Resolved, That the Clerk be and he is hereby directed to forward a suitably engrossed copy of this resolution to Mrs. Helen L. Mulvey, devoted wife of the departed, as an expression of the Board's deep sorrow and heartfelt condolence.

Unanimously Adopted by rising vote.

In Memoriam—Timothy Treacy.

Supervisor Meyer presented:

Proposal No. 5643, Resolution No. 5625 (Series of 1939), as follows:

Whereas, Timothy Treacy, venerable leader in San Francisco's civic and contracting circles, has been summoned by Almighty God to his Elysian reward; and

Whereas, Timothy Treacy, a native of Ireland, was for well over half a century a resident of San Francisco, the city which saw his meteoric rise from a keeper in the old Broadway Jail in the "Gay Nineties," to service in the City Engineer's office, and to the establishment of his highly successful contracting firm, which laid out most of San Francisco's early streets; and

Whereas, in addition to achieving notability for his successful business operations, Timothy Treacy was elected to the State Legislature as an Assemblyman, and in 1931, was elected State Senator, and was also an active and leading figure in civic and fraternal organizations; and

Whereas, the old-timers who shared a departed era with Timothy Treacy will join with his bereaved family and host of friends who knew and loved him, in deeply mourning his passing; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, noting with profound regret the passing of Timothy Treacy, does adjourn its meeting this day out of respect to his honored memory; and be it

Further Resolved, That the Clerk of the Board be and he is hereby directed to forward to the bereaved children of the late Timothy Treacy, Edward, Milton and Irma Treacy, Mrs. Elsie Casey and Mrs. Aimee Tuerck, suitable copies of this resolution as an expression of the Board's deep sympathy and heartfelt condolences.

Unanimously Adopted by rising vote.

In Memoriam—Dr. William Reilly.

Supervisor Sullivan presented:

Proposal No. 5644, Resolution No. 5603 (Series of 1939), as follows:

Whereas, this Board notes with profound sorrow the passing of Dr. William Reilly, prominent San Francisco physician; and

Whereas, Dr. Reilly, a native of Ireland, came to San Francisco in 1910, graduated from the University of California Medical School and has practiced here since that time; and

Whereas, Dr. Reilly was a former President of the San Francisco County Medical Society, a member of the San Francisco Lunacy Com-

mission and a former Regional Medical Manager for the Veterans' Administration; and

Whereas, the untimely demise of Dr. Reilly, while a poignant loss to his family, will be also deeply felt by the medical profession and by the City and County of San Francisco which he so ably served and by the legion of friends who knew and respected him; now, therefore, be it

Resolved, That when the Board adjourns this day, it does so out of respect to the memory of Dr. William Reilly and the Clerk is hereby directed to prepare suitably engrossed resolutions to present to the family of the deceased, attesting to the love and esteem in which Dr. Reilly was held.

Unanimously Adopted by rising vote.

Treasure Island as an Airport.

Supervisor Mancuso called the attention of the Board to a statement made by the Downtown Association that Treasure Island would be a good air terminal.

I desire to know whether or not any action has been taken to get this back from the Navy. I request that we send this matter to the proper committee.

Referred to the Public Utilities Committee.

Committee Meetings.

Finance Committee, Wednesday, May 1, 1946, 3:30 p.m.

Finance Committee, Wednesday, May 8, 1946, 2:00 p.m., public hearings on the budget.

Finance Committee, Wednesday, May 8, 1946, 4:00 p.m., to consider ways and means to increase revenues.

ADJOURNMENT.

There being no further business, the Board, at the hour of 6:30 p.m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors July 8, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,
City and County of San Francisco.

Vol. 41

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No. 18

Monday, May 6, 1946

Friday, May 10, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco, 3

THE UNIVERSITY OF CHICAGO

Journal of Neurology

Board of Supervisors

Volume 1, Number 1, 1877

Published by the University of Chicago Press
Chicago, Ill., U.S.A.

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MAY 6, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, May 6, 1946,
2:00 p.m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray, Mancuso, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Quorum present.

President Dan Gallagher presiding.

Supervisor Brown on leave of absence.

Supervisor Colman on leave of absence.

Supervisor Sullivan excused from attendance at 6:40 p.m.

APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of March 11, 1946, and March 18 and 20, 1946, were considered read and approved.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From California Taxpayers' Assn., transmitting statement in connection with study of State and local fiscal problems.

Referred to Finance Committee.

From Chairman, Department of Art, University of California, urging rehabilitation of San Francisco Art Museum.

Referred to Finance Committee.

From Congressman Welch, concerning status of H.R. 2033, title to tidelands.

Ordered filed.

From Federal Public Housing Authority, stating policy of Authority on matters of racial discrimination and segregation.

Referred to Public Buildings, Lands and City Planning Committee.

From Peninsula Division, League of California Cities, announcing meeting Thursday, May 16, 6:30 p.m., Benjamin Franklin Hotel, San Mateo.

Clerk to contact members during week and ascertain who will attend.

From Frederick G. Bunch Post No. 116, American Legion, endorsing appropriation of \$30,000 for open air art show in June or July.

Referred to Finance Committee.

From Thomas P. McGinn, complaining of non-functioning of light on pole No. 182, Steiner Street, between Sutter and Bush Streets.

Referred to Mr. Grover Tracy, Pacific Gas & Electric Co.

From Julius Harband, stating views in connection with proposed widening of Seventh Street from Market Street to Townsend Street.

Ordered filed.

From City Planning Commission, requesting approval of proposed changes in classification of use to which property may be put.

Referred to Public Buildings, Lands and City Planning Committee.

From Director of Property, giving notice of leases of two Civic Center dormitories to American National Red Cross.

Referred to Finance Committee.

From Union Oil Company of California, concerning award of bids for City's asphalt business.

Referred to Chief Administrative Officer for reply.

From City Attorney, confirming outline of procedure for public hearing and adoption of budget.

Ordered filed.

From Congressman Welch, concerning procedure to follow in connection with investigation of proposed second Bay crossing.

Referred to County, State and National Affairs Committee.

From San Francisco Chamber of Commerce, urging agreement with Housing Authority whereby funds made available by the Authority shall be used in slum clearance activities.

Referred to Commercial and Industrial Development Committee.

Discussion.

Supervisor Lewis said that on February 5, 1946, by resolution, the Board went on record that immediate action should be taken relative to declaring what should be a slum area in the master plan, and that the City Planning Commission should act promptly on it. We received an answer on April 8th from the City Planning Commission, which stated that it was vitally important that the Board of Supervisors, by ordinance, set aside a blight area.

It is important that this Board take the first steps required of it to carry out the Urban Redevelopment Act. The City Planning Commission has set forth an area. It is important that we take this first step because it is going to take a long time for the wheels to be put in operations.

Supervisor Lewis moved that at this time the Board of Supervisors call a public hearing for the purpose of deciding on the boundaries of such an area as contemplated by the Urban Redevelopment Act and recommended by the City Planning Commission.

Supervisor Christopher remarked, some time ago the Public Buildings Committee held a meeting and recommended that the City Planning Commission come forth with a recommendation on this matter.

Supervisor Lewis replied that is not the same matter.

The City Planning Commission has recommended something to us and now we must take action by ordinance.

Supervisor MacPhee stated, Supervisor Colman called my attention to the fact that his committee was considering the post-war planning recommendation by the Mayor's committee. He asked

whether or not the committee could let the matter of urban re-development lay over for a period of six weeks until the Committee could make some recommendation on the post-war planning. I agreed that the matter could stay in his committee until after the committee has acted on the post-war planning recommendation. I believe that this matter should be allowed to remain in the Committee until we can see what they will do with it.

Supervisor Lewis said, the Committee has requested that the City Planning Commission make a recommendation for an area. That they did and now it is up to the Board to act.

The Chair ruled that the matter shall be allowed to stay in committee until such time as the Committee submits a report.

Communication From His Honor the Mayor, Returning Proposal
No. 5633, Disapproved.

MAYOR'S OFFICE
SAN FRANCISCO

May 3, 1946.

The Honorable
The Board of Supervisors,
Room 235, City Hall.

Gentlemen:

I return herewith Proposal No. 5633 adopted by your Honorable Board April 29, and I have not affixed my signature of approval. Neither have I disapproved it. I have done this for two reasons:

1. The resolution as worded means nothing, because there is no clear definition of what would be crippling amendments.
2. The method by which the resolution was passed was contrary to the principles to which your Honorable Board should be expected to adhere under the Rules of Order of the Board of Supervisors as adopted in October, 1944. I refer particularly to Rule No. 16, as well as to the general spirit of Rules Nos. 16, 17 and 18.

This resolution was introduced by Supervisor Lewis. The Board then adjourned while a special meeting of the County, State and National Affairs Committee was held. This Committee, which I am advised, did not meet for more than five minutes, reported back to the Board and the resolution was adopted by a vote of 8 to 2, with one member absent. Obviously a matter which is commanding the attention of senators and congressmen much more familiar with the problems at hand than the Board of Supervisors cannot be decided in five minutes when day upon day of discussion is being given to the matter by our Federal legislators.

It is my opinion, therefore, that the method in which this matter has been handled is not above criticism.

Once again, I say that I am not passing on the merits of the OPA legislation, but, rather, upon the treatment given the resolution I am returning herewith.

If copies of this resolution are forwarded to Washington, I request that a copy of this letter be attached thereto.

Sincerely,

ROGER D. LAPHAM,
Mayor.

Referred to the County, State and National Affairs Committee.

MONDAY, MAY 6, 1946

Communication From His Honor the Mayor, Returning Proposal
No. 5502, Disapproved.

MAYOR'S OFFICE
SAN FRANCISCO

May 3, 1946.

The Honorable
The Board of Supervisors,
City and County of San Francisco,
San Francisco 2.

Gentlemen:

I return Proposal No. 5502 disapproved.

I have carefully reviewed the facts in this matter and find that the proposal was first introduced by Supervisor Lewis at the meeting of the Board of Supervisors on March 18, 1946, and on that date referred to the Public Utilities Committee of the Board. On April 3rd, the Acting Clerk of the Board, at the request of the Chairman of the Public Utilities Committee, asked the Public Utilities Commission to consider the proposal and to submit its views and recommendations. On April 22nd, Mr. J. H. Turner, Manager of Utilities, wrote the Acting Clerk, emphasizing that section 17 of the Public Utilities Code was adopted by the Board of Supervisors some time prior to the adoption of the present City Charter (March 26, 1931) and stated as his opinion that the provisions of the City Charter superseded section 17 of the Public Utilities Code, and pointed out that section 121 of the Charter gave to the Public Utilities Commission powers in management and supervision of all public utilities and properties owned, acquired, leased, or constructed by the City and County.

However, Mr. Turner definitely stated—and I quote—"The Public Utilities Commission will be glad at any time to furnish to the Board of Supervisors any information it may desire in connection with the operations of the Municipal Railway or any of the other utilities under its jurisdiction."

On April 23rd, your Honorable Board referred Proposal No. 5502 to the City Attorney, requesting an opinion setting forth his views on the question whether the Municipal Code sections referred to in that proposal were applicable to the Municipal Railway, particularly in view of the language of section 121 of the Charter.

On April 29th, the City Attorney gave your Honorable Board his written opinion stating that Proposal No. 5502 was illegal and confirming Mr. Turner's contention that generally speaking the provisions of the Charter supersede any ordinance previously passed by your Honorable Board or, for that matter, any ordinance which would conflict with the broad underlying powers granted to the Public Utilities Commission by the Charter adopted March 26, 1931.

I listened to the debate on this matter before the Board on April 29th and have since carefully reviewed and considered the letters referred to above; and I cannot help but feel that the opinion of the City Attorney is sound and reasonable. It is apparent to this layman Mayor that if the City Attorney had ruled that section 17 of the Public Utilities Code supersedes the Charter, then the same ruling would follow with respect to section 18 of the Public Utilities Code, which reads as follows:

"Time Schedule, Changing. Whenever in the opinion of the Board of Supervisors, the safety, comfort or convenience of the public requires a change in such time schedule, in force on any street car line, said Board shall by resolution direct such change, and such time schedule must be adopted by the persons, firms or corporations operating such line,

and all cars thereon must be operated in accordance with said time schedule as so changed."

If this section 18 governs, it would then appear that your Honorable Board would be empowered to supervise and manage the Municipal Railway and by majority vote could determine what cars or buses would be operated on what lines and under what headway. Thus to all intents and purposes the Public Utilities Commission would be divested of much of the general powers and duties—at least insofar as the Municipal Railway is concerned—conferred on that Commission by section 121 of the Charter.

This resolution appears to voice the desire of your Honorable Board to take over the responsibility of running the city railway.

In the debate last Monday afternoon, Supervisor Brown very ably brought this point out. If it is the intention and wish of your Honorable Board to take over the management of the city railway, or for that matter any other of the powers and duties lodged with the Public Utilities Commission, then I would suggest that a proper charter amendment be submitted to the people for their acceptance or rejection.

If such a charter amendment should be submitted, I pledge you that this Mayor will do everything in his power to defeat it. It is my considered judgment that your Honorable Board—or for that matter, the Mayor—is no more fitted by technical knowledge or training to direct the operations of the Municipal Railway than is your Honorable Board or the Mayor fitted to direct the Crossroads Atomic Bomb experiment scheduled for next July. Nor would it appear to me on broad grounds to be the duty, or in the public interest, that any legislative body supervise the administrative or technical details of any public utilities operation.

Your Honorable Board has the power at any time to investigate the operations of any city or county department and to criticize as fully and freely as you may care to. Such powers, I believe, are in the public interest because they tend to expose and thus correct weaknesses and deficiencies in the administration of City and County affairs.

While I realize full well the practical difficulties facing any management of a street car system in a crowded city, handicapped by obsolete equipment and imperfect personnel, I do not claim that the present management of the city railway cannot do better. However, I am satisfied that the manager of the public utilities as well as his operating staff are honestly trying to improve conditions. While I have under the Charter no more authority than has your Honorable Board to direct the operations of the Public Utilities Commission, I have lent, am lending, and will lend what influence I have in helping the Commission and its staff to better the service it operates.

These are my reasons for disapproving Proposal No. 5502.

Sincerely,

ROGER D. LAPHAM,
Mayor.

Requesting Public Utilities Commission to Comply With Section 17 of the Public Utilities Code, Providing That Board of Supervisors Shall Be Furnished With Street Car Time Schedules.

Proposal No. 5502, Resolution No. . . . (Series of 1939), as follows:

Whereas, it is imperative that those in charge of the management of the Municipal Railroad operate the cars, buses and trolley coaches now on hand in an efficient manner in order that the transportation service may be as good as possible considering the age of the

equipment and the present impediments of surface transportation due to congested traffic conditions; and

Whereas, Section 3 of the Public Utilities Code of the City and County of San Francisco reads as follows: "Headway. The cars on all lines in said City and County of San Francisco must be run on a headway which will, at all times, insure the transportation of passengers with safety, comfort and convenience."; and

Whereas, Section 17 of the Public Utilities Code of the City and County of San Francisco reads as follows: "Time Schedule. All persons, firms and corporations engaged in the business of operating street cars in said City and County for the transportation of passengers shall file with the Clerk of the Board of Supervisors a sheet containing the time schedule in force on each of their respective lines, which said time schedule shall show the number of cars in daily operation on each line and the headway on which the cars on each of said lines run. Said time schedule shall be certified to be correct by the superintendent of each line operating such street railroad cars. Whenever such time schedule shall be changed, the schedule so changed, duly certified by the superintendent, shall be filed with the Clerk of the Board of Supervisors within ten (10) days after such change is made."; and

Whereas, Section 18 of the Public Utilities Code of the City and County of San Francisco reads as follows: "Time Schedule, Changing. Whenever in the opinion of the Board of Supervisors, the safety, comfort or convenience of the public requires a change in such time schedule, in force on any street car line, said Board shall by resolution direct such change, and such time schedule must be adopted by the persons, firms or corporations operating such line, and all cars thereon must be operated in accordance with said time schedule as so changed."; and

Whereas, Section 17 of the Public Utilities Code of the City and County of San Francisco has not been complied with; and

Whereas, it is imperative that the Board of Supervisors of the City and County of San Francisco be informed of said schedules and change of schedules and the number of cars in daily operation in each line and the headway on which the cars on each of said lines are run; now, therefore, be it

Resolved, That the Public Utilities Commission of the City and County of San Francisco be advised by the Board of Supervisors of the City and County of San Francisco to comply with Section 17 of said Public Utilities Code.

Adopted—Board of Supervisors, San Francisco, April 29, 1946.

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Brown—1.

Absent: Supervisor Colman—1.

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

DAVID A. BARRY, Clerk.

Disapproved, San Francisco, May 3, 1946.

R. D. LAPHAM, Mayor.

Discussion.

Supervisor Lewis said because I introduced this matter I believe there is a very serious principle concerned in this matter. There is

an ordinance on the books, passed by the Board, that provides that headways must be maintained for the riding public. The Board wisely passed an ordinance that said that whenever a change of schedule was made those schedules were to be filed with the Board of Supervisors so that the Board would know at all times what the changes were.

The City Attorney has written an opinion that the ordinance is no good because the Charter gave the Utilities Commission the right to operate the railroad. There are other ordinances on the books that state it is against the law for the passengers to talk to the operator of a street car, to spit on the floor. I suppose that these ordinances are no good.

While the Utilities Commission is given the jurisdiction to run the railroad it must be done under the overall supervision relative to the laws that are on the books of the City and County of San Francisco. Any court would enforce an ordinance of this type. All we are asking for is that the change of schedules be filed with the Clerk of the Board in order that we might be informed at all times as to the headways for the convenience, safety and comfort of the riding public of San Francisco. It would mean that if we were not satisfied we, at any time, could start an investigation and go into the matter. That has nothing to do with this Board trying to run a railroad. All we have to do is to say to the Utilities Commission that if you are not maintaining headways that are convenient to the people of San Francisco you are violating the ordinance.

Under the terms of the Charter it very specifically states that the Utilities Commission might suggest to the Supervisors ordinances relative to the operation of the railroad and that this Board shall see that the ordinances are carried out. The Charter can only rule out ordinances that are inconsistent with it. There is nothing inconsistent with this ordinance and the Charter.

In our investigation it was brought out that only 2 per cent of the delay was caused by accidents or cars breaking down; 98 per cent of the delay, then, must be due to mismanagement. All we are asking for is a compliance with this ordinance.

Motion to Reconsider.

Supervisor Lewis then moved for a reconsideration in order that this Board of Supervisors may vote on the veto.

Stating of the Question.

Supervisor Gallagher said, the question is: "Shall Proposal 5502 become effective notwithstanding the Mayor's veto?" A vote "Aye" overrides the Mayor and a vote "No" sustains the Mayor.

Discussion.

Supervisor Mead stated, that is not the matter before us, Mr. President. You said one thing and Supervisor Lewis said another.

Supervisor Gallagher replied, no motion is necessary on this matter.

Supervisor Christopher inquired what effect would the City Attorney's ruling on the matter have on the overriding of the veto or the sustaining of the veto.

Supervisor Lewis stated, we had the opinion when we passed this resolution. That is, we did not feel that the opinion was correct. It is a very serious matter to say that there are ordinances that are invalid and have no force and effect.

Supervisor Christopher remarked, it is a question of principle whether or not we want to override a veto. I do not want to override a veto and then get nothing out of it. If we override this veto today, I want to be sure that we will receive the desired information.

Supervisor Lewis said, if we do not get the desired information I will go into court on a writ of mandate demanding compliance with these ordinances.

Supervisor Christopher inquired, would it not be better to send this matter back to committee for further study?

Supervisor Lewis replied, that would not do any good. We have an ordinance on the books relative to the Utilities Commission filing change of schedules with the Clerk of the Board.

Supervisor Mead stated, I want to know just where we are on this matter. I do not believe it is good business on the part of the Board to adopt an idle gesture. I am for what Supervisor Lewis is trying to do if it is legal. Did the City Attorney rule the way he did because the legislation adopted by the Board was in conflict with the Charter.

Supervisor Lewis answered, that is correct.

Supervisor Mead continued, that being agreed to by Mr. Lewis, if the Board overrides the veto what would be the point in going into court.

Supervisor Lewis replied, the City Attorney's opinion is not binding. By going into court we would have the Board's resolution requesting the information. It is a dangerous proposition that we should just take the statement of the City Attorney that ordinances are void by the fact that the Public Utilities Commission has been given the maintenance of the railway. I feel that in overriding the veto we would be protecting our own rights.

Supervisor Mead said, what you are trying to do is to force the Public Utilities Commission to submit, from time to time, a schedule of headways. Assuming that they were to comply with this request and this Board felt that the schedules were not proper, what then would happen.

Supervisor Lewis replied, Section 18 of the Public Utilities Code provides that the Board of Supervisors shall authorize such change.

Supervisor Mead stated, the City Attorney has told us that the legislation adopted by the Board is in direct conflict with the Charter.

Point of Order.

Supervisor Mancuso rose to a point of order. I would like to speak on this matter, but are Supervisors Lewis and Mead to be allowed to ask questions back and forth?

The Chair ruled the point of order not well taken. Supervisor Mead is trying to get information.

Discussion.

Supervisor Mead said, I am trying to get information that Supervisor Lewis has not given me, and if I do not get it I will have to go along with the Mayor.

Supervisor Lewis answered, we held an investigation on the railroad. One of the things considered was the number of cars kept in the barn, thus making a long headway. We still have an investigation pending. Under the Charter we have the right to supervise the operation of the Municipal Railway.

Point of Order.

Supervisor Mancuso rose to a point of order. Supervisor Lewis is not speaking to the matter before the Board.

The Chair ruled the point of order not well taken.

Discussion.

Supervisor Lewis continued, in order to get the schedules that are constantly being changed, I felt it was only right that they should be filed with the Clerk of the Board. I found that this was taken care of by an ordinance. I introduced a resolution that the ordinance be complied with. The City Attorney rendered an opinion stating that the Charter invalidated these ordinances.

I disagreed with this opinion and so did a majority of the Board. The members of the Board, not agreeing with the opinion of the City Attorney, passed this resolution and the resolution was vetoed. If we override this veto we have a basis on which we can go into court and have these ordinances tested. I believe it is important enough to be tested in court. I feel that this matter is very important to the people of the City.

Supervisor Mancuso said I believe that the message of the Mayor is right to the point. Supervisor Lewis should realize that when the courts consider a matter they will look at the language of the Mayor.

Section 17 of the Public Utilities Code was for the Market Street Railway and not for the operation of the Municipal Railway.

I have found Mr. Turner very cooperative and Mr. Turner has stated that the Public Utilities Commission will be glad to furnish the Board with any information it desires relative to the operation of any utility under its jurisdiction. I voted for this resolution before, but now I will have to vote to sustain the Mayor's veto. I do not believe that we should put ourselves in a position to file a suit in court.

Supervisor MacPhee remarked, I agree with what Supervisor Mancuso says. With respect to that part of the message where the Mayor mentions the matter of the Board taking over the jurisdiction of the railroad, I do not believe that the Board said that.

If the Public Utilities Commission says that they will not give us information we can go ahead with it. I believe that the Commission will give us anything that we want. If it is going to be a question of getting the desired information that is all that we want. Until such time as the Commission refuses to give us the information, I believe we are wasting a lot of time.

Supervisor Christopher said I am quite concerned about the traffic situation because I feel that it is a very complex thing in San Francisco today. We should not be placed in a position of making a gesture unless it avails us something. I believe that the measure should be taken under consideration.

In view of the fact that this should be given more mature thought before we say that we are going to take the matter into court, I believe that we should study it, then if we feel that we should go into court we can do that. I believe by taking it under consideration we will be saving a lot of embarrassment to the people concerned.

Motion for Reference to Committee.

Supervisor Christopher then moved that this matter be referred back to committee. Seconded by Supervisor MacPhee.

Supervisor Lewis stated, I am always in accord with further study on any matter. This matter would go back to the Public Utilities Committee and I am wondering if we would get prompt action on it by that Committee.

Motion to Refer to Committee Carried.

Thereupon the roll was called and the motion to refer the matter to committee was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—8.

No: Supervisor Meyer—1.

Absent: Supervisors Brown, Colman—2.

Hearing of Protests—Assessment for Improvement of Portions of Forty-fifth Avenue Between Ortega and Pacheco Streets.

Board of Supervisors to hear protests, if any, of all persons interested in the following described work done or in the assessment, diagram, or warrant for pay of the cost of the same, or in any property affected thereby: Improvement of portions of Forty-fifth Avenue between Ortega and Pacheco Streets by the construction of paving, etc., by Chas. L. Harney, as described in Declaration of Intention Order No. 22205, dated April 18, 1945, of the Department of Public Works.

No protests, assessment confirmed.

Hearing of Protests—Assessment for Improvement of Portion of Silliman Street Between Oxford Street and 120' East.

Board of Supervisors to hear protests, if any, of all persons interested in the following described work done or in the assessment, diagram, or warrant for pay of the cost of the same, or in any property affected thereby: Improvement of Silliman Street (N ½) between Oxford Street and 120' east by the construction of paving, etc., by Eaton & Smith, as described in Declaration of Intention, Order No. 22048, dated March 14, 1945, of the Department of Public Works.

No protests, assessment confirmed.

SPECIAL ORDER—2:30 P. M.

Consideration Continued.

Following proposal presented by Supervisor MacPhee on April 8, 1946:

Determining That McLaren Park Shall Be Restricted to a Total Area of 275 Acres, and Requesting Park Commission and City Planning Commission to Furnish Board With Boundaries Within Said Limitation.

Proposal No. 5567, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the Board of Supervisors does hereby determine by policy that the boundaries of McLaren Park be set at not more than 275 acres and that the Park Commission and City Planning Commission be requested to furnish this Board with boundaries for this park within the limitation of 275 acres, and be it

Further Resolved, That Resolution No. 26241 (New Series) is hereby repealed.

Discussion.

Supervisor MacPhee explained, the matter of McLaren Park has been discussed at length. We postponed this matter to give the Park Commission time to prepare its case on this matter. The proposal is that we ask the Park Commission to limit its boundaries to 275 acres.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for any member of the Park Commission who desires it.

Mr. Lloyd Wilson, President, Park Commission, said the Park Commission concurs whole-heartedly with the Board of Supervisors and those members of it who felt that the boundaries should be fixed. We thought it in order to bring before you something in physical form to show what the area is. In accordance with that we prepared this relief map.

The boundaries have been laid out. There are three proposals, from the Park, the Board of Supervisors and the City Planning Commission.

The Planning Commission has recommended an area somewhat larger than the Park Commission has recommended. The point is to settle the boundaries and proceed with the plans to develop.

The Park Commission is in favor of an outdoor park rather than the type of park that we now have at Golden Gate Park. We have reviewed our original proposal to the Board, and we do not believe that it can be cut without materially injuring the overall plan for the park. We have attempted to lay out the park so that there will be both recreational and playground facilities in the park.

The Park Commission finds itself in a position between the City Planning Commission and the Board of Supervisors. We have not asked for more than we thought could be used. Although it is true that the amount of flat ground is not sufficient, the people have put into the park \$750,000 and we believe that the park should be built up.

Supervisor Lewis asked is some of the best part of the park left out if we limit the park to 275 acres?

Mr. Wilson replied yes, we would lose one of the best parts of the park. The City Planning Commission has included a portion of the park that the Park Commission has not and if you want to go along with the City Planning Commission we would include it in our recommendation.

Supervisor MacPhee said, a couple came to my office and asked for help. They own property in the McLaren Park District and their situation was that they have two boys who returned from the service. They went to the Building Permit Department and asked for a permit to build two rooms in the basement for the boys. They were told that they could not build because the City might take over the property. The people then went to the Real Estate Department and asked that the property be purchased. They were told that the City had not made up its mind as to the boundaries and therefore nothing could be done at the present time.

That is the condition that is existing in that locality. The people, by vote, refused to approve the money for the purchase of the park. It is nice to say that we shall have a park, but where are we going to get the money to purchase the property? The time has come that if you want to establish the boundaries it should be done. If you are going to fix the boundaries you should also appropriate the money for the purchase of the property.

Supervisor Lewis stated I believe that this Board should set a definite boundary for this park. I feel that we have such a limited space in San Francisco and such a desperate need for parks in that part of San Francisco that we should go slowly on this matter. I believe that the rolling hills in the center does not lend itself to park purposes, while the part of the land outside of the boundaries we propose seems to be ideal for park purposes.

We have left out the level stretches that are around the hills. If it is the purpose of the Park Commission to put in a type of park for horseback riding then we should retain the hilly part. I want to see a park that could be used by the children principally.

I would like to hear a little more, before I vote on the matter, as to what type of park they can make on the hills and leave out the level land.

Mr. Girod, Superintendent of Parks, answered we haven't any final plans on the development of the park.

Mr. Wilson replied, the better lands of the park for children would be left out by the proposal before the Board.

Supervisor Mead asked of Supervisor MacPhee, in any event, action by the Board today will definitely set the boundaries for the park.

Supervisor MacPhee answered, I would not say that. Our proposal requires the Park Commission to determine what type of park they make out of 275 acres.

Supervisor Gallagher remarked the Park Commission is not giving you the boundaries based on 275 acres.

Supervisor Mead said, if the Board were to act on this proposal favorably, that would limit the park to 275 acres. I am inclined to go along with the Park Commission in this matter.

Supervisor MacPhee remarked, with a big budget this year, are we prepared to add to that budget a capital expenditure to clear up the present situation or are we going to go along by buying the property piece by piece?

Supervisor Mead stated, assuming that we go along with the request of the Park Commission then the people in the area would know where they stand with respect to the improvement of their buildings. That is why I am anxious to dispose of this matter this afternoon.

Supervisor Lewis explained I desire to amend this proposal. I believe that the boundaries should be set today; 275 acres might be enough land, but according to the map we find that we end up with a lot of hills and all of the flat land is taken away. By having hills it would be good only for horseback riding. I feel that a park with only hills is not worth putting money into.

Motion to Amend.

Supervisor Lewis then moved that 361 acres be substituted for 275 acres in the present resolution.

Seconded by Supervisor Meyer.

Discussion.

Supervisor MacPhee said, Supervisor Lewis said that the 275 acres would be available for only horseback riding. I desire to know from Mr. Wilson whether or not that is true.

Mr. Wilson replied that is not entirely true. I believe that the City should keep the hills. If you take that out all you will have is the land around it.

Supervisor MacPhee remarked, I desire to know what the Park Commission proposed to do with the property that we recommend to go out. The only thing I am concerned with is seeing that this matter be finished and be done with.

Mayor Lapham stated relative to the financing of the park, in my budget message I suggested consolidation of the Park and Recreation Departments. I have stricken from my budget practically all of the recommendations of the Recreation Department for land purchase, and have suggested that a bond issue be made to complete the purchase of land that the Recreation Commission desired. I have suggested that a committee be appointed to look over the various things that the Recreation Department and the Park Department want and then to make up its mind as to what should be put to the people for a bond issue. By doing it this way we will get enough money to complete the purchase of land necessary for park purposes.

Supervisor McMurray said, I am in accordance with the Mayor in the joining of these two commissions and also a bond issue. Let us find out if the people want to place that much money in the park. This park is too hilly. I believe that the bond issue would be the proper thing. If the people want to spend that money let them know what it is going for. I do not believe that the people would vote to pass a bond issue for this matter.

I have been visiting the parks as much as possible and I do not see the people in them. You will find that most people are going across the bay. It seems to me that this park is going to be a great deal of waste.

Motion Withdrawn.

Supervisor Lewis said that, with the consent of my second, I will withdraw my motion.

No objection and motion withdrawn.

Motion to Amend.

Supervisor Lewis then moved that 352 acres be inserted instead of 275 acres.

Seconded by Supervisor Meyer.

Motion to Amend Carried.

Thereupon the roll was called and the motion to amend was *carried* by the following vote:

Ayes: Supervisors Gallagher, Lewis, Mead, Meyer, Sullivan—5.

Noes: Supervisors Christopher, MacPhee, Mancuso, McMurray—4.

Absent: Supervisors Brown, Colman—2.

Supervisor MacPhee said I will go along with what the majority of the members desire to do. I am going to ask that this matter be postponed and that an ordinance be prepared setting forth the boundaries as requested by the Park Commission, so that we can adopt the boundaries today. I would like the Board to reconsider what is going to be done to provide for the purchase of the property.

Motion for Temporary Postponement.

Supervisor MacPhee moved that the balance of the matter be temporarily postponed.

Seconded by Supervisor Mead.

No objections and motion carried.

Substitute Bill Presented.

Supervisor MacPhee presented Bill 4078, as follows:

Establishing the Boundaries of McLaren Park in San Francisco, California.

Bill No. 4078, Ordinance No. . . . (Series of 1939), as follows:

Establishing the boundaries of McLaren Park in San Francisco, California.

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

Section 1. In accordance with the recommendation of the Park Commission, the boundaries of McLaren Park, situated in San Francisco, California, are hereby established as follows:

Beginning at the point of intersection of the southerly line of Burrow Street with the easterly line of La Grand Avenue, running thence easterly along the southerly line of Burrow Street to the westerly line of Cambridge Street, thence southerly along said westerly line of Cambridge Street to the southerly line of Wayland Street, thence easterly along said southerly line of Wayland Street to the westerly line of University Street, thence southerly along said westerly line of University Street to the northerly line of Oneta Street thence southwesterly along the northerly line of Oneta Street to the northwesterly line of Bow Street, thence following along the said northwesterly line of Bow Street to the easterly line of Assessor's Block 6220, thence southerly along said easterly line of Assessor's Block 6220 and Assessor's Block 6260 to a point fifty (50) feet, more or less northerly from the northerly side of Visitacion Avenue, thence easterly and parallel with the northerly line of Visitacion Avenue to the westerly line of Hahn Street, thence southerly along the westerly line of Hahn Street to the northeasterly property line of the San Francisco Housing Authority, thence northwesterly along the northeasterly property line to the northwesterly property line of said Housing Authority, thence southwesterly along said northwesterly property line of Lot 4-B in Block 6316, thence northwesterly along said northeasterly line of Lot 4-B to the easterly boundary line of Amazon Reservoir site, Lot 1 in Block 6284-A, thence northerly along said boundary line to the southwesterly line of Sunnysdale Avenue, thence northwesterly along said southwesterly line of Sunnysdale Avenue to the easterly line of said La Grand Avenue produced southerly, thence northerly along said product and said easterly line of La Grand Avenue to the point of beginning.

The Chair then referred the foregoing bill to the Finance Committee.

Appeal From Decision of the Chair.

Supervisor MacPhee said, I desire to appeal from the decision of the chair in referring this matter to committee. I believe that this is a very arbitrary decision. These people have been waiting for this matter to be typed by the Clerk and now you say that it shall go back to committee. This is not a new ordinance. This matter has been before the Board for months and months.

Supervisor Mead stated, I believe that the Board suggested that the Park Commission prepare the necessary legislation to present this matter today to the Board. I believe we could stretch a point by considering this matter today.

Supervisor Gallagher replied, this is not a committee report.

Suspension of the Rules.

Supervisor MacPhee moved for suspension of the rules for the consideration of the bill.

No objection and motion carried.

Discussion.

Supervisor MacPhee remarked, the Park Commission, with the assistance of the Real Estate Department, has gone into this matter and has come forth with this recommendation. The area to be selected by the Park Commission will be a good one and something will be able to be done on this matter. This is a recommendation of the Park Commission and they say they can do a good job on this boundary.

Supervisor Gallagher stated that matter has not been approved by the City Attorney. I believe this matter should be submitted to the Public Buildings, Lands and City Planning Committee.

Supervisor Mancuso asked of Mr. Wilson, how much land would be required to improve the park?

Mr. Wilson replied, I cannot definitely say. I believe that the amount of property will be between 345 and 352 acres of land. This is less than any that has been suggested before.

Supervisor Mancuso said, I desire to know whether or not the Park Commission would submit a supplemental budget necessary to purchase all of the land necessary for the McLaren Park.

Supervisor Gallagher remarked, we have suspended the rules and you can vote on it as you desire but I believe that this matter should be submitted to committee. If we adopt it today, without the approval of the City Attorney, and there is something wrong with it you are not acting legally.

Supervisor MacPhee said, the matter before was approved as to form by the City Attorney. I believe that we are following a routine procedure.

Supervisor Gallagher stated, I believe that when we act without the approval as to form by the City Attorney we are not acting legally.

Supervisor MacPhee suggested, let us send it to the City Attorney for approval as to form and when it comes back we can act on it.

Reference to Committee.

Supervisor Gallagher ruled that this matter be referred to the Finance Committee with instructions to report back by next Monday.

SPECIAL ORDER—2:30 P. M.**Amended.**

The following recommendation of Streets Committee was taken up:

Present: Supervisors Meyer, McMurray, Sullivan.

Authorizing Street Planting Under the Jurisdiction of the Board of Park Commissioners.

Bill No. 4000, Ordinance No. . . . (Series of 1939), as follows:

An ordinance authorizing street planting under the jurisdiction of the Board of Park Commissioners.

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

Section 1. Definitions. a. For the purpose of this ordinance the word "street" is hereby defined to be any public street, avenue, boulevard, lane, road, parkway, freeway or other public way.

b. The word "planting," when used in a comprehensive sense, is hereby defined to include planting, removing, trimming and maintaining trees, shrubs and plants.

c. The word "tree" is hereby defined to include any tree, shrub, ground cover or other plant of an ornamental nature.

Section 2. Jurisdiction. The Board of Park Commissioners shall have jurisdiction and control over the planting, maintenance and removal of trees in all of the streets of the City and County of San Francisco.

Section 3. Powers. a. The Board of Park Commissioners shall have charge of, direct and supervise the planting, trimming, pruning, spraying, maintenance and removal of any trees, shrubs and plants in the streets of the City and County and shall have charge of all work incidental thereto.

b. The Board of Park Commissioners shall appoint a supervisor of street tree planting and a public relations officer, who shall hold office at its pleasure.

c. If the Board does not elect to do the actual work it may issue permits for the planting, trimming, pruning, spraying or removal of any trees, shrubs or plants in said streets as hereinafter set forth.

d. The Board shall make a survey of the City and County to determine where planting would be most desirable and is hereby authorized to prepare plans and/or specifications for planting trees, shrubs and plants in any of the streets in the City and County. Such plans and/or specifications shall specify the kind, variety, size, quality and other essential information of such trees, shrubs and plants, as well as the location and distance apart at which such trees, shrubs and plants shall be planted. Prior to a determination of said Board a public hearing shall be held by the Board at which time owners of property abutting on the street or streets where the proposed work is to be done shall be heard.

Notices of the intention of the City and County to do said planting shall be posted at least ten (10) days before the date of the hearing in every block on the side or sides of the street to be planted.

Section 4. Duties. a. It shall be the duty of the Board to set out or plant all trees, shrubs, and plants on public streets and to take general care and exercise supervision of all trees, shrubs or plants growing or hereafter planted in the streets of the City and County with the exception that the Division shall not assume the maintenance of trees, shrubs and plants on streets, boulevards and parkways which have been maintained by the Park Department, property owners, real estate subdivisions, the Public Utilities Commission, the Department of Public Works, or any other subdivision of the City and County of San Francisco, prior to the passage of this ordinance, unless the necessary funds for such maintenance shall be transferred to said Division.

b. No tree, shrub or other plant in any street which has been planted and maintained by an abutting property owner shall be trimmed or removed unless the Board has first given a written notice of ten (10) days to the property owner that said tree, shrub or plant is to be trimmed or removed. If the owner does not protest, as required by the notice, within seven (7) days, the trimming or removal may be carried out.

In the event of an emergency the trees, shrubs or plants in the street, or on private property overhanging the street, may be trimmed or removed without the necessity of notifying the property owner as herein provided.

c. It shall be the duty of the Board to inspect all trees, shrubs and plants in all streets of the City and County which are open for travel and should such trees, shrubs or plants become infected or infested with scale, plant or animal life or any insect detrimental to their growth, health, or life, the Board is hereby empowered to remove, eradicate, control or destroy such conditions. Before removing or destroying such trees, shrubs or plants on which the detrimental condition cannot be corrected by the usual methods, the abutting property owner or owners shall be notified in writing, as provided by paragraph (b) of this section, of the intention of the Board to remove or destroy such trees, shrubs or plants.

d. It shall be the duty of the Board to encourage the planting, care and preservation of trees, shrubs and plants in all streets of the City and County where planting is practicable and upon private property immediately adjacent to said streets.

e. The duties herein imposed and the work herein provided shall be performed out of such funds as may be appropriated from time to time for this purpose.

Section 5. Permits for Planting, etc. It shall be unlawful for any property owner or his agent to plant, trim, spray for plant diseases or insects, or remove any tree, shrub or plant in any street without first obtaining a written permit for such work from the Board. Said permit shall specify the kind, variety, size, location and the distance apart of the trees, shrubs or plants to be planted or the manner of trimming, spraying or removing such trees, shrubs or plants. All such work shall be carried out under the general supervision of the Board. No permit shall be required for property owners to water any trees, shrubs or plants in streets.

Section 6. Protection of Trees, Shrubs and Plants. It shall be unlawful for any person, firm or corporation to injure or destroy any tree, shrub, plant or lawn by any of the following means:

(a) Constructing a concrete, asphalt, brick or gravel sidewalk or otherwise filling up the ground area around any tree, shrub or plant so as to shut off air, light and water from the roots of said tree, shrub or plant;

(b) Piling building material, equipment or anything else around any tree, shrub or plant or on any lawn so as to cause injury;

(c) Pouring salt or salt water, oil, gasoline or any other deleterious matter on any tree, shrub, plant or on the ground around it or on any lawn;

(d) Posting any sign on any tree, tree stake or guard or by fastening any guy wire, cable or rope to any tree, tree stake or tree guard;

(e) Injuring any tree, tree stake or guard, or any shrub, plant or lawn with a motor vehicle or with a horse, or horse-drawn vehicle or any other manner causing injury or destruction to any tree, shrub, plant or lawn.

Section 7. Penalties for Violation of Ordinance. Any person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be punishable by a fine of not more than Five Hundred Dollars (\$500.00) or by imprisonment in the City and County Jail for a period of not more than six (6) months, or by both fine and imprisonment.

Section 8. Cooperation with Other Departments and Agencies.
a. For the purpose of coordinating and facilitating the carrying out of all street improvements with the proper provision for multiple uses, all plans and/or specifications for street planting proposed by the Board of Park Commissioners, other than the granting of indi-

vidual permits, shall be submitted to the Department of Public Works, the City Planning Commission, the Public Utilities Commission and the Art Commission for their comments and recommendations before proceeding with such projects. Such comments and recommendations are advisory except in such cases as are otherwise provided by law; provided, however, that the recommendations of the Department of Public Works shall be mandatory as to any matter affecting the safety of vehicular or pedestrian traffic. Any comments or recommendations must be made within thirty (30) days after receipt of said plans and/or specifications by any department or commission.

b. In a similar manner as in paragraph "a" of this section, all plans and/or specifications and permits for street improvements including making solid concrete sidewalks or filling in planting strips with concrete or other material, which might be related to existing trees, shrubs and plants or to possible new planting or provisions for planting spaces shall be submitted to the Board of Park Commissioners for their comments and recommendations before such work is authorized or permits granted. Any comments or recommendations must be made within thirty (30) days after receipt of the plans and/or specifications by the Board of Park Commissioners or in the case of permits to be granted to property owners and their agents such permits must be returned within three (3) days after their receipt by the Board of Park Commissioners. The provisions of this paragraph for plans shall apply to the submission of tentative plats of subdivisions by the Department of Public Works to the Board of Park Commissioners.

Section 9. Constitutionality. If any section, subsection, paragraph, sentence, clause or phrase of the ordinance is for any reason held to be unconstitutional, void or invalid, the validity of the remaining portions of the ordinance shall not be affected thereby.

Recommended by the Superintendent of Parks.

Approved by the Park Commission.

Approved as to form by the City Attorney.

April 1, 1946—Re-referred to Streets Committee.

April 15, 1946—Consideration continued until April 22, 1946.

April 22, 1946—Consideration continued until May 27, 1946.

April 29, 1946—Consideration continued until May 6, 1946.

Motion to Amend.

Supervisor Mancuso moved to amend Section 2, Jurisdiction, at the end of the word San Francisco add "in areas classified as a first residential district."

Seconded by Supervisor McMurray.

Discussion.

Supervisor Mancuso said, I was requested to introduce various amendments, and I do not know who asked me to do it. I know nothing about this matter.

Supervisor Meyer stated, I believe that it should be amended to include second residential districts.

Mr. Girod, Superintendent of Parks, remarked I believe that second residential districts should be included also.

Supervisor Mead asked, does the Park Commission have complete jurisdiction as to what districts shall be involved?

Supervisor MacPhee answered, that is correct.

Supervisor Mead remarked, why place in any districts, then? Assuming that this matter is passed today, the Park Commission have the jurisdiction to place trees any place in the City. If we adopt the amendment would that limit the placing of the trees?

Supervisor Meyer stated, I believe that Pacific Avenue between Gough and Franklin Streets is second residential. This street is planted with trees.

Supervisor MacPhee said, I believe that this amendment should be withdrawn since it has not been seconded.

Supervisor Mancuso replied, this matter has been seconded and it should be passed. By passing this we can limit the Commission as to where they are going to plan the trees.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for interested parties on this matter.

Mr. Henry Clausman, representing the San Francisco Federation of Art, stated, one of the chief aims of this program is to help the little home owner. You will find trees in the better districts already. This program improves property value. This would help the small property owner because the City will be able to do the planting on a small scale. That is why I am opposed to having this amendment passed.

Discussion.

Supervisor Mead said I have been informed that there are several proposed amendments. I believe that we should go ahead and read the amendments so that all the people will know just what they are.

Amendments.

Supervisor Mancuso moved that Section 4 be amended by adding thereto a new subdivision to be known as subdivision (f) as follows: "The planting of trees on any sidewalk area of any portion of a street, in accordance with the provisions of this ordinance, should be limited to trees of an evergreen type." Seconded by Supervisor Mead.

Supervisor Mancuso moved that Section 4 be amended by adding thereto a new subdivision to be known as subdivision (g) as follows: "The Park Commission shall make periodic inspection of all sidewalk areas of any street on which trees, shrubs or plants shall have been planted in accordance with the provisions of this ordinance and shall make repairs to said sidewalk areas and sewer connections which may be necessary as a result of said planting."

Seconded by Supervisor Sullivan.

Privilege of the Floor.

Supervisor Mead moved the privilege of the floor for Mr. Bryan Hall of the City Planning Commission.

Mr. Hall stated, if you limit it to first residential districts that would mean that trees could be planted only in front of single family dwellings. I do not believe that you should limit the Park Commission to any particular section of the City. I believe that it should be left in the hands of the Commission as to where they desire to put the trees.

With respect to the second amendment relative to evergreen trees, we have a Park Commission who are experts in the matter of trees and we should not dictate to them as to what type of trees they should plant.

Discussion.

Supervisor Gallagher asked, is there money in the budget to take care of the upkeep of these trees?

Supervisor MacPhee replied, there is nothing in the budget because we do not have an ordinance to permit the operation of this program.

Supervisor Gallagher inquired, is the Mayor going to place \$100,000 in this budget for this matter?

Supervisor MacPhee answered, I do not know just what the Mayor is going to do on this matter.

Supervisor Gallagher stated, I believe that we are wasting time by passing an ordinance when we do not know just how much money we are going to have to appropriate.

Supervisor Mead said, I feel that if we voted for this legislation today, and then if the Mayor should come in with a proposal amounting to an expenditure of \$100,000, that the members of the Board who voted for this ordinance will be bound to vote for the \$100,000.

Supervisor MacPhee replied, I do not believe that this is the case. I believe that every member of the Board who votes for this matter will just be stating whether or not he is in favor of a tree planting ordinance.

Supervisor Mead remarked, assuming that the Mayor does come in with an appropriation for \$100,000, would we be able to amend it?

Supervisor MacPhee answered, we would have that right.

Supervisor Gallagher stated, we are losing sight of the fact that if we go along with this tree ordinance and then commit ourselves to go along with this ordinance then we are committing ourselves to go along with the \$100,000 appropriation.

Point of Order.

Supervisor MacPhee rose to a point of order. You are not talking on the amendments, you are talking about the ordinance itself.

The Chair ruled the point of order not well taken.

Discussion.

Supervisor Meyer said, the matter of money is not injected into this matter at all. If we do not pass the ordinance we will not have a tree planting proposal. If we do not get enough money in this budget it would still be on the books and we could get enough money in the next budget.

Privilege of the Floor.

Supervisor Mancuso moved the privilege of the floor for Mr. Charles Harney, representing the Associated General Contractors.

Mr. Harney asked that this matter be referred to committee. I have not had an opportunity to be heard on this ordinance. I feel that there are many things in this ordinance that are not favorable to the street construction companies.

Mr. G. Johnson, attorney for the Associated General Contractors, said I did not see this ordinance until today. I want to assure you that personally I am in favor of this type of a project but the industry is very much interested in it.

In Section 4 it mentions trees growing in the street. In Section 6 it would make every person guilty of a violation by destroying any tree or shrub, but it does not mention in the street.

The way the ordinance is prepared it does not carry out the intent of the people proposing it. This matter can be cleared up and I believe that if this matter were referred to committee it would be able to be amended to the satisfaction of all concerned.

Supervisor Gallagher remarked, there are other amendments that should be placed in this ordinance. We do designate in the ordinance, the Board of Park Commissioners and it should be the Park Commission. The entire matter will have to be amended all the way through.

Supervisor Mancuso explained, two weeks ago I requested that this ordinance be re-referred to committee. This ordinance gives the Park Commission too much power. You cannot do anything relative to the change of your lawn or trees without permission by the Park Commission. I cannot vote for this ordinance with Section 6 remaining the way it is.

Motion for Referral to Committee.

Supervisor Mancuso moved that the matter be referred to committee.

Seconded by Supervisor McMurray.

Supervisor MacPhee stated, I am going to insist that all of these people be given an opportunity to speak on this matter.

Privilege of the Floor.

Supervisor MacPhee then moved the privilege of the floor for all interested parties.

Mr. Girod explained, the statement made by Supervisor Mancuso is one that would have to be decided by the City Attorney.

Mr. Russell Powell, representing the Central Council of Civic Clubs, said the Council voted in favor of the tree planting ordinance. I feel that you must have an ordinance before you can make any appropriation.

Mrs. Norse Erskin, representing the San Francisco Planning and Housing Association, stated, trees are necessary for San Francisco. It is one of the last cities in the United States to pass an ordinance of this kind. We had a survey made which makes it possible for this program to be set up under a City department and maintained by that department. I believe that San Francisco should not be without an ordinance of this kind.

Mrs. Morley Thompson, representing the San Francisco Association of Artists, remarked, I ask each member of the Board to consider the citizens' point of view when they are voting on this matter. Each child should be given the right to have a tree on his street. Every person, whether he lives in first residential district or not, is entitled to right of planting on his street. This program would increase the value of the property in San Francisco.

Mr. Bryan Hall explained, the City Planning Commission is in favor of the passage of this ordinance. The Master Plan includes the desirability of planting trees in San Francisco. The only criticism that people have against San Francisco is that it is lacking in trees.

Mrs. H. Clausman said, San Francisco is the only city on the Coast that has not taken care of this matter. This is a practical program. This will lift neighborhoods into a better neighborhood. The City Attorney assured me that there was nothing in the ordinance that would keep me from improving my backyard.

This tree planting ordinance is something that we need. We are away behind in this matter. This ordinance is an enabling ordinance. We do not have to appropriate money. This ordinance sets a policy only.

Discussion.

Supervisor Meyer stated, I believe that this matter should be passed as it is and then let the people try to amend it afterwards.

Supervisor Lewis explained, I am in favor of this ordinance. I believe it is a good thing for San Francisco. I believe we should discuss policy before we discuss money. As far as the contractors are concerned, it appears that they would like to have time to take it up with their clients but they can always come in and propose amendments to the ordinance. If it goes back to committee it is the same as killing it. We need an ordinance of this type.

Supervisor Gallagher said, there are a number of amendments that have to be made to this ordinance.

Motion to Refer to Committee Defeated.

Thereupon the roll was called on the motion to refer the matter to committee and it was *defeated* by the following vote:

Ayes: Supervisors Gallagher, Mancuso, McMurray, Mead—4.

Noes: Supervisors Christopher, Lewis, MacPhee, Meyer, Sullivan—5.

Absent: Supervisors Brown, Colman—2.

Motion to Amend.

Supervisor Mancuso moved an amendment to Section 6 that after the word "lawn" add "on public streets."

Seconded by Supervisor Meyer.

Discussion.

Mr. Girod said, that is a legal question and I believe it should be answered by the City Attorney.

Mr. Holm, Assistant City Attorney, said, I understand that Supervisor Mancuso has stated that Section 6 would prohibit a person from handling a person's own property and he is correct. I believe that you should insert the words "on public streets."

Mr. Wilson said, as a matter of policy, the Park Commission has no thought of going into anybody's back yard or front yard.

Supervisor Mead stated, I would like to ask whether or not the present Commission is in a position to commit any future Commission.

Mr. Wilson replied, I am speaking only with reference to the policy of the present Commission.

Motion to Amend Carried.

Thereupon the roll was called and the motion to amend Section 6 was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Motion to Amend.

Supervisor Mancuso moved that Section 6 be amended by adding the word "wilfully" in front of each subsection.

Seconded by Supervisor MacPhee.

Discussion.

Supervisor Lewis said, I am opposed to this amendment. This would be limiting the people too much.

Substitute Motion.

Supervisor Mancuso moved, as a substitute motion, that Section 6 be amended by inserting the word "wilfully" after the word "corporation."

Seconded by Supervisor MacPhee.

Discussion.

Supervisor Lewis remarked, I believe that if we are going to have the trees there should be some protection.

Supervisor MacPhee asked, can we hear from the City Attorney as to what our position is in this matter?

Motion to Temporarily Postpone.

Supervisor Mancuso moved that this matter be postponed temporarily.

Lost for want of a second.

Discussion.

Mr. Holm said, I do not believe that a person could be guilty of a crime unless it is done wilfully.

Motion to Amend Carried.

Thereupon the roll was called and the motion to amend Section 6 by adding the word "wilfully" was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Motion to Amend.

Supervisor MacPhee moved that paragraph b of Section 3 be deleted.

Seconded by Supervisor Sullivan.

Discussion.

Mr. Otto Sues, representing the Civil Service Commission, said you cannot establish this position and exempt it from the civil service provisions of the Charter.

Motion Carried.

Thereupon the roll was called and the motion to delete Section 3b was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Motion to Amend.

Supervisor MacPhee moved that wherever the words "Board of Park Commissioners" appear that they be changed to read "Park Commission."

Seconded by Supervisor Sullivan.

No objection and motion carried.

Motion to Amend.

Supervisor Mancuso said it might be a good idea to include the suggestion by Supervisor Meyer to include second residential district to my motion to amend Section 2 of the ordinance.

Supervisor Mancuso then moved that Section 2 be amended by adding after the words "San Francisco" the following, "in areas classified as a first or second residential district."

Discussion.

Mr. Girod remarked that the Commission will plant trees wherever it deems advisable. I believe it would be best to leave it to the judgment of the Park Commission and other departments concerned.

Motion Withdrawn.

Supervisor Mancuso then withdrew his motion.

Discussion on Motion to Add Section 4f.

Supervisor MacPhee said, I believe that the Park Commission is better informed to decide just what type of trees should be planted.

Supervisor Gallagher stated, I think that evergreen trees should be planted. They do not shed their foliage and thus they keep the street clean.

Motion to Amend Carried.

Thereupon the roll was called and the motion to add section 4f was *carried* by the following vote:

Ayes: Supervisors Gallagher, Mancuso, McMurray, Mead, Meyer—5.

Noes: Supervisors Christopher, Lewis, MacPhee, Sullivan—4.

Absent: Supervisors Brown, Colman—2.

Motion to Rescind Action.

Supervisor MacPhee moved that we rescind action on the foregoing motion because we did not hear from Mr. Girod.

Seconded by Supervisor Christopher.

Motion to Rescind Carried.

Thereupon the roll was called and the motion to rescind was *carried* by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, McMurray, Meyer—5.

Noes: Supervisors Gallagher, Mancuso, Mead, Sullivan—4.

Absent: Supervisors Brown, Colman—2.

Discussion.

Mr. Girod said, it will not be the intent of the Park Commission to plant such trees as you might see in Sacramento or Stockton or other warm cities.

It is our intention that, when the program is worked out, we will stick to small trees that will not go higher than 15 feet, with a 5-foot spread. There are many trees that do drop their leaves at a certain time of the year but there are not many leaves on them.

Substitute Motion.

Supervisor Mancuso moved, as a substitute motion, that Section 4 be amended by adding subdivision f as follows: "In the selection of

trees for planting on any street as herein defined, preference shall be given to trees of an evergreen type."

Seconded by Supervisor MacPhee.

No objection and motion carried.

Discussion on Motion to Add Section 4g.

Mr. Girod stated, this might conflict with the Department of Public Works. The Park Commission would not have jurisdiction over the sidewalks where no trees are planted.

Motion Amended.

Supervisor Mancuso moved that the motion be amended by changing the words "Park Commission" to "Department of Public Works."

Seconded by Supervisor Sullivan.

Motion Carried.

Thereupon the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Gallagher, Mancuso, Mead, Meyer, Sullivan—5.

Noes: Supervisors Christopher, Lewis, MacPhee, McMurray—4.

Absent: Supervisors Brown, Colman—2.

Motion to Amend.

Supervisor Mancuso moved that Section 8a be amended by adding, after the word "traffic," the following: "or the construction, reconstruction or maintenance of any street as hereinabove defined."

Seconded by Supervisor Christopher.

No objection and motion carried.

Motion to Amend.

Supervisor Mancuso moved that section 4e be amended by adding the following after the word "purpose": "No property owner shall be required to pay the cost of planting or supervising the maintenance of any trees, shrubs or plants on or adjacent to his property. When planted under the provisions of this ordinance, no person, firm or corporation engaged in the construction, reconstruction or maintenance of any street as hereinabove defined shall be required to plant or pay the cost of planting or maintaining any trees in any such street."

Seconded by Supervisor Mead.

Discussion.

Mr. Girod asked, what about the trees that are already planted in the street? We maintain trees for the Department of Public Works. The Park Commission will assume only the trees that are planted by the Park Department.

Mr. Wilson stated that the Park Commission is not in here asking for anything. If the Board of Supervisors passes a tree planting ordinance and assigns the responsibility to the Park Department, we will carry out the ordinance and if the Board desires us to take in the trees that are now planted we will do it.

Supervisor Mancuso explained this amendment will be directed only to the trees that are planted under the terms of this ordinance.

Supervisor MacPhee said, I would like to speak against the proposal. What it proposes to do is to give relief to an individual in the event the City does not appropriate money to carry out the project after it has been started.

I believe that the Board will be intelligent enough to either appropriate the money or repeal the ordinance. If the money is not appropriated we cannot force people to act under the ordinance.

Motion to Amend Carried.

Thereupon the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Mancuso, Mead, Meyer—5.

Noes: Supervisors Lewis, MacPhee, McMurray, Sullivan—4.

Absent: Supervisors Brown, Colman—2.

Discussion.

Supervisor Gallagher explained, I am going to vote against the ordinance because I believe you are committing the Board to an appropriation of \$100,000 a year, or more. There are many other things needed in San Francisco. There are recreation centers that are needed for children. You will find that these recreation centers are sorely needed in San Francisco. We need new sewers, we need our streets fixed and we need a new streetcar system. By passing this, you will commit all future Boards to keep up the appropriation. The people in the outlying part of the City, and other districts, who need recreational facilities should be taken into consideration before we take care of this matter.

Supervisor Mancuso remarked, I am going to vote for the ordinance but I am making sure that I am not going on record as favoring the appropriation for the continuation of this matter. I feel that trees are a wonderful thing but when you are spending the City's money to plant trees and you have other things that are more necessary, to me, it is ridiculous. I believe that those other things come first.

It might be well for this matter to go back to committee so that the opponents of this matter might be given a hearing on it.

Motion or Reference to Committee.

Supervisor Mancuso then moved that this matter be sent back to committee in its present condition and that a further hearing be had on this matter.

Seconded by Supervisor McMurray.

Discussion.

Mrs. Clausman said, the budget for the planting of the trees will never run more than a little over \$100,000. The first year will be the most as there will be a labor cost.

Supervisor Gallagher stated, I believe that the tree planting program could go on at a later date. I am not going to commit myself for anything that is in the budget until the budget arrives here.

Supervisor McMurray remarked, I am going to vote for this ordinance but I feel that there are other matters that are more important. I hope that this matter goes back to committee for a thorough hearing.

Supervisor Mead said, I believe that the Board has a tremendous amount to answer for. It was the policy to let future Boards worry as to what the tax rate was going to be and as a result things have caught up with us, things that have to be taken care of. If those matters had been taken care of I would be willing to go along on this ordinance. I believe that we should take care of other things, then we can proceed with the tree planting program.

Supervisor MacPhee explained, we have gotten away from the tree planting ordinance and got into an appropriation ordinance. Some of

the members have strayed from the point. They are now talking about recreation facilities. It is within the power of the members to include money for recreation centers as a capital expenditure in the budget but I have never seen that done. If we want to make appropriations for recreational centers let us do that.

The people of San Francisco want an ordinance, they want something set up so that when the time comes to appropriate money they will have the enabling act. There is nothing in here that says you have to vote money. If you pass the ordinance it will at least start us on the road. Before any money can be appropriated the ordinance will have to be passed.

Supervisor Lewis stated, I think that we should decide on this matter now. Matters of policy should be decided before matters of dollars and cents. You are considering only one thing. To me that is policy. When the budget comes up you can then determine how much you are going to appropriate for the project. Let us pass this ordinance today. We are not committing ourselves today or any day.

Motion or Reference to Committee Defeated.

Thereupon the roll was called on reference to committee and it was *defeated* by the following vote:

Ayes: Supervisors Gallagher, Mancuso, McMurray—3.

Noes: Supervisors Christopher, Lewis, MacPhee, Mead, Meyer, Sulivan—6.

Absent: Supervisors Brown, Colman—2.

Passed for Second Reading as Amended.

Thereupon Bill No. 4000, as amended and printed as follows, was *Passed for Second Reading*:

Authorizing Street Planting Under the Jurisdiction of the Park Commission.

Bill No. 4000, Ordinance No. . . . (Series of 1939), as follows:

An ordinance authorizing street planting under the jurisdiction of the Park Commission.

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

Section 1. **Definitions.** a. For the purpose of this ordinance the word "street" is hereby defined to be any public street, avenue, boulevard, lane, road, parkway, freeway or other public way.

b. The word "planting," when used in a comprehensive sense, is hereby defined to include planting, removing, trimming and maintaining trees, shrubs and plants.

c. The word "tree" is hereby defined to include any tree, shrub, ground cover or other plant of an ornamental nature.

Section 2. **Jurisdiction.** The Park Commission shall have jurisdiction and control over the planting, maintenance and removal of trees in all of the streets of the City and County of San Francisco.

Section 3. **Powers.** a. The Park Commission shall have charge of, direct and supervise the planting, trimming, pruning, spraying, maintenance and removal of any trees, shrubs and plants in the streets of the City and County and shall have charge of all work incidental thereto.

b. If the Park Commission does not elect to do the actual work it may issue permits for the planting, trimming, pruning, spraying or removal of any trees, shrubs or plants in said streets as hereinafter set forth.

c. The Park Commission shall make a survey of the City and County to determine where planting would be most desirable and is hereby authorized to prepare plans and/or specifications for planting trees, shrubs and plants in any of the streets in the City and County. Such plans and/or specifications shall specify the kind, variety, size, quality and other essential information of such trees, shrubs and plants, as well as the location and distance apart at which such trees, shrubs and plants shall be planted. Prior to a determination of said Park Commission a public hearing shall be held by the Park Commission at which time owners of property abutting on the street or streets where the proposed work is to be done shall be heard.

Notices of the intention of the City and County to do said planting shall be posted at least ten (10) days before the date of the hearing in every block on the side or sides of the street to be planted.

Section 4. **Duties.** a. It shall be the duty of the Park Commission to set out or plant all trees, shrubs, and plants on public streets and to take general care and exercise supervision of all trees, shrubs or plants growing or hereafter planted in the streets of the City and County with the exception that unless the necessary funds therefor shall be transferred to the Park Commission said Commission shall not assume the maintenance of trees, shrubs and plants on streets, boulevards and parkways which prior to the passage of this ordinance have been maintained for a consideration by the Park Commission for some other agency or which have been maintained by property owners, real estate subdivisions, the Public Utilities Commission, the Department of Public Works, or any other subdivision of the City and County of San Francisco.

b. No tree, shrub or other plant in any street which has been planted and maintained by an abutting property owner shall be trimmed or removed unless the Park Commission has first given a written notice of ten (10) days to the property owner that said tree, shrub or plant is to be trimmed or removed. If the owner does not protest, as required by the notice, within seven (7) days, the trimming or removal may be carried out.

In the event of an emergency the trees, shrubs or plants in the street, or on private property overhanging the street, may be trimmed or removed without the necessity of notifying the property owner as herein provided.

c. It shall be the duty of the Park Commission to inspect all trees, shrubs and plants in all streets of the City and County which are open for travel and should such trees, shrubs or plants become infected or infested with scale, plant or animal life or any insect detrimental to their growth, health, or life, the Park Commission is hereby empowered to remove, eradicate, control or destroy such conditions. Before removing or destroying such trees, shrubs or plants on which the detrimental condition cannot be corrected by the usual methods, the abutting property owner or owners shall be notified in writing, as provided by paragraph (b) of this section, of the intention of the Park Commission to remove or destroy such trees, shrubs or plants.

d. It shall be the duty of the Park Commission to encourage the planting, care and preservation of trees, shrubs and plants in all streets of the City and County where planting is practicable and upon private property immediately adjacent to said streets.

e. The duties herein imposed and the work herein provided shall be performed out of such funds as may be appropriated from time to time for this purpose. No property owner shall be required to pay the cost of planting or supervising the maintenance of any trees, shrubs or plants on or adjacent to his property. When planted under the provisions of this ordinance, no person, firm or corporation engaged in the construction, reconstruction or maintenance of any

street as hereinabove defined shall be required to plant or pay the cost of planting or maintaining any trees in any such street.

f. In the selection of trees for planting on any street as herein defined, preference shall be given to trees of an evergreen type.

g. The Department of Public Works shall make periodic inspections of all sidewalk areas of any street on which trees, shrubs or plants shall have been planted in accordance with the provisions of this ordinance and shall make repairs to said sidewalk areas and sewer connections which may be necessary as a result of said planting.

Section 5. Permits for Planting, Etc. It shall be unlawful for any property owner or his agent to plant, trim, spray for plant diseases or insects, or remove any tree, shrub or plant in any street without first obtaining a written permit for such work from the Park Commission. Said permit shall specify the kind, variety, size, location and the distance apart of the trees, shrubs or plants to be planted or the manner of trimming, spraying or removing such trees, shrubs or plants. All such work shall be carried out under the general supervision of the Park Commission. No permit shall be required for property owners to water any trees, shrubs or plants in streets.

Section 6. Protection of Trees, Shrubs and Plants. It shall be unlawful for any person, firm or corporation wilfully to injure or destroy any tree, shrub, plant or lawn on public streets by any of the following means:

(a) Constructing a concrete, asphalt, brick or gravel sidewalk or otherwise filling up the ground area around any tree, shrub or plant so as to shut off air, light and water from the roots of said tree, shrub or plant;

(b) Piling building material, equipment or anything else around any tree, shrub or plant or on any lawn so as to cause injury;

(c) Pouring salt or salt water, oil, gasoline or any other deleterious matter on any tree, shrub, plant or on the ground around it or on any lawn;

(d) Posting any sign on any tree, tree stake or guard or by fastening any guy wire, cable or rope to any tree, tree stake or tree guard;

(e) Injuring any tree, tree stake or guard, or any shrub, plant or lawn with a motor vehicle or with a horse, or horse-drawn vehicle or any other manner causing injury or destruction to any tree, shrub, plant or lawn.

Section 7. Penalties for Violation of Ordinance. Any person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be punishable by a fine or not more than Five Hundred Dollars (\$500.00) or by imprisonment in the County Jail for a period of not more than six (6) months, or by both fine and imprisonment.

Section 8. Cooperation with Other Departments and Agencies.
a. For the purpose of coordinating and facilitating the carrying out of all street improvements with the proper provision for multiple uses, all plans and/or specifications for street planting proposed by the Park Commission, other than the granting of individual permits, shall be submitted to the Department of Public Works, the City Planning Commission, the Public Utilities Commission and the Art Commission for their comments and recommendations before proceeding with such projects. Such comments and recommendations are advisory except in such cases as are otherwise provided by law; provided, however, that the recommendations of the Department of Public Works shall be mandatory as to any matter affecting the safety of vehicular or pedestrian traffic or the construction, reconstruction

or maintenance of any street as hereinabove defined. Any comments or recommendations must be made within thirty (30) days after receipt of said plans and/or specifications by such department or commission.

b. In a similar manner as in paragraph "a" of this section, all plans and/or specifications and permits for street improvements including making solid concrete sidewalks or filling in planting strips with concrete or other material, which might be related to existing trees, shrubs and plants or to possible new planting or provisions for planting spaces shall be submitted to the Park Commission for their comments and recommendations before such work is authorized or permits granted. Any comments or recommendations must be made within thirty (30) days after receipt of the plans and/or specifications by the Park Commission or in the case of permits to be granted to property owners and their agents such permits must be returned within three (3) days after their receipt by the Park Commission. The provisions of this paragraph for plans shall apply to the submission of tentative plats of subdivisions by the Department of Public Works to the Park Commission.

Section 9. Constitutionality. If any section, subsection, paragraph, sentence, clause or phrase of the ordinance is for any reason held to be unconstitutional, void or invalid, the validity of the remaining portions of the ordinance shall not be affected thereby.

Recommended by the Superintendent of Parks.

Approved by the Park Commission.

Approved as to form by the City Attorney.

April 1, 1946—Re-referred to Streets Committee.

April 15, 1946—Consideration continued until April 22, 1946.

April 22, 1946—Consideration continued until May 27, 1946.

April 29, 1946—Consideration continued until May 6, 1946.

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—7.

Noes: Supervisors Gallagher, Mead—2.

Absent: Supervisors Brown, Colman—2.

SPECIAL ORDER—3:00 P. M.

Consideration Postponed.

The following, from Finance Committee without recommendation, was taken up:

Called out of Committee by Supervisor MacPhee.

Recommending That Chief Administrative Officer Be Requested to Make \$37,500 Available to State Department of Public Works for Study Concerning Additional Bridge Across San Francisco Bay.

Proposal No. 5336, Resolution No. . . . (Series of 1939), as follows:

Whereas, the imperative need for a second bay bridge crossing is recognized by all interests in the San Francisco Bay area; and

Whereas, a request has been made to the San Francisco Board of Supervisors by the State Department of Public Works for a contribution of Thirty-seven Thousand Five Hundred (\$37,500) Dollars to permit the Toll Bridge Authority to conduct a study for an additional bridge across the San Francisco Bay; now, therefore, be it

Resolved, That this Board of Supervisors recommend that the

Chief Administrative Officer be requested to make the sum of Thirty-seven Thousand Five Hundred (\$37,500) Dollars available out of monies under his control to the State Department of Public Works, subject to the following conditions:

1. That such a study encompass all forms of crossings, including a low level bridge, a high level bridge, or an earth and rock filled causeway.
2. That such bridge or causeway be such as will provide for transcontinental train service entering San Francisco.

January 14, 1946—Re-referred to Finance Committee.

March 11, 1946—Consideration continued until March 25, 1946.

March 25, 1946—Consideration continued until April 1, 1946.

April 1, 1946—Consideration continued until April 29, 1946.

April 29, 1946—Consideration continued until May 6, 1946.

Motion to Postpone.

Supervisor Sullivan moved that the matter be postponed for two weeks.

Seconded by Supervisor Meyer.

No objection and motion carried.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Authorizing Compromise of the Claim of Carl Edwin Dodge.

Bill No. 4006, Ordinance No. 3815 (Series of 1939), as follows:

Authorizing compromise of the claim of Carl Edwin Dodge.

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

Section 1. The City Attorney having recommended that the action pending in the Superior Court entitled "Carl Edwin Dodge v. City and County of San Francisco in the amount of \$15,000" be settled and compromised by the payment of \$2,000 to the plaintiff in said action in full payment and satisfaction of all claims which he has by reason thereof; and said City Attorney is hereby authorized to compromise and settle the said claim of said Carl Edwin Dodge by the payment of \$2,000 in full payment and satisfaction of all demands arising on account of said action.

Section 2. Bill 3892, Ordinance 3671 (Series of 1939), is hereby repealed.

Approved as to form by the City Attorney.

Recommended and approved by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

April 1, 1946—Consideration continued until April 8, 1946.

April 8, 1946—Consideration continued until April 15, 1946.

April 15, 1946—Consideration continued until April 22, 1946.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$500, DeYoung Museum, for Overtime for Balance of Fiscal Year.

Bill No. 4040, Ordinance No. 3816 (Series of 1939), as follows:

Appropriating the sum of \$500 out of the surplus existing in the deYoung Museum Compensation Reserve to provide funds for the payment of overtime to monthly employees of the deYoung Museum for the balance of the fiscal year.

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

Section 1. The sum of \$500 is hereby appropriated out of the surplus existing in the deYoung Museum Compensation Reserve, to the credit of Appropriation No. 518.111.00, to provide funds for the payment of overtime to monthly employees of the deYoung Museum for the balance of the fiscal year.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Director of the deYoung Museum.

Approved by the Board of Trustees of the deYoung Museum.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$450, County Clerk, for Overtime and Temporary Salaries.

Bill No. 4042, Ordinance No. 3817 (Series of 1939), as follows:

Appropriating \$450 from the General Fund Compensation Reserve to provide funds for payment of overtime and for salaries of persons employed on a temporary basis in the County Clerk's office.

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

Section 1. The amount of \$450 is hereby appropriated from the General Fund Compensation Reserve to the credit of the following appropriations in the amounts stated:

<i>Number</i>	<i>Title</i>	<i>Amount</i>
531.111.00	Overtime, County Clerk's office.....	\$200
531.120.00	Temporary Salaries, County Clerk's office..	250

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Director, Department of Finance and Records.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$3,240, Controller, for New Positions of 3 Bookkeepers at \$175-225, 1 Office Assistant at \$125-150. 1 General Clerk at \$160-200, 5 Calculating Machine Operators at \$150-190, and 4 Key Punch Operators at \$150-175; Abolishing Positions of 4 Payroll Machine Operators at \$160-200 and 1 Adding Machine Operator at \$150-190.

Bill No. 4047, Ordinance No. 3822 (Series of 1939), as follows:

Appropriating the sum of \$3,240 out of the surplus existing in the General Fund Compensation Reserve to provide funds for the compensation of the following employments in the Controller's office, which positions are created: 3 B4 Bookkeepers at \$175-225; 1 B210 Office Assistant at \$125-150; 1 B222 General Clerk at \$160-200; 5 B308 Calculating Machine Operators (key drive) at \$150-190; 4 B309 Key Punch Operators at \$150-175. Abolishing the following positions in the same office: 4 B301 Payroll Machine Operators at \$160-200; 1 B302 Adding Machine Operator at \$150-190.

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

Section 1. The sum of \$3,240 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, to the credit of Appropriation No. 560.110.00, to provide funds for the compensation of the following positions which are hereby established in the Controller's office: 3 B4 Bookkeepers at \$175-225; 1 B210 Office Assistant at \$125-150; 1 B222 General Clerk at \$160-200; 5 B308 Calculating Machine Operators (key drive) at \$150-190; 4 B309 Key Punch Operators at \$150-175.

Section 2. The following positions are hereby abolished in the Controller's office: 4 B301 Payroll Machine Operators at \$160-200; 1 B302 Addressing Machine Operator at \$150-190.

Section 3. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Controller.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Amending Annual Salary Ordinance, Controller, by Adding 3 Bookkeepers at \$175-225.

Bill No. 4043, Ordinance No. 3818 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 67, CONTROLLER, by increasing the number of employments under item 2 from 21 to 24 B4 Bookkeeper at \$175-225.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) is hereby amended to read as follows:

Section 67. **CONTROLLER**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Controller	(b) \$833.33
2	24	B4	Bookkeeper	175-225
3	10	B6	Senior Bookkeeper	225-275
4	1	B8	Supervisor of Disbursements	325-400
5	10	B10	Accountant	275-325
6	2	B14	Senior Accountant	325-400
7	1	B21	Chief Assistant Controller	600-700
8	1	B26	Supervisor of Budget Statistics ...	325-400
9	1	B27	Supervisor of Accounts and Reports	400-500
10	1	B28	Supervisor of General Audits	400-500
11	1	B30	Supervisor of Utilities Audits	400-500

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Amending Annual Salary Ordinance, Controller, by Adding 1 Office Assistant at \$125-150 and 1 General Clerk at \$160-200.

Bill No. 4044, Ordinance No. 3819 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 67.1, CONTROLLER, by adding new item 12.1, 1 B210 Office Assistant at \$125-150; and by increasing the number of employments under item 14 from 8 to 9 B222 General Clerk at \$160-200.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939) Section 67.1 is hereby amended to read as follows:

Section 67.1. **CONTROLLER** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	1	B68	Chief Clerk	\$300-375
12.1	1	B210	Office Assistant	125-150
13	2	B210	Office Assistant (part time)	79.50
14	9	B222	General Clerk	160-200
14.1	1	B222	General Clerk	(k) 199
15	3	B228	Senior Clerk	200-250
16	4	B234	Head Clerk	250-300

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Amending Annual Salary Ordinance, Controller, by Deleting 4 Payroll Machine Operators at \$160-200 and 1 Addressing Machine Operator at \$150-190; and by Adding 5 Calculating Machine Operators (Key Drive) at \$150-190 and 4 Key Punch Operators (Alphabetical) at \$150-175.

Bill No. 4045, Ordinance No. 3820 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 67.2, CONTROLLER, by decreasing the number of employments

under item 17 from 8 to 4 B301 Payroll Machine Operator at \$160-200; by decreasing the number of employments under item 18 from 2 to 1 B302 Addressing Machine Operator at \$150-190; by increasing the number of employments under item 20 from 2 to 7 B308a Calculating Machine Operator (key drive) at \$150-190, and by adding new item 20.1, 4 B309a Key Punch Operator (alphabetical) at \$150-175.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 67.2 is hereby amended to read as follows:

Section 67.2. **CONTROLLER** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
17	4	B301	Payroll Machine Operator	\$160-200
18	1	B302	Addressing Machine Operator	150-190
19	1	B304	Senior Addressing Machine Operator	190-225
20	7	B308a	Calculating Machine Operator (key drive)	150-190
20.1	4	B309a	Key Punch Operator (alphabetical)	150-175
21	1	B309b	Key Punch Operator (numerical)	150-175
22	1	B310	Tabulating Machine Operator	175-210
23	6	B311	Bookkeeping Machine Operator	160-200
24	1	B312	Senior Bookkeeping Machine Operator	200-250

Approved as to classification by the Civil Service Commission.
 Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
 Absent: Supervisors Brown, Colman—2.

Authorizing Sale of Certain City Owned Land in Assessor's Block 5933.

Bill No. 4046, Ordinance No. 3821 (Series of 1939), as follows:

Authorizing sale of certain city owned land in Assessor's Block 5933.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southwesterly line of Dartmouth Street, distant thereon 100 feet northwesterly from the northwesterly line of Felton Street; and running thence northwesterly along said southwesterly line of Dartmouth Street 200 feet; thence at right angles southwesterly 240 feet to the northeasterly line of Colby Street (formerly College Street); thence at right angles southeasterly along said northeasterly line of Colby Street 200 feet; and thence at right angles northeasterly 240 feet to the southwesterly line of Dartmouth Street and the point of commencement; being Lots Numbers 2, 3, 6 and 7 in Block Number 55 of the University Mound Survey.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City

and County of San Francisco, and may be sold as a whole or subdivided.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Creating San Francisco Water Department Revolving Fund; Providing for Manner of Its Maintenance and Use; Repealing Bill 2685, Ordinance 2560 (Series of 1939).

Bill No. 4048, Ordinance No. 3823 (Series of 1939), as follows:

Creating San Francisco Water Department Revolving Fund; providing for manner of its maintenance and use; repealing Bill 2685, Ordinance 2560 (Series of 1939).

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

Section 1. There is hereby created a San Francisco Water Department Revolving Fund, in the amount of \$30,000, for the purpose of providing change funds and making expenditures which cannot be conveniently paid by warrants drawn by the Controller upon the Treasury of the City and County of San Francisco. All expenditures from the said San Francisco Water Department Revolving Fund shall be made in accordance with rules and regulations of the Public Utilities Commission and of the Controller.

Section 2. The San Francisco Water Department Revolving Fund shall be established as follows:

(a) Cash Change Funds, as may be authorized by the Public Utilities Commission, shall be established for the purpose of providing and making change in connection with the operations of the San Francisco Water Department.

(b) Petty Cash Funds, as may be authorized by the Public Utilities Commission, shall be established for the purpose of making direct petty cash payments of expenditures in accordance with procedure prescribed by the Purchaser of Supplies and the Controller.

(c) The balance of said San Francisco Water Department Revolving Fund shall be maintained in such bank or banks as may be designated by the Public Utilities Commission, and disbursement therefrom shall be made, in accordance with the provisions of Section 1 by checks signed by a representative or representatives designated by the Public Utilities Commission.

Section 3. The Manager of Utilities shall cause a full, true and correct account to be kept of all monies received for or disbursed from said revolving fund, and shall, at least once during each month after the establishment of said fund, render to the Controller a full, true and correct account of all disbursements made from said fund, together with proper vouchers supporting said disbursements and upon said disbursements being approved by the Controller, the Controller shall draw his warrant in favor of said revolving fund for the aggregate amount of said disbursements.

Section 4. Expenditures from the San Francisco Water Department Revolving Fund shall be made only for such items as there are funds legally available for reimbursement to said Revolving Fund.

Section 5. Bill No. 2685, Ordinance No. 2560 (Series of 1939),

establishing the San Francisco Water Department Revolving Fund in the amount of \$30,000, is hereby repealed.

Recommended by the Manager of Utilities.
 Approved as to funds available by the Controller.
 Approved as to form by the City Attorney.
 Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

**Appropriating \$30,000 for a Revolving Fund for the
 San Francisco Water Department.**

Bill No. 4049, Ordinance No. 3824 (Series of 1939), as follows:

Appropriating \$30,000 for a revolving fund for the San Francisco Water Department.

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

Section 1. There is hereby appropriated from the funds heretofore provided by Bill No. 2685, Ordinance No. 2560 (Series of 1939), the amount of \$30,000 for a Water Department Revolving Fund.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Manager of Utilities.
 Approved by the Public Utilities Commission.
 Approved as to form by the City Attorney.
 Approved as to funds available by the Controller.
 Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

**Appropriating \$5,000, Public Utilities Commission, for Temporary
 Salaries in the Airport.**

Bill No. 4050, Ordinance No. 3825 (Series of 1939), as follows:

Appropriating the sum of \$2,300 out of the surplus existing in the Airport Fund Compensation Reserve, Appropriation No. 564.199.00, and the sum of \$2,700 out of the surplus existing in Appropriation No. 564.900.00, to provide funds for the payment of temporary salaries in the San Francisco Airport.

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

Section 1. The sum of \$2,300 is hereby appropriated out of the surplus existing in the Airport Fund Compensation Reserve, and the sum of \$2,700 is hereby appropriated out of the surplus existing in Appropriation No. 564.900.00, to the credit of Appropriation No. 564.120.00, to provide funds for the payment of temporary salaries in the San Francisco Airport.

Recommended by the Manager of Utilities.
 Approved by the Public Utilities Commission.
 Approved as to form by the City Attorney.
 Approved as to funds available by the Controller.
 Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Final Passage.

The following recommendation of Streets Committee, heretofore Passed for Second Reading, was taken up:

Establishing Width of Sidewalks on Various Portions of Seventh St.

Bill No. 3971, Ordinance No. 3814 (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Forty-one (241) thereof.

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

Section 1. Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office March 8, 1946, by amending Section Two Hundred and Forty-one thereof to read as follows:

Section 241. The width of sidewalks on Seventh Street between Market and Mission Streets shall be fifteen (15) feet.

The width of sidewalks on Seventh Street between Mission and Brannan Streets shall be ten (10) feet.

The width of sidewalks on the northeasterly side of Seventh Street between Brannan and Townsend Streets shall be ten (10) feet.

The width of sidewalks on the southwesterly side of Seventh Street between Brannan Street and a point 172 feet southeasterly from Brannan Street shall be ten (10) feet.

The width of sidewalks on the southwesterly side of Seventh Street between a point 172 feet southeasterly from Brannan Street and a point 318 feet northwesterly from Townsend Street shall be abolished.

The width of sidewalks on the southwesterly side of Seventh Street between a point 318 feet northwesterly from Townsend Street and Townsend Street shall be ten (10) feet.

The width of sidewalks on Seventh Street between Townsend and Berry Streets shall be fifteen (15) feet.

The width of sidewalks on the southwesterly side of Seventh Street between Berry Street and Seventeenth Street shall be ten (10) feet.

The width of sidewalks on the northeasterly side of Seventh Street between Berry Street and Seventeenth Street shall be nineteen (19) feet.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

April 1, 1946—*Consideration continued until April 8, 1946.*

April 8, 1946—*Consideration continued until April 22, 1946.*

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Land Purchase—McLaren Park.

Proposal No. 5511, Resolution No. 5466 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from the Anglo California National Bank of San Francisco, or the legal owner, to Lot 3 in Assessor's Block No. 6182, San Francisco, California, required for the proposed McLaren Park, and that the sum of \$150 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

March 25, 1946—Consideration continued until April 8, 1946.

April 8, 1946—Consideration continued until May 6, 1946.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Consideration Postponed.

Land Purchase—McLaren Park.

Proposal No. 5512, Resolution No. . . . (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from Ray T. Burke, or the legal owner, to Lots 7 and 8 in Assessor's Block 6186, San Francisco, California, required for the proposed McLaren Park, and that the sum of \$200 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

March 25, 1946—Consideration continued until April 8, 1946.

April 8, 1946—Consideration continued until May 6, 1946.

Motion to Postpone.

Supervisor Christopher moved that the matter be postponed for one week.

Seconded by Supervisor Mead.

No objection and motion carried.

Adopted.**Authorizing Sale of Dormitory Building at Hamilton Square.**

Proposal No. 5620, Resolution No. 5467 (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Chief Administrative Officer that the Director of Property be, and he is authorized and directed to sell at public auction the dormitory building located on Hamilton Square at the southwest corner of Post and Steiner Streets, San Francisco, California.

The terms of sale shall be cash upon delivery of bill of sale to be executed by the Director of Property.

Recommended by the Chief Administrative Officer.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Consideration Postponed.**Authorizing Refund of \$300 to Grove J. Fink and Repeal of Resolution No. 5104 (Series of 1939).**

Proposal No. 5621, Resolution No. . . . (Series of 1939), as follows:

Whereas, on November 26, 1945, this Board adopted Resolution No. 5104 (Series of 1939) confirming a lease to Grove J. Fink, as the highest responsible bidder, of certain land in Assessor's Block 2719-C, San Francisco, California, located on the southerly side of Palo Alto Avenue, opposite Glenbrook Avenue, which resolution was approved by the Mayor on November 28, 1945; and

Whereas, the advertisement inviting bids to lease said property provided that the sum of \$300 deposited with the City by the highest responsible bidder would be returned to such bidder in the event that a change of zoning was denied to use said land for the purpose of constructing and operating an FM or television broadcasting station thereon; and

Whereas, after due and legal notice first being given and a public hearing was held, the City Planning Commission did not deem it to be in the public interest to effect such proposed change and said Commission subsequently adopted Resolution No. 3018 on March 1, 1946, withdrawing the proposal to change the use classification of said real property from the First Residential District to the Commercial District; now, therefore, be it

Resolved, In accordance with the recommendation of the Director of Property, that said sum of \$300 heretofore deposited in the Realty Deposit Trust Fund by Grove J. Fink be returned to him; and the Controller is authorized to issue the necessary warrant.

Further Resolved, That said Resolution No. 5104 (Series of 1939) is hereby repealed.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

April 29, 1946—*Consideration continued until May 6, 1946.*

Motion to Postpone.

Supervisor MacPhee moved that the matter be postponed for one week.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Adopted.

Confirming Lease of Crystal Springs Golf Course to Ignatius M. Broderick.

Proposal No. 5631, Resolution No. 5470 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3645, Bill No. 3868, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on April 17, 1946, for leasing 172.5 acres of San Francisco Water Department land situated in San Mateo County, California, known as the Crystal Springs Golf Course, located on the Skyline Boulevard, approximately two miles west of Burlingame; and

Whereas, in response to said advertisement Ignatius M. Broderick, as the highest responsible bidder, offered to lease said property for a period of twelve years at the following rental, subject to the terms, agreements and conditions set forth in the proposed lease on file in the office of the Director of Property:

Rental: Lessee shall pay the City the following rentals:

(a) \$200 per month during the first two years.

(b) Thereafter, during each of the remaining ten years of this lease, ten per cent (10%) of the gross revenues received each month by the Lessee from all sources under the provisions thereof; provided, however, that in no event shall the rental be less than \$250 per month during said remaining period; provided further, that if in any year, the gross revenues from golf course operations only (excluding sale of golf equipment, clubs, balls and other golf equipment and accessories) shall exceed \$20,000, then an additional rental of 25% shall be paid to the City on any amount in excess of said \$20,000. Said 25% applies to revenue from golf course operations only, and shall not include any revenue from club house bar and restaurant receipts. California sales tax and sale of golf players' articles shall be excluded from gross revenues; and

Whereas, certain conditions of said lease require that the Lessee spend not less than \$10,000 in making repairs, replacements and improvements to the premises during the first two years of the term of the lease; also that the Lessee furnish the City a surety company bond or other satisfactory bond or cash in the sum of \$2,500 to guarantee payment of rental and faithful performance by the Lessee of the conditions of the lease and proper care of the City's improvements and personal property; and

Whereas, said Ignatius M. Broderick has paid the City a deposit of \$1,000 in connection with this transaction; and

Whereas, the Director of Property and the Public Utilities Commission have recommended the leasing of said property in accordance with the provisions hereof; now, therefore, be it

Resolved, That said offer be and is hereby accepted; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, as lessor, be and they are hereby authorized and directed to execute the necessary lease to Ignatius M. Broderick, as lessee.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Privilege of the Floor.

Supervisor Mead moved the privilege of the floor for Pete Markovitch.

Mr. Markovitch said, I desire to know if the City has ordinances allowing City employees to bid on the leasing of property.

Supervisor Mancuso replied, a City employee was acting as an agent for the successful bidder on this matter. The City Attorney ruled that any City employee had a right to bid for another party.

Mr. Markovitch stated the notice of the calling for bids said that a certified check should be presented. The successful bidder did not have a certified check at the time of the bid.

Supervisor Gallagher remarked, I think that this matter should be sent back to committee and have it ironed out there.

Thereupon the roll was called and the foregoing proposal was adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Adopted.

Land Purchase—Bay Shore Freeway.

Proposal No. 5632, Resolution No. 5471 (Series of 1939), as follows:

Resolved, in accordance with written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties or the legal owners, to certain real property situated in San Francisco, California, required for Bay Shore Freeway, State Highway Route No. 68, Project No. 33(b), and that sums set forth below be paid for said property from Appropriation No. 951.933.58.

H. M. Martin, Lot 3 in Assessor's Block 5468	\$ 5,730
Joseph Lunardelli, Lot 5 in Assessor's Block 5473 and Lots 1 and 1A in Assessor's Block 5473	6,650
Gene Zarosi and George Zarosi, Lots 12 and 13 in Assessor's Block 5477	4,300
Mrs. Agnes Norry, Lot 15 in Assessor's Block 5477	3,250
Vasilisa and Rosendo Melendez, Lots 8 and 9 in Assessor's Block 5479	6,250
Evert R. and Lela A. Bruner—Burns N. and Lola P. Tallman, Lot 7 in Assessor's Block 5481	7,750
Kate Catechi, Lot 6A in Assessor's Block 5481	11,950

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing Cancellation of Tax Sale and Penalties—Property
Sold to the State.**

Proposal No. 5646, Resolution No. 5472 (Series of 1939), as follows:

Whereas, the Tax Collector has reported that on June 29, 1945, Lot 10A, Block 3641, was sold to the State for delinquent taxes of 1944, and

Whereas, this sale should be cancelled as taxes had been paid but through error had not been credited; and

Whereas, the City Attorney has consented; therefore, be it

Resolved, That the Controller be and he is hereby authorized to cancel the sale and penalties in conformity with Section 4991 of the Revenue and Taxation Code.

Approved by the Tax Collector.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Land Purchase—Bay Shore Freeway.

Proposal No. 5647, Resolution No. 5473 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept a deed from Gustav Stamates and Cecelia Stamates, or the legal owner, to Lot 5 in Assessor's Block 5481 San Francisco, California, required for Bay Shore Freeway, State Highway Route No. 68, Project No. 33(b), and that the sum of \$4,850 be paid for said property from Appropriation No. 951.933.58.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

**Cancellation of Taxes—Property Acquired by the State of
California.**

Proposal No. 5648, Resolution No. 5474 (Series of 1939), as follows:

Resolved, In accordance with the consent of the City Attorney and pursuant to Section 4986 of the Revenue and Taxation Code of the State of California, that the Controller, in his capacity as County Auditor, be, and he is hereby authorized and directed to cancel the second installment of real property taxes for the year 1945-46 which became a lien on the first Monday in March, to-wit, March 5, 1945, on the following described property:

Lot 4, Block 765.

Said property was acquired by the State of California subsequent to the first Monday in March, 1945.

Approved as to form and cancellation recommended by the City Attorney.

Description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Authorizing Correction of Error on 1945-46 Assessment Roll.

Proposal No. 5650, Resolution No. 5475 (Series of 1939), as follows:

Whereas, the Assessor has requested authorization for the Controller to correct error made on the 1945-46 Assessment Roll, which reads:

Block	Lot	Land	Improvements	V.E.	Total
6589	4	240	1,400	403	
6589	2-Z (1/19 Int.)	8	Nil		1,245

and which should read:

Block	Lot	Land	Improvements	V.E.	Total
6589	4	240	1,400	900	
6589	2-Z (1/19 Int.)	8	Nil		748

Whereas, both installments of \$30.07 each have been paid by the Home Mutual Savings and Loan Association, 160 Sutter Street; now, therefore, be it

Resolved, That with the consent of the City Attorney and in accordance with Section 4831 of the Revenue and Taxation Code, the Controller be and he is hereby authorized to correct the foregoing error in order that a refund of the overpayment may be made.

Approved by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Determination of Liability of Responsible Relatives of Recipients of Old Age Security Aid.

Proposal No. 5651, Resolution No. 5476 (Series of 1939), as follows:

Resolved, That the Board of Supervisors hereby determines that the responsible relatives of the recipients of Old Age Security aid, listed in the report of the Public Welfare Department to the Board of Supervisors, dated April 30, 1946, are able to contribute each month to the said recipients of Old Age Security aid the amounts stated in said report; that said determination is made upon the basis of the Relatives Contribution Scale set forth in Section 2181 of the Welfare and Institutions Code of the State of California; and the City Attorney is hereby requested and authorized to commence legal proceedings in the Superior Court of the State of California, in and for the City and County of San Francisco, as provided in Section 2224 of the Welfare and Institutions Code of the State of California, against the responsible relatives who refuse to assume the obliga-

tion of making the monthly contribution to the recipients of Old Age Security aid in accordance with the determination of their liability as made on this date by the Board of Supervisors.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5652, Resolution No. 5477 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department containing Old Age Security Aid, Aid to Needy Blind, and Aid to Needy Children, including new applications, denials, suspensions, increases, and supplemental checks, effective April 1, April 6, and May 1, 1946, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Amended.

Amending Ordinance Regulating Granting of Emergency Relief to Dependent Non-Resident Indigents.

Bill No. 4027, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 3 of Ordinance No. 121 (Series of 1939), regulating the granting of emergency relief to be given dependent non-resident indigents, and repealing Section 6 of said ordinance.

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

Section 1. Section 3 of Bill No. 123, Ordinance No. 121 (Series of 1939), is hereby amended to read as follows:

Section 3. Said Public Welfare Commission may grant emergency relief to a dependent non-resident of the City and County of San Francisco but not for a period longer than ninety (90) days. However, the Board of Supervisors shall have the power thereafter to extend the period of granting of said relief when the necessity for such extension shall appear to said Board by report from the Public Welfare Commission, but in no event shall the extension of relief be granted by said Board for a longer period than ninety (90) days for each extension of time.

Section 2. Section 6 of Bill No. 123, Ordinance No. 121 (Series of 1939) is hereby repealed.

Approved as to form by the City Attorney.

April 22, 1946—Consideration continued until May 6, 1946.

Motion to Amend.

Supervisor Mancuso moved that wherever "90 days" appears that we change it to "60 days."

Seconded by Supervisor MacPhee.

Discussion.

Supervisor Mancuso stated, I have given this matter considerable study. I have gone through correspondence furnished me by the Community Chest and the Juvenile Court relative to this matter. This is a situation brought about due to the fact that the Community Chest has not sufficient money.

There are about 125 families involved who have been receiving aid since 1932. Under this proposed ordinance they will continue to receive aid from the City and will not be referred to the Community Chest. The Public Welfare Department will take care of them but they will report every 60 days on why it is necessary to continue to care for these people.

While I was in Sacramento the County Supervisors' Association said that they were going to request the State Legislature to enact legislation that would provide that these non-indigent residents be taken care of by the State and not by the County.

Supervisor Gallagher said, I desire to hear from the Community Chest and the Public Welfare Department as to why the 90 days is being changed to 60 days.

Privilege of the Floor.

Supervisor Mancuso moved the privilege of the floor for Mr. Winey of the Community Chest.

Mr. Winey said, the present ordinance states 60 days and the 90 days applies to people who are ill. The Community Chest has no objection to the 60-day period instead of the 90-day period.

Supervisor Mancuso remarked, if you change it to 90 days you would have to explain to the people that they can get relief for 90 days.

Motion to Amend Carried.

Thereupon the roll was called and the motion to amend was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Passed for Second Reading as Amended.

Thereupon the roll was called and Bill No. 4027, as amended, was *Passed for Second Reading*.

Amending Ordinance Regulating Granting of Emergency Relief to Dependent Non-Resident Indigents.

Bill No. 4027, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 3 of Ordinance No. 121 (Series of 1939), regulating the granting of emergency relief to be given dependent non-resident indigents, and repealing Section 6 of said ordinance.

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

Section 1. Section 3 of Bill No. 123, Ordinance No. 121 (Series of 1939), is hereby amended to read as follows:

Section 3. Said Public Welfare Commission may grant emergency relief to a dependent non-resident of the City and County of San Francisco but not for a period longer than sixty (60) days. However, the Board of Supervisors shall have the power thereafter to extend the period of granting of said relief when the necessity for such extension

shall appear to said Board by report from the Public Welfare Commission, but in no event shall the extension of relief be granted by said Board for a longer period than sixty (60) days for each extension of time.

Section 2. Section 6 of Bill No. 123, Ordinance No. 121 (Series of 1939) is hereby repealed.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Passed for Second Reading.

Appropriating \$3,717.92, Out of Unappropriated Reserve for Civilian Defense, for Balance of Award Made by Industrial Accident Commission to Widow and Children of Volunteer Civilian Defense Fireman Who Died in Performance of Duties.

Bill No. 4071, Ordinance No. (Series of 1939), as follows:

Appropriating the sum of \$3,717.92 out of the surplus existing in the Unappropriated Reserve for Civilian Defense, Appropriation No. 502.000.79, to provide funds for the payment of balance of award made by the Industrial Accident Commission to the widow and children of Louis A. Zerga, who died in 1944 in the performance of his duties as volunteer fireman in civilian defense activities.

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

Section 1. The sum of \$3,717.92 is hereby appropriated out of the surplus existing in the Unappropriated Reserve for Civilian Defense, Appropriation No. 502.000.79, to the credit of Appropriation No. 932.804.00-5, to provide funds for the payment of balance of award made by the Industrial Accident Commission under the provisions of Ordinance No. 1801 and the State Compensation Law to the widow and children of Louis A. Zerga, who died in 1944 in the performance of his duties as a volunteer fireman in civilian defense activities.

Recommended by the Acting Secretary, Employees' Retirement system.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.

Absent: Supervisors Brown, Colman, Sullivan—3.

Final Passage.

Appropriating \$26,500, Park Department, for Purchase of Foodstuffs and Materials and Supplies for Commissary Division; an Emergency Ordinance.

Bill No. 4069, Ordinance No. 3826 (Series of 1939), as follows:

Appropriating the sum of \$26,500 out of the surplus existing in the revenues of the Park Fund to provide additional funds for the purchase of foodstuffs and materials and supplies for the Commissary Division of the Park Department; an emergency ordinance.

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

Section 1. The sum of \$26,500 is hereby appropriated out of the surplus existing in the revenues of the Park Fund to the credit of the following appropriations of the Park Department for the purchase of foodstuffs and materials and supplies for the Commissary Division:

Appropriation No.

512.300.03, Materials and Supplies, Commissary Division... \$ 1,500
512.350.03, Foodstuffs, Commissary Division..... 25,000

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: Due to increased activities in the Commissary Division of the Park Department the funds heretofore appropriated for the above purposes are inadequate to meet requirements for the current fiscal year. It is immediately necessary to the uninterrupted operation of this division of the Park Department that these additional funds be appropriated. There are no other funds available therefor.

Recommended by the Superintendent, Park Department.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$25,000, War Memorial, for Operating Expenses for Balance of Fiscal Year; an Emergency Ordinance.

Bill No. 4072, Ordinance No. 3827 (Series of 1939), as follows:

Appropriating the sum of \$25,000 out of the Emergency Reserve Fund to the credit of the revenue appropriations of the War Memorial Fund to provide funds to meet operating expenses of the War Memorial for the balance of the fiscal year; an emergency ordinance.

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

Section 1. The sum of \$25,000 is hereby appropriated out of the Emergency Reserve Fund to the credit of the revenue appropriations of the War Memorial Fund to offset decline in revenues as estimated for the fiscal year 1945-1946 as the Memorial was not available for rent during the time it was occupied by the United Nations Conference on International Organization.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being appropriated from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the

nature of the emergency being: At the time the 1945-1946 Budget and Appropriation Ordinance was finally adopted it was not contemplated that the activities of the United Nations Conference on International Organization would affect the revenues as estimated for the War Memorial. The funds herein appropriated will offset the decline in War Memorial revenues and enable the department to continue its operations for the remainder of the fiscal year.

Recommended by the Managing Director, War Memorial.

Approved by the Board of Trustees of the War Memorial.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$3,420, Board of Supervisors, to Cover Costs of Official Printing for Balance of Fiscal Year; an Emergency Ordinance.

Bill No. 4073, Ordinance No. 3828 (Series of 1939), as follows:

Appropriating the sum of \$3,420 out of the Emergency Reserve Fund to provide additional funds in the Board of Supervisors to cover costs of official printing for the balance of the current fiscal year: an emergency ordinance.

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

Section 1. The sum of \$3,420 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 533.-234.01, to provide additional funds in the Board of Supervisors to cover costs of official printing for the balance of the current fiscal year.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The approval of this ordinance will provide funds for the balance of the fiscal year for printing, as required by law, and is necessary to the uninterrupted operation of the Board of Supervisors. The funds heretofore provided for the purpose will be insufficient and there are no other funds available therefor.

Recommended by the Clerk of the Board of Supervisors.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Consideration Continued.

The following, from Finance Committee with recommendation "Do Not Pass," was taken up:

Present: Supervisors Mancuso, Lewis.

Authorizing Lease of Portion of Assessor's Block 12.

Bill No. 3867, Ordinance No. (Series of 1939), as follows:

Authorizing lease of portion of Assessor's Block 12.

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

Section 1. Pursuant to Section 93 of the City Charter and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Jefferson Street distant thereon 212 feet 6 inches westerly from the westerly line of Taylor Street; running thence westerly along the southerly line of Jefferson Street 50 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 50 feet; thence at a right angle northerly 137 feet 6 inches to the point of commencement.

Being a portion of 50 vara Block 201.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

April 29, 1946—*Consideration continued until May 6, 1946.*

Discussion.

Supervisor Mancuso said the Committee discussed this matter with the Director of Property on several occasions. The Committee could not understand how the Utilities Commission could use this property if they are going to permit a lease for twenty years and permit the lessee to construct a building on the property. The way we saw it was that it was just a procedure whereby the City was going into the leasing business for property they no longer had any use for.

The Director of Property is now receiving large sums of money for the sale of property. It was the thought of the Committee that this property should be sold rather than leased and that it should go on the tax roll because we would get more money from it by taxes than we would by leasing it.

Mr. Turner, Manager of Utilities, stated, the two items on the Calendar today, No. 30, is a 50-foot piece of property that is now being used by DiMaggio for a parking lot. The other No. 31 is a piece of property on Jefferson Street. That was purchased by the Utilities Commission for use by the Municipal Railway. We have been asked by people to sell this and also to lease it. It was decided by the Commission that these pieces of property should be leased until some time when it was definitely known that they would not be needed for utility purposes.

Supervisor Mancuso has said that at the end of twenty years we would release it. I do not remember making that statement. It is becoming increasingly difficult to acquire property and use it for utility purposes. I am not in favor of the policy expressed by this Board, that we should sell all of our unused property and get them back on the tax roll. The Commission has filed a report on its prop-

erty relative to that. The Commission sent a letter to the Board stating that they still desired to lease this property.

Supervisor MacPhee remarked: I would like to express my own views. I do not believe that the Commission is acting wisely in refusing to make this property available to the public by selling it. Every time the Commission has requested that additional land be purchased the Board has gone ahead and purchased the property. The Commission, in offering this property for a 20-year lease, offers to do without it for twenty years. They cannot tell that at the end of twenty years they will not or will need it.

The Public Utilities Commission proposes to lease this property for twenty years. It does not seem reasonable that they can say that we will need it at the end of twenty years if they say that then, they will need just about every piece of property in San Francisco. I cannot see why we should pass this.

Supervisor Mead asked: Do you know how much we will receive under the terms of these bids?

Mr. Turner replied: No, it will be open to public bid. If the amount is not enough to result in a financial gain for the City we will not go through with it.

Supervisor Mead said: I am interested in the character and location of these pieces of property at Fisherman's Wharf. It is of world renown. People interested in this project proposed to invest \$150,000 to \$160,000. I believe that this property should be used for the type of business that is in that vicinity right now. I hope that the members of this Board will vote to approve the leasing of this property.

Supervisor Mead moved the privilege of the floor for anyone interested either for or against this matter.

No objection and motion carried.

Mr. G. Johnson said: I desire to state that I represent the people who are interested in leasing the property. I was asked to come here by the McDonald & Kahn Company. They are interested in leasing this property and they are prepared to make substantial investment to construct a building that will be in line with the recommendation of the City Planning Commission. It will be an addition to the aesthetic value of that part of the City. They will be willing to bid on a 15-year basis.

Supervisor Christopher stated: Mr. Johnson said his client is in favor of leasing the property with the thought in mind of putting up a very fine structure on it. That is the very reason why I want to sell it. It seems to me that Fisherman's Wharf should be preserved for the type of business that is there today. If a building is constructed and then the City is forced to recapture the property, we may find that the City will have to pay more for the recapture than the property is worth. I do not believe that the people of San Francisco desire to use this piece of property for utilities. We should sell it and place it on the tax roll.

Supervisor Gallagher remarked: I believe we are getting away from the subject in view of the fact that the Utilities Commission states that if they want to put this matter up for lease that is their right. We cannot force them to sell it.

Supervisor Mancuso explained: I feel that if this Board should go on record as being opposed to the leasing of this property Mr. Turner would inform the Commission to that effect. Mr. Phillips has had several people request that this property be sold. If it is sold the City would get more out of taxes than we would by leasing it.

I would like to know what is the lease on this property?

Mr. Turner answered, at the present time it is \$37.50 per month. We hope to be able to get either \$75 or \$100 per month. We had hoped to increase the rent but we find that we have to readvertise before we can increase it. It will be a year-to-year lease.

Supervisor Mancuso said, there will not be too much opposition on this piece of property if it will be on a year-to-year lease. I understood from Mr. Phillips that it would be a longer lease than that.

Supervisor MacPhee moved that this matter be rejected and a request be made to the Public Utilities Commission that they sell the property at the earliest possible moment.

Seconded by Supervisor Christopher.

Point of Order.

Supervisor Mead rose to a point of order. I do not believe that that is the correct motion.

The Chair ruled that the point of order was well taken.

Discussion.

Supervisor MacPhee said: I am going to vote against this and request that the other members of the Board also vote against it. If they are defeated I will request that the Commission sell the property.

Supervisor Meyer inquired: What is the value of the frontage of this property?

Mr. Phillips replied: I believe we can get over \$20,000 for the 50-foot frontage.

Supervisor Meyer stated: I believe that this property should be leased. The Commission get the rent.

Supervisor MacPhee remarked: The money that the Commission receives does not affect the General Fund of the City. That money stays in the Public Utilities funds.

Supervisor Meyer answered: The Commission's earnings are part of the City's earnings.

Supervisor MacPhee replied: The City has no right in the real estate business.

Supervisor Christopher said: If we are able to sell this property for \$20,000 I would not want to purchase a piece of property that brings in only \$75 per month. I believe we would be far ahead by selling the property.

Supervisor Meyer stated: All the improvements put on the property by the people will be taxable.

Supervisor Mancuso remarked: If the property was sold and it went on the tax roll we would receive approximately \$50 per month. By leasing it we would receive only \$75 per month or an increase of \$35 per month. If we sold it there would be a very good chance of improvements going on it and then we would get the taxes and they would amount to more than \$75 per month.

Supervisor McMurray asked: What would happen if we do not pass this matter?

Thereupon the roll was called and the foregoing bill was *refused passage for second reading* by the following vote:

Ayes: Supervisors Gallagher, McMurray, Mead, Meyer, Sullivan—5.

Noes: Supervisors Christopher, Lewis, MacPhee, Mancuso—4.

Absent: Supervisors Brown, Colman—2.

Action Rescinded.

Supervisor McMurray asked if it would be in order to ask for a reconsideration on this matter.

Supervisor Mead moved that the Board rescind action on the foregoing legislation.

Seconded by Supervisor McMurray.

Thereupon the roll was called and action was rescinded by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Postponement.

Supervisor Mead moved that the matter be postponed for two weeks.

Seconded by Supervisor McMurray.

Thereupon the roll was called and the motion to postpone was carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

No: Supervisor Mancuso—1.

Absent: Supervisors Brown, Colman—2.

Consideration Continued.**Authorizing Lease of Certain City Owned Land in Assessor's Block 12.**

Bill No. 4014, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of certain City owned land in Assessor's Block 12.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the southerly line of Jefferson Street with the easterly line of Jones Street, running thence easterly along the southerly line of Jefferson Street 150 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 150 feet to a point on the easterly line of Jones Street; thence at a right angle northerly along last named line 137 feet 6 inches to the point of commencement. Being a portion of 50 Vara Block 201.

Section 2. The above described land shall be offered for lease pursuant to the provisions of Section 93 of the Charter of the City and County of San Francisco, and may be leased as a whole or subdivided.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

April 29, 1946—*Consideration continued until May 6, 1946.*

Motion to Postpone.

Supervisor Mead moved that this matter remain on the calendar for two weeks.

Seconded by Supervisor Sullivan.

Discussion.

Supervisor Mancuso said: I am opposed to the motion because the people interested in the property tried to have us bring this matter to the Board three weeks ago. They said that time was of the essence because if they did not find out whether or not they could go ahead with it, they could not buy their merchandise. The only reason Supervisor Mead is requesting a postponement is that Supervisors Brown and Colman will go along with the Public Utilities Commission.

Point of Order.

Supervisor Mead rose to a point of order. That Supervisor Mancuso is trying to state my opinion.

The Chair ruled that the point of order was well taken.

Discussion.

Supervisor Mancuso continued: I do not believe that this matter should be postponed. It should be voted down and the vote should be taken today.

Supervisor McMurray stated: I am not going to vote Supervisor Mancuso's way and it isn't because I do not have the interest of San Francisco at heart.

Supervisor MacPhee remarked: I am going to vote in favor of the motion and believe that is the only thing we can do. It is a matter of courtesy. If I were not present I would like to have the privilege of voting on a matter. We should not take advantage of a situation because two members are not here. This matter is simply a matter of policy on how we should proceed.

Motion to Postpone Carried.

Thereupon the roll was called and the motion to postpone was carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

No: Supervisor Mancuso—1.

Absent: Supervisors Brown, Colman—2.

Adopted.

The following recommendation of Judiciary Committee was taken up:

Present: Supervisors MacPhee, Lewis, Mancuso.

Requesting City Attorney to Submit to Board of Supervisors Legislation Necessary for Issuance of General Obligation Bonds for Construction of New Courts Building, to be Submitted to Electorate.

Proposal No. 5653, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the City Attorney, with the assistance of the Chief Administrative Officer, be and is hereby authorized and requested to prepare and submit to this Board, in ample time for consideration by committee and the Board and for submission to the electorate at the next general election, legislation incident to and necessary for the issuance of general obligation bonds in an amount sufficient to provide for the preparation of plans and specifications and the construction of a new Courts Building (to be erected on that city-owned block bounded by Grove, Fulton, Larkin and Hyde Streets) and for those

alterations to the City Hall necessary to convert court rooms into business offices and for other alterations and improvements necessary to the City Hall.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.

Absent: Supervisors Brown, Colman, Sullivan—3.

Passed for Second Reading.

The following recommendation of Public Health and Welfare Committee was taken up:

Present: Supervisors Christopher and Sullivan.

Amending Municipal Code by Providing Definition, Regulation, and Rates for Hire of Invalid Cars.

Bill No. 3915, Ordinance No. (Series of 1939), as follows:

Amending Article 5, Chapter V, Part II, of the Municipal Code by adding Section 245-A thereto, providing a definition of, the regulation of, and rates to be charged for the hire of, invalid cars.

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

Section 1. Article 5, Chapter V, Part II, of the Municipal Code is hereby amended by the addition of Section 245-A thereto, as follows:

SEC. 245-A. Invalid Cars. (a) An "invalid car" is hereby defined as a motor vehicle which is used exclusively to move ambulatory sick or injured persons, which contains seats but is not equipped with stretchers, and which is operated by a person who has had not less than five years' experience as a practical nurse.

(b) Except as to definition, invalid cars shall be subject to all the provisions of Sections 245 and 246 of this Article.

(c) No person, firm or corporation owning, operating or controlling any invalid car shall charge rates other than as follows:

Transporting invalid to a hospital, emergency aid station, doctor's office or other place for treatment and return to original location:

Between 7 a. m. and 7 p. m.	\$2.50
Between 7 p. m. and 7 a. m.	5.00

Approved as to form by the City Attorney.

April 29, 1946—*Consideration continued until May 6, 1946.*

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. Ray Bell.

No objection and motion carried.

Mr. Bell, representing the Federal Ambulance Company said: I believe that you should have more than one person in the machine when you are handling ambulatory sick persons. If something should happen you would have to get some person from the street to assist in giving aid to the patient.

Discussion.

Supervisor Christopher stated: That was discussed in committee. We asked for information from Mr. Brooks and the Director of Public Health and it was agreed that this type of car would be permissible.

Supervisor Mead remarked: This will bring to people who are not really ill a type of service that they have not been able to enjoy in the past.

Supervisor MacPhee asked: Has this ordinance been in effect before?

Mr. Bell replied: This type of service has been going on during the war.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.

Absent: Supervisors Brown, Colman, Sullivan—3.

Adopted.

The following recommendations of Streets Committee were taken up:

Present: Supervisors McMurray, Sullivan.

Closing and Abandoning Cayuga Avenue Between Whipple Avenue and 141.50 Feet Southwesterly From Naglee Avenue, and Mandan Avenue Between Cayuga Avenue and Northwesterly Termination.

Proposal No. 5623, Resolution No. 5468 (Series of 1939), as follows:

Whereas, on the 11th day of February 1946, the Board of Supervisors of the City and County of San Francisco duly adopted Resolution No. 5258 (Series of 1939) being a resolution of intention to close Cayuga Avenue between Whipple Avenue and 141.50 feet southwesterly from the southwesterly line of Naglee Avenue, and Mandan Avenue between Cayuga Avenue and its northwesterly termination, which resolution was approved February 14, 1946, said resolution being in words and figures as follows:

Intention to Close Cayuga Avenue Between Whipple Avenue and 141.50 feet Southwesterly from Naglee Avenue and Mandan Avenue Between Cayuga Avenue and Northwesterly Termination.

Resolution No. 5258 (Series of 1939):

Resolved, That the public interest requires and that it is the intention of the Board of Supervisors to close and abandon a portion of Cayuga Avenue and all of Mandan Avenue situated in the City and County of San Francisco and more particularly described as follows:

All of that portion of Cayuga Avenue between a line 141.50 feet southwesterly from the southwesterly line of Naglee Avenue and the northeasterly line of Whipple Avenue produced southeasterly and all of Mandan Avenue from Cayuga Avenue to its northwesterly termination.

Reference is made to a map on file in the office of the Board of Supervisors of the City and County of San Francisco showing the portion of Cayuga Avenue and Mandan Avenue proposed to be closed and abandoned.

The closing and abandonment of said Cayuga Avenue and Mandan Avenue shall be done and made in the manner and in accordance with the provisions of Sec. 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California, and notice is hereby given that on the 4th day of March, 1946, this Board shall hear all persons interested in or objecting to said closing and abandonment.

It is understood that the Department of Public Works and the Public Utilities Commission shall have the right to maintain, repair and

reconstruct the sewer and water pipes now constructed in these streets and that no buildings shall be constructed over these installations.

The Clerk of the Board of Supervisors is hereby directed to transmit to the Department of Public Works a certified copy of this resolution and the Director of Public Works is hereby directed to give notice of said contemplated closing and abandonment of Cayuga Avenue and Mandan Avenue in the manner prescribed by law and to cause notice to be published in the San Francisco Chronicle, the official newspaper, as required by law.

Adopted—Board of Supervisors, San Francisco, February 11, 1946.

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan.

Absent: Supervisor Brown.

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

DAVID A. BARRY, CLERK.

Approved, San Francisco, Feb. 14, 1946.

R. D. LAPHAM, Mayor.

Whereas, the Clerk of this board did transmit to the Department of Public Works of the City and County of San Francisco, a certified copy of said resolution and said Department of Public Works did upon receipt of said resolution, cause to be posted in the manner and as required by law, notice of the passage of said resolution, and did also cause, in the manner and as required by law, a notice similar in substance to be published for a period of 10 days in the San Francisco Chronicle, the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said closing and abandonment to be done as described in said Resolution No. 5258; and

Whereas, the Board of Supervisors has acquired jurisdiction to order said closing and abandonment; now, therefore, be it

Resolved, That all of Cayuga Avenue between a line 141.50 feet southwesterly from the southwesterly line of Naglee Avenue and the northeasterly line of Whipple Avenue produced southeasterly, and all of Mandan Avenue from Cayuga Avenue to its northwesterly termination, be and is hereby closed and abandoned.

Further Resolved, That the Clerk of this Board transmit certified copies of this resolution to the Recorder and to the Director of Public Works of the City and County of San Francisco and that said Recorder and said Director of Public Works are hereby instructed to proceed thereafter as required by law.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.

Absent: Supervisors Brown, Colman, Sullivan—3.

Intention to Change and Establish Grades on Twenty-seventh Street Between a Line 130 Feet Westerly From Castro Street and Diamond Street.

Proposal No. 5630, Resolution No. 5469 (Series of 1939), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets at the points hereinafter specified and at the elevations above city datum as hereinafter stated, in accordance with Order No. 23972 of the Director of Public Works, dated April 24, 1946, making written

recommendation of such action, filed with said Board April 25, 1946, to-wit:

<i>Twenty-seventh Street</i>	<i>feet</i>
130 feet westerly from Castro Street	322.16
(The same being the present official grade)	
170 feet westerly from Castro Street	323.85
210 feet westerly from Castro Street	328.14
Vertical curve passing through the last three described points.	
Diamond Street easterly line	377.00
(The same being the present official grade)	

On Twenty-seventh Street between a line 130 feet westerly from Castro Street and Diamond Street be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades.

The Director of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this Resolution of Intention.

These proceedings are instituted in accordance with the "Change of Grade Act of 1909". The San Francisco Chronicle is hereby designated as the newspaper in which this resolution shall be published.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.

Absent: Supervisors Brown, Colman, Sullivan—3.

Passed for Second Reading.

Ordering the Improvement of Portions of Forty-fifth Avenue Between Ulloa and Vicente Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and making Appropriation Therefor.

Bill No. 4035, Ordinance No. (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of portions of Forty-fifth Avenue between Ulloa and Vicente Streets; appropriating \$200 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 29, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in Ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of: Forty-fifth Avenue between Ulloa and Vicente Streets by grading to the official line and sub-grade, and by the construction of the following items:

Item No.

Item

1. Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface.
2. Unarmored Concrete Curb.
3. 6-inch V. C. P. Side Sewers.
4. Water Services.

The assessment district hereby approved is described as follows:

Block 2445, Lots 18, 23, 24, and 26; being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$200 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of App. 548,906.14 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.

Absent: Supervisors Brown, Colman, Sullivan—3.

Abolishing Width of Sidewalks on Westerly Side of Rhode Island Street Between Fifteenth and Sixteenth Streets.

Bill No. 4065, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Fifty (250) thereof.

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

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office April 16, 1946, by amending Section Two Hundred and Fifty (250) thereof to read as follows:

Section 250. The width of sidewalks on Rhode Island Street the easterly side of, between Division Street and Sixteenth Street, shall be Fifteen (15) Feet.

The width of sidewalks on Rhode Island Street the westerly side of, between Eighth Street and Fifteenth Street, shall be Fifteen (15) Feet.

The width of sidewalks on Rhode Island Street, the westerly side of, between Fifteenth Street and Sixteenth Street, shall be abolished.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.

Absent: Supervisors Brown, Colman, Sullivan—3.

Ordering Improvement of Cabrillo Street (S $\frac{1}{2}$) Between 60' and 90' West of Twenty-seventh Avenue, and Others, by Construction of Sidewalks.

Bill No. 4067, Ordinance No. . . . (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the Assessment District, and authorizing the Director of Public Works to enter into contract for doing the same.

On Cabrillo Street (S $\frac{1}{2}$) between 60 feet and 90 feet west of Twenty-seventh Avenue, and other locations, by construction or reconstruction of sidewalks.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 19, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three (3) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

Cabrillo Street (S $\frac{1}{2}$) between 60' and 90' west of Twenty-seventh Avenue.

Clifford Terrace (N $\frac{1}{2}$) between 125' and 150' west of Upper Terrace.

Fillmore Street (E $\frac{1}{2}$) between Marina Boulevard and 100' south.

North Point Street (S $\frac{1}{2}$) between Buchanan Street and 100' west.

Thirty-second Avenue (E $\frac{1}{2}$) between 100' and 125' south of Cabrillo Street and between 175' and 200' north of Fulton Street.

Thirty-second Avenue (W $\frac{1}{2}$) between 108' and 195' and between 224' and 253' south of Cabrillo Street.

Union Street (S $\frac{1}{2}$) between 118'1 1-5" and 234'9" east of Franklin Street.

by the construction or reconstruction of two-course concrete sidewalks, six (6) feet in width, where concrete or bituminous rock sidewalks are defective or not already constructed to official grade; and the improvement of

Arguello Boulevard (E $\frac{1}{2}$) between 100' and 125' south of Edward Street.

Baker Street (W $\frac{1}{2}$) between 25' and 50' and between 100' and 125' south of Sutter Street and between Post Street and 100' north.

Beach Street (S $\frac{1}{2}$) between 100' and 155' west of Webster Street.

Beach Street (S $\frac{1}{2}$) between Pierce Street and 100' west.

Broadway (S $\frac{1}{2}$) between Fillmore Street and 35' east and between 177'6" and 217'6" east of Fillmore Street.

Bush Street (N $\frac{1}{2}$) between 81'3" and 106'3" west of Webster Street and between 81'3" and 106'3" and between 156'3" and 181'3" east of Fillmore Street.

Bush Street (N $\frac{1}{2}$) between 165' and 192'6" west of Laguna Street.

Bush Street (S $\frac{1}{2}$) between 212'6" and 275' west of Octavia Street.

Bush Street (S $\frac{1}{2}$) between 168'6" and 195'10" west of Webster Street.

California Street (N $\frac{1}{2}$) between Webster Street and 52'3" west.

California Street (N $\frac{1}{2}$) between 103'1 $\frac{1}{2}$ " and 137'6" west of Buchanan Street.

California Street (N $\frac{1}{2}$) between 171'10 $\frac{1}{2}$ " and 206'3" west of Octavia Street.

Clay Street (S $\frac{1}{2}$) between 167'6" and 197'6" west of Laguna Street.

Filbert Street (N $\frac{1}{2}$) between Buchanan Street and 80' east and between 137'6" and 192'6" east of Buchanan Street.

Filbert Street (S $\frac{1}{2}$) between 87'6" and 117' east of Buchanan Street.

Filbert Street (S $\frac{1}{2}$) between 130' and 154' west of Webster Street.

Fillmore Street (E $\frac{1}{2}$) between 75' and 100' north of Beach Street.

Fillmore Street (W $\frac{1}{2}$) between 50' and 100' north of Beach Street.

Fillmore Street (W $\frac{1}{2}$) between Cervantes Boulevard and 192.74' north.

Fillmore Street (E $\frac{1}{2}$) between 57'6" and 87'6" north of Union Street.

Fillmore Street (W $\frac{1}{2}$) between 50' and 75' north of Green Street.

Fillmore Street (W $\frac{1}{2}$) between Broadway and Vallejo Street.

Fillmore Street (W $\frac{1}{2}$) between 30' and 55' south of Pacific Avenue.

Fillmore Street (W $\frac{1}{2}$) between 38'8" and 70'3 $\frac{1}{2}$ " south of Jackson Street and between Washington Street and 102' north.

Fillmore Street (E $\frac{1}{2}$) between 78' and 103' north of Sacramento Street.

Fillmore Street (E $\frac{1}{2}$) between 82'7 $\frac{1}{8}$ " and 157'7 $\frac{1}{8}$ " south of Sacramento Street.

Fillmore Street (E $\frac{1}{2}$) between 100' and 125' south of Bush Street.

Green Street (N $\frac{1}{2}$) between 72' and 137'6" and between 177'6" and 325' west of Webster Street.

Green Street (N $\frac{1}{2}$) between 68' and 175' west of Buchanan Street and between 87'6" and 112'6" east of Webster Street.

Green Street (S $\frac{1}{2}$) between 75' and 128'9" east of Buchanan Street and between 100' and 125' west of Laguna Street.

Greenwich Street (N $\frac{1}{2}$) between 80' and 99'9 $\frac{1}{2}$ " east of Fillmore Street.

Greenwich Street (S $\frac{1}{2}$) between Fillmore Street and 82'6" east.

Mallorca Way (NE $\frac{1}{2}$) between Alhambra Street and 50.19' northwest and between 250.19' and 275.19' northwest of Alhambra Street and between Beach Street and 86.23' southeast.

Market Street (NW $\frac{1}{2}$) between 285' and 310' northeast of Noe Street.

McAllister Street (N $\frac{1}{2}$) between Van Ness Avenue and 164'9" west.

McAllister Street (N $\frac{1}{2}$) between Gough Street and 110' east.

Nineteenth Avenue (E $\frac{1}{2}$) between 175' and 200' south of Lake Street and between 199'1 $\frac{1}{4}$ " and 225' north of California Street.

North Point Street (S $\frac{1}{2}$) between 125' and 154' west of Buchanan Street.

North Point Street (N $\frac{1}{2}$) between 87'6" and 112'6" west of Divisadero Street.

North Point St. (S $\frac{1}{2}$) between Divisadero Street and 41'9" and between 87'6" and 220'6" west of Divisadero Street and between 112'6" and 165' east of Broderick Street.

Pacific Avenue (N $\frac{1}{2}$) between 112'9" and 192'9" west of Buchanan Street.

Pacific Avenue (S $\frac{1}{2}$) between Webster Street and 137'6" west.

Page Street (N $\frac{1}{2}$) between 56'3" and 81'3" west of Steiner Street and between 106'3" and 131'3" east of Pierce Street.

Page Street (S $\frac{1}{2}$) between 31'3" and 56'3" west of Steiner Street.

Park Hill Avenue (E $\frac{1}{2}$) between 211'10 $\frac{1}{2}$ " and 236'10 $\frac{1}{2}$ " north of Roosevelt Way.

Pierce Street (W $\frac{1}{2}$) between 62'6" and 87'6" and between 112'6" and 137'6" south of Page Street.

Pine Street (N $\frac{1}{2}$) between Buchanan Street and 81'3" west.

Pine Street (N $\frac{1}{2}$) between Middle Street and 54' east and between 81' and 108' east of Fillmore Street.

Pine Street (S $\frac{1}{2}$) between 125' and 150' and between 175' and 250'3" west of Divisadero Street.

Sacramento Street (N $\frac{1}{2}$) between Webster Street and Buchanan Street.

Sacramento Street (N $\frac{1}{2}$) between 93'9" and 143'9" east of Fillmore Street.

Sacramento Street (S $\frac{1}{2}$) between 204'9" and 228'9" east of Fillmore Street.

Second Avenue (W $\frac{1}{2}$) between Geary Boulevard and 100' south and between 200' and 281'5" and between 381'5" and 406'5" south of Geary Boulevard.

Second Avenue (E $\frac{1}{2}$) between 125' and 150' and between 250' and 275' south of Geary Boulevard and between 100' and 125' north of Anza Street.

Steiner Street (W $\frac{1}{2}$) between O'Farrell and Endicott Park and between Endicott Park and 32'3" north and between Geary Street and 32'3" south.

Steiner Street (E $\frac{1}{2}$) between O'Farrell Street and 175' north.

Sutter Street (N $\frac{1}{2}$) between 137'6" and 168'9" west of Buchanan Street.

Sutter Street (N $\frac{1}{2}$) between 102'6" and 130'0" and between 187'6" and 217'6" east of Fillmore Street and between 80' and 104' and between 128' and 137'6" west of Webster Street.

Sutter Street (S $\frac{1}{2}$) between Webster Street and 115'6 $\frac{1}{4}$ " west and between 189'6" and 215'6" west of Webster Street.

Sutter Street (N $\frac{1}{2}$) between 90' and 256'3" east of Broderick Street.

Sutter Street (S $\frac{1}{2}$) between 110' and 171'10 $\frac{1}{2}$ " east of Broderick Street and between Divisadero Street and 55' west.

Union Street (N $\frac{1}{2}$) between Laguna Street and 62'6" west.

Union Street (N $\frac{1}{2}$) between 50' and 75' west of Webster Street.

Union Street (S $\frac{1}{2}$) between 105' and 155' east of Buchanan Street.

Upper Terrace (E½) between 123'2" and 148'10" south of Clifford Terrace.

Vallejo Street (S½) between 91'6" and 114'6" east of Webster Street.

Van Ness Avenue (W½) between Chestnut Street and 57'6" north.

Van Ness Avenue (W½) between Lombard Street and 30' north.

Van Ness Avenue (W½) between Union Street and 30' north.

Van Ness Avenue (W½) between 40' and 80' north of Eddy Street.

Waller Street (S½) between Pierce Street and 22'8¾" west.

Washington Street (N½) between 150'6" and 205'6" west of Van Ness Avenue.

Washington Street (N½) between 130' and 208'6" east of Gough Street.

Washington Street (N½) between 80'7" and 130' east of Webster Street.

Washington Street (S½) between Webster Street and 68'9" west and between 146' and 172' west of Webster Street.

Webster Street (E½) between Beach Street and 50' south.

Webster Street (W½) between 77'6" and 137'6" south of Union Street.

Webster Street (E½) between 106' and 175' north of Green Street.

Webster Street (W½) between Vallejo Street and 137'6" north.

Webster Street (E½) between 26'6" and 55'6" south of Vallejo Street.

Webster Street (W½) between Pine Street and 87'6" north.

Webster Street (W½) between Bush Street and 100' north.

Webster Street (E½) between 115' and 137'6" north of Sutter Street and between Bush Street and 87'6" south.

Webster Street (W½) between Sutter Street and 141'8" north.

Webster Street (E½) between Post Street and 87'6" north.

by the construction or reconstruction of two-course concrete sidewalks of the full official width where concrete or bituminous rock sidewalks are defective or not already constructed to the official grade.

The assessment district hereby approved is described as follows:

Within the exterior boundary of those certain lots delineated, designated and numbered respectively as:

Block No.	Lot No.	Block No.	Lot No.
436-C	15	533	10, 19, 34
460-A	1	539	8
546	1-B, 1-C	540	2, 5, 6, 8, 9
1670	1-B	541	5, 6, 7, 8, 12-A, 14
1674	3-I, 15	542	24
1675	1-D, 1-E, 1-F, 1-H	555	21, 22, 28
2617	20	557	3
		563	1, 2
Block No.	Lot No.	565	17, 19
436-D	20	580	7
436-E	33, 34	581	13-A, 15-A
438-A	15	587	2
441-B	1	588	1, 24
443-A	1-J, 1-M	599	8
445-A	22	600	7, 9
460-A	28	604	18
462-A	1, 19, 28	606	2, 6
479	3	612	1, 29
498	10	627	11
509	5	628	1
516	23	629	17, 18, 21
518	16, 17, 20	636	7, 22, 28
527	9	637	7
531	6-A, 21		

Block No.	Lot No.	Block No.	Lot No.
639	5	846	3, 5
652	7	847	38
653	6, 11, 12, 16	864	1
660	4, 7, 13, 16	919	1-I
662	15	922	1, 31, 34, 35, 36, 37,
674	15, 16		38
676	9, 16, 19	1049	28, 29, 30, 32
677	4, 5, 6, 9, 11, 14, 17,	1052	8-A, 9, 10
	22, 31	1074	2, 5, 8
684	1, 33, 36	1076	1, 24, 25
685	17	1141	22
706	1, 6, 7, 8	1378	23, 25
707	15, 16	1542	1, 6, 7, 8, 13
738	4	1543	26, 35, 40
767	5, 6	2608	40
768	7, 8	2628	59
844	5-A, 13	3560	9

being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.

Absent: Supervisors Brown, Colman, Sullivan—3.

Accepting Roadway of Madison Street Between Pioche Street and 136.48' North of Pioche Street, Including Intersection of Madison Street and Athens Street, Including the Curbs.

Bill No. 4068, Ordinance No. . . . (Series of 1939), as follows:

Providing for acceptance of the roadway of Madison Street between Pioche Street and 136.48 feet north of Pioche Street, including the intersection of Madison Street and Athens Street, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Madison Street between Pioche Street and 136.48 feet north of Pioche Street, including the intersection of Madison Street and Athens Street, including the curbs.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.

Absent: Supervisors Brown, Colman, Sullivan—3.

Ordering the Improvement of Fortieth Avenue Between Quintara and Rivera Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 4070, Ordinance No. . . . (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of Fortieth Avenue between Quintara and Rivera Streets; appropriating \$1,500 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 12, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in Ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Fortieth Avenue between Quintara and Rivera Streets, by construction of the following items:

<i>Item No.</i>	<i>Item</i>
1.	24-inch V. C. P. Sewer.
2.	Brick Manhole, Complete.
3.	24x6-inch V. C. P. "Y" Branches.

The assessment district hereby approved is described as follows:

Block 2177, Lot 1; and Block 2178, Lots 1 and 2; being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$1,500 is hereby appropriated and set aside from the surplus existing in Apprn. Number 540.214.00 to the credit of App. 540.214.02 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when

exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Recommended by the Director of Public Works.
 Approved by the Chief Administrative Officer.
 Approved as to form by the City Attorney.
 Approved as to funds available by the Controller.
 Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.
 Absent: Supervisors Brown, Colman, Sullivan—3.

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

Adopted.

The following recommendations from his Honor, the Mayor, were presented:

Leave of Absence—Chief Charles W. Dullea, Police Department.

Proposal No. 5665, Resolution No. 5478 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Chief Charles W. Dullea, Police Department, is hereby granted a leave of absence for the period of May 5 to May 15, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.
 Absent: Supervisors Brown, Colman, Sullivan—3.

Leave of Absence—Honorable J. Wesley Howell, Police Commissioner.

Proposal No. 5666, Resolution No. 5479 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable J. Wesley Howell, Police Commissioner, is hereby granted a leave of absence for the period of May 8 to May 29, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.
 Absent: Supervisors Brown, Colman, Sullivan—3.

Leave of Absence—George W. Kemper, President, Public Library Commission.

Proposal No. 5667, Resolution No. 5480 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. George W. Kemper, President, Public Library Commission, is hereby granted a leave of absence for a period of six weeks, commencing May 14, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.
 Absent: Supervisors Brown, Colman, Sullivan—3.

Urging Federal Authorities to Consider All Plans, Including the Reber Plan, in Examination of Proposals for a Second San Francisco Bay Crossing.

Supervisor Christopher presented:

Proposal No. 5668, Resolution No. (Series of 1939), as follows:

Whereas, the Oakland City Council has reiterated its opposition to any study of the Reber Plan; and

Whereas, the Port Commission of the City of Oakland has urged the House Naval Affairs Committee to reject the proposition that the matter of dams be included in any study for an additional Bay crossing; and

Whereas, it is the considered opinion of the Board of Supervisors of the City and County of San Francisco that investigation looking to provision for a second Bay crossing should embrace studies of every proposal which has or may be presented for the accomplishment of that purpose whether exclusively, or as an incident of a greater project; now, therefore, be it

Resolved, That this Board of Supervisors does hereby memorialize the President of the United States, the Secretary of War, the Secretary of the Navy, the joint Army-Navy Board, to be appointed pursuant to House Resolution 529, presented by Congressman Welch, and the California Toll Bridge Authority, and does respectfully urge that in the examination of proposals for a second San Francisco Bay crossing all plans or proposals shall be given full and careful consideration, including the Reber Plan or any phase or version thereof; and be it

Further Resolved, That copies of this resolution be sent to President Truman, to Secretary of War Patterson, to Secretary of the Navy Forrestal, to the Joint Army-Navy Board to be appointed pursuant to H.R. 529, to Senators Downey and Knowland, to Representatives Welch and Havenner, and to the California Toll Bridge Authority.

Referred to the County, State and National Affairs Committee.

Underground Garages.

Supervisor Christopher said that some time ago we held a hearing on the matter of the construction of underground garages under Saint Mary's Park and Huntington Square. Mr. Kahn indicated that he would be willing to go ahead and build an underground garage under Saint Mary's Park.

I feel that if we let this matter ride we might lose the possibility of building two much needed underground garages. I believe that the committee should bring these matters out so that we will know just how far we are going.

I desire to have the Clerk write a letter to the Park Commission and find out how they are proceeding.

Referred to Buildings Committee.

Committee Meetings.

Finance Committee, Wednesday, May 8, 2:00 p.m., for taxation.

Finance Committee, Wednesday, May 8, 3:00 p.m., regular meeting.

Judiciary Committee, Wednesday, May 8, 3:00 p.m.

Police Committee, Wednesday, May 8, 2:00 p.m.

Commercial and Industrial Development Committee, Tuesday, May 14, 2:00 p.m.

Motion to Recess.

Supervisor Mancuso moved that the Board recess until Friday at 4:00 p.m. for a public hearing on the budget.

Seconded by Supervisor MacPhee.

No objection and motion carried.

RECESS.

There being no further business, the Board, at the hour of 7:20 p.m., recessed until 4:00 p.m. on May 10, 1946.

FRIDAY, MAY 10, 1946—4:00 P. M.

In Board of Supervisors, San Francisco, Friday, May 10, 1946, 4:00 p.m.

The Board of Supervisors met in recessed session.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Quorum present.

Supervisor Dan Gallagher presiding.

Motion for Board to Resolve Itself Into a Committee of the Whole.

Supervisor Mead moved that the Board resolve itself into a Committee of the Whole.

Seconded by Supervisor Mancuso.

No objection and motion carried.

Supervisor Mancuso moved that Supervisor Gallagher act as Chairman.

Seconded by Supervisor Mead.

No objection and motion carried.

Discussion.

Supervisor Mancuso explained: The purpose of the meeting is to conform with the requirements of the Charter, which requires that the Board of Supervisors shall fix a day for public hearing and sit to hear the people on the budget. The Finance Committee has received the budget from the Mayor and it is now in their hands for consideration by them. Tomorrow the Finance Committee will start meeting to try to make a recommendation to the Board.

Supervisor Mead said: I believe that I am within my rights to ascertain just where we are with respect to the budget hearing. The former procedure had to do with bringing the budget before the Mayor and the Finance Committee for purpose of deletions, etc. This year I was advised that the budget, after hearing with the Mayor, would not be a joint budget from the Mayor and the Finance Committee. If this is to be the way we are to act in the future, I see no reason for sitting down with the Mayor for the purpose of going over the budget with him.

Supervisor Mancuso stated: After the Finance Committee met with the Mayor, it was necessary for them to make a recommendation

on the budget. First you have to have a public hearing and then the Finance Committee goes over the budget to consider certain items that were not approved in the Mayor's office. We will not sit down with the department heads, it will just be the members of the Finance Committee. We will try to make a recommendation to the Board.

Supervisor Mead remarked: It is possible in committee meeting that the Finance Committee might agree on things that were not agreed to at the Mayor's office.

Supervisor Gallagher explained: That has nothing to do with what we have before us today. Today we are here to have a public hearing on the budget.

Supervisor Mead replied: I am only trying to straighten things out in my own mind.

Supervisor Gallagher answered: When we get out of a Committee of the Whole we can take up that matter. We are here today only to hear interested citizens on the budget.

Mr. Hugh Allen of the San Francisco Law Library, speaking on behalf of the law library, said the San Francisco Law Library has a very small request for money for shelves. All we are asking is that you include a capital expenditure of \$2,500 for the shelving.

Supervisor Mancuso replied: The people from the Law Library did not appear before either the Mayor or the Finance Committee. The Mayor thought that any money for shelving should come out of the funds of the library.

Mr. Allen answered: The money that the library receives from each filing goes into a trust fund. It is the obligation of the City to provide furniture for the library. If this money is not appropriated the library will not be able to operate properly.

Mr. Allen was requested to secure a legal opinion from the City Attorney as to whether or not it is the responsibility of the City to provide the money for the shelving.

Mrs. B. Beales requested the Board to appropriate money for the purchase of land for a playground at Greenwich and Baker Street. This land will cost only \$8,000 and it will keep the children off of the street.

Supervisor Mancuso said: A lot of these people are interested in the same thing. This is one of the pieces of property that the Recreation Department has in its budget. The Mayor deleted from the budget every item for playground property purchase and suggested that the Board submit them to the people on a bond issue.

Mrs. A. Westphal, speaking for the purchase of land for a playground at Greenwich and Baker Streets, said: If the property is left to be purchased by a bond issue it might be lost. I feel that this property should be purchased immediately. The bond issue would not help it at all. I believe that the \$8,000 should be included in the budget.

Mrs. O. E. Morse, speaking for the purchase of land for the playground at Greenwich and Baker Streets, stated that part of the Marina is all built up. This is the only piece of property that is left that would be suitable for a playground. By putting a playground in this district it would do much to keep our children from being run off the street by the policemen.

Mr. Byron Randall, representing the Committee for Municipal Art, speaking in favor of the Art Commission's proposal for \$25,000 for the purpose of further physical art in San Francisco, said the Com-

mittee represents 26 art organizations. The Mayor requested that the appropriation be cut in half. The amount that he suggests would not be sufficient to put on the program that which is being contemplated by the Art Commission.

Mr. Joe Aleck, of the San Francisco Yacht Harbor Association, said: We have been trying to get money for the improvement of Yacht Harbor. This money will start a 5-year program that will make the Harbor the most beautiful one in the State. It will increase the capacity for handling boats.

Supervisor MacPhee asked: What is the possibility of the sportsmen putting in these facilities at their own expense if they could be given a lease for a long period of time?

Mr. Aleck replied: That has been the condition for a number of years. The boat owners have had to put in their own floats and everything else.

Supervisor Mancuso said: I suggested that you get in touch with the Park Commission on this matter. The Park Commission recommends that only certain matters be included in the budget. The total amount for the improvement of Yacht Harbor will be included in the bond issue.

Mr. Aleck stated: The Federal Government is appropriating \$300,000,000 for the improvement of small harbors. Fresno and Los Angeles have made application and have received money from this amount but San Francisco has not received anything. The State will match any money spent by the local agencies for the improvement of small harbors.

Mr. Dave Lewis, administrative assistant to the Mayor, remarked: In the Mayor's report it states that the Park Commission has requested \$150,000 for the harbor. Except for \$13,000 the money is to be spent for the master plant. The \$13,000 was for the improvement of a corner to be used by the Army.

Mrs. Rodney Beers, speaking for the purchase of land for playground on Greenwich and Baker Streets, said: This would be an improvement of the playground situation in the neighborhood. The nursery school is anxious that this land be purchased for the children of this district. The \$8,000 is for the complete purchase of the land and not for the purchase of it on the installment plan.

Supervisor Mead stated that on page 27 of the printed budget, General Foreman Painter, the salary is \$320 and I understand that it should be \$374.50 per month. I am wondering if this is a typographical error.

Clerk was instructed to check on this matter.

Supervisor MacPhee suggested when the hearings start on the budget that a request be made of the Chief Administrative Officer, the Controller and the Civil Service Commission that they have a representative at every meeting. The Civil Service Commission and the Controller are usually here but I believe that we should have the Chief Administrative Officer here also.

Clerk was directed to see that representatives of the Chief Administrative Officer, the Controller and the Civil Service Commission be present both at the Finance Committee meetings and the Board hearings on the budget.

Motion to Arise and Report.

Supervisor MacPhee moved that the Committee arise and report.

Seconded by Supervisor Sullivan.

No objection and motion carried.

Discussion.

Supervisor Mancuso said the Finance Committee will submit the budget to the Board by the 15th of May. I believe that we should meet at 4:00 p.m. on Wednesday.

Supervisor Gallagher asked: When are you going to bring the budget to the Board?

Supervisor Mancuso replied: It will be given to the Board on Wednesday and we have to pass it by the 21st. We will start meetings at 4:00 p.m. on Wednesday.

Supervisor Gallagher stated: We will wait until Monday to decide what we are going to do on the budget. You will have to give the department heads notice as to when you are going to hear their budget.

Supervisor Mancuso said: The thought I had in mind is that there might be certain departments that the Committee can get together on and we can go right through with those. If there are other departments that we cannot agree upon we will have to call in the department heads.

ADJOURNMENT.

There being no further business, the Board, at the hour of 5:35 p.m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors June 24, 1946.

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

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

Monday, May 13, 1946

Tuesday, May 14, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MAY 13, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, May 13, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, MacPhee—3.

Quorum present.

President Dan Gallagher presiding.

Supervisor MacPhee noted present at 2:15 p. m.

Supervisor Brown noted present at 2:45 p. m.

Supervisor Colman on leave of absence.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Congressmen Welch and Havenner, advising of hearings beginning August 1st concerning new Bay crossing from San Francisco to Alameda County.

Referred to County, State and National Affairs Committee.

From Redwood Empire Supervisors' Unit, advising of Annual Breakfast Session, Eureka Inn, June 28th.

Clerk to advise members who are to attend the convention.

From Civil Service Commission, advising of special meeting May 15th to consider administrative provisions of Annual Salary Ordinance.

Referred to Finance Committee.

From J. MacDonald, protesting proposed street carfare increase.

Ordered considered with Special Order of Business.

From C. E. Page, protesting proposed street carfare increase.

Ordered considered with Special Order of Business.

From San Francisco Citizens' Committee for Transport Rehabilitation, supporting proposed street carfare increase.

Ordered considered with Special Order of Business.

From Cooks, Pastry Cooks and Assistants' Union, protesting proposed street carfare increase.

Ordered considered with Special Order of Business.

From West of Twin Peaks Central Council, supporting proposed street carfare increase.

Ordered considered with Special Order of Business.

From County Supervisors' Association, advising of indefinite postponement of public hearings by Assembly Interim Committee on State and Local Taxation.

Referred to County, State and National Affairs Committee.

SPECIAL ORDER—3:00 P. M.

Board of Supervisors to sit as a committee of the whole for consideration of the following proposal:

Adopted.

Approving Schedule of Passenger Fare and Charter Hire Rates to Be Charged by the Municipal Railway.

Proposal No. 5649, Resolution No. 5482 (Series of 1939), as follows:

Whereas, the Public Utilities Commission of the City and County of San Francisco has heretofore adopted a resolution, No. 7367, increasing the existing rate of fares charged by the Municipal Railway, as provided in the rate schedule hereinafter set forth; and

Whereas, Section 130 of the Charter of the City and County of San Francisco provides that all such changes of fare proposed by said Commission shall be submitted to the Board of Supervisors for approval, and that it shall require a two-thirds vote of this Board of Supervisors to reject the rate changes so proposed by said Public Utilities Commission; now, therefore, be it

Resolved, That the following schedule of passenger fare and charter hire rates to be charged by the Municipal Railway of the City and County of San Francisco, in consonance with Resolution No. 7367, adopted by the Public Utilities Commission on April 26, 1946, is hereby approved:

Basic fare for each passenger within the City and County of San Francisco (through sale of tokens or temporary tickets at the rate of three rides for 25 cents)	8½ cents
Cash fare for casual passenger	10 cents
<i>San Mateo Line 40</i>	
Any point in San Francisco to South City Junction ..	10 cents
Any point in San Francisco to Lomita Park	15 cents
Any point in San Francisco to Broadway-Burlingame	20 cents
Any point in San Francisco to San Mateo	25 cents
Minimum fare between two zones—10 cents cash fare or a token or temporary ticket at rate of 3 rides for 25 cents.	
Same rates apply on return trips.	
Round trip—San Francisco to San Mateo	40 cents
Minimum fare on this line within San Francisco	10 cents
School Tickets printed in cards of 16 rides (limited to persons under 18 years of age except as otherwise permitted by regulations of the Public Utilities Commission)	50 cents each
All of the above rates shall have universal transfer privileges in one direction.	
Special Charter Car Rates	\$10.00 per hour

Special Charter Bus Rates

	Rate per Loaded Mile	Rate per Empty Mile	Hourly Rate	Minimum Charge
26 Passenger.....	30 cents	25 cents	\$2.50	\$12.50
32 Passenger.....	35 cents	25 cents	3.00	15.00
36 Passenger.....	40 cents	25 cents	3.50	17.50
40 Passenger.....	44 cents	25 cents	4.00	20.00
44 Passenger.....	48 cents	25 cents	4.50	22.50

The charge for service is based on miles or hours, whichever is greater.

Approved as to form by the City Attorney.

Committee of the Whole.

Supervisor Sullivan moved that the Board resolve itself into a Committee of the Whole.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Sullivan moved that the same chairman be Chairman of the Committee of the Whole.

Seconded by Supervisor Mead.

No objections and motion carried.

Discussion.

Supervisor MacPhee suggested that we should hear as much of the matter as possible this afternoon because if we have to meet tonight I will not be able to attend. In order to expedite this matter I believe we should give it our earnest consideration and try to get through with it before 6 o'clock.

Supervisor Mead said, I understand that the members of the Public Utilities Commission were notified that the meeting would go over until 8 o'clock tonight and many people will be in attendance at that time.

Mr. Turner, Manager of Utilities, stated there will be a large representation at 8 o'clock on this matter.

Mr. John B. Harman, representing the Office of Price Administration, said this is the time set for the hearing on the raise in carfare. There have been other hearings on this matter at various times. Our side of this matter has been presented to the Public Utilities Commission at their last meeting. At that time we indicated that we would consult with a national recognized expert on traffic matters.

The specific reason that the Emergency Price Control Act excused from its coverage, the making of fares by a public carrier was because the Congress placed a great deal of confidence in the rate-making body. The President by his "Hold the Line" directive of 1943 referred to the obligation imposed upon the various organizations. The President indicated in that order, that it was his desire that the attention of all bodies having control and regulation over common carriers and public utilities should be pointed to the end that they would not increase rates. This Board is one of those bodies to whom the Congress and the President referred.

Under the Charter the City is dedicated to the principle of public ownership of utilities. If municipal ownership is a sound one, we can justify municipal ownership only on the grounds that the operators of the utilities can provide a better rate for the people than those that are privately owned. If they cannot, then the justification for municipal ownership is not carried out.

I believe that the finance information that we will submit would indicate that the income of the consolidated railway at the present

time is so far above that which is considered normal for a private operated company that if this case were submitted now to the California Railroad Commission that instead of an increase it would probably end in a decrease.

In 1940 a 7-cent fare was instituted by the Market Street Railway and after this fare had been in effect for a short time the California Railroad Commission started an investigation, on its own motion, and ordered a reduction from 7 cents to 6 cents because, in their opinion, a 6-cent fare would provide a fair margin of profit. This case was appealed and the Supreme Court sustained the decision of the California Railroad Commission.

The question of increasing fares for the purpose of acquiring capital to make capital expenditures has been the subject matter of many litigated cases before various commissions. Whether or not this is a proper matter to be raised by increases in fares was brought before the Montana Commission as far back as 1922. This involved a water plant. The courts ruled that the patrons should not have to pay an increase in rates to provide for the capital expenditures. New extensions must be provided from the general fund of the city.

Our Railroad Commission has ruled on various cases and said in each case that a public utilities cannot fix rates that in addition to providing a fair earning will also provide for capital expenditures for improvement.

Supervisor MacPhee inquired, in those cases were the utilities also paying taxes.

Mr. Harman replied, some of these utilities were privately owned. It does not make any difference whether or not it is privately owned or municipally owned. Rates should not be raised to provide funds for capital expenditure. If this was permitted the rates would have to increase to a very high level.

I have heard a good deal about this "pay as you go plan" and I always thought that this was to pay all expenses, to pay all capital expenditures, out of existing rates. However, I believe that the attention of the Board of Supervisors should be called to the way in which the "pay as you go" idea really operates.

We have indicated, in our hearings before the Utilities Commission, that capital expenditure should be done by borrowing the money and paying it back out of the earnings of the system. That is the way we propose. The question was asked that if we do all of this and then we find that the 7-cent fare is not sufficient to make payments what would you do then? We suggested then that case would indicate a raise in fare or some other means by which the money could be raised to meet the outstanding obligations.

The Utilities Commission and the Mayor's office are giving consideration to needed betterments of the water system. In this connection the Mayor said that \$10,000,000 might be needed to construct a pipe line in San Joaquin Valley. He further stated that if it is necessary to provide money for the amortization of bonds we will have to raise our water rates. If that is the case you will find very little opposition from the O.P.A.

Today you are not dealing in pennies when you consider this increase. The increases that are proposed by the Utilities Commission will amount to \$23,000,000 in the next five years. In comparison to the cost of living, this increase will be 22 per cent and this would increase the cost of living $\frac{6}{10}$ of 1 per cent. It would be the same as if you raised the cost for a loaf of bread by 2 cents. I do not believe that this Board, if they considered the cost of various items, would consider this matter at all.

I would like to close by presenting Mr. Earl Halt, the Regional Price Economist of the Regional Office of the O.P.A.

Supervisor MacPhee said, it seems from your remarks tonight that we are concerned with the question of paying for the rehabilitation of the railroad. Does the O.P.A. recognize that the present fare will not be sufficient to rehabilitate the railroad?

Mr. Harman replied, there is no question that the railway system cannot be rehabilitated on the present fare, but it should be done by borrowing.

Supervisor MacPhee asked, don't you believe that the matter comes down as to how we are going to do it. Are we going to borrow or are we going to raise the fare?

Mr. Harman answered, that is a very fair question. We believe that it should be done by borrowing money and if you cannot borrow it, then is the time to come to the O.P.A.

Mr. Halt of the O.P.A. stated, we cannot lose sight of the fact that the Municipal Railway is in a very enviable cash position. We have been told in previous hearings that the cash money is not all available for the Commission to spend as they wish. However, I would like to fall back upon the hard cold figures of \$5,500,000 in cash. Over \$4,500,000 is earmarked for modernization of the railroad.

In 1945 the railroad paid all expenses, including repair of wornout equipment and also payment of damage claims that are running more than \$1,000 per month. They have also expended a large amount of money for the improvement of Market Street where rails were torn up and relaid. They also paid interest on the Market Street obligation and interest on 1913 bond issue and then had left about \$2,500,000.

It is not a question of whether or not our system needs modernization. It is of how much funds are needed to be made available. On the basis of current fares a great deal of modernization of the railroad could be effected.

In my position with the O.P.A. I handle applications from sellers who desire to increase their prices. When we consider an application of this type we try to look into the future and see what will happen. We usually find that most businessmen are too pessimistic. I believe that there has been some pessimism with respect to the earnings of the railway.

Normally we are quite reluctant to project ourselves into the future. We are willing to project certain costs that have occurred or that we know will occur, like the increase in salaries for streetcar employees.

We know that the modernization of the railroad must be accomplished. We know that certain funds are available right now but we know that \$23,000,000 will not be available in the immediate future. We come to the question of whether or not by borrowing will the earnings of the railroad be able to pay off their bonds.

After the hearing on April 22nd of this year, the O.P.A. presented a schedule relative to ability of the Municipal Railway to repay indebtedness proposed to affect rehabilitation program. I believe that our estimate of April 22nd stands today.

At the present time the Municipal Railway has \$5,500,000 on hand. If I have \$5,500,000 and I do not spend it, I know that I have that much money. It means that when the money is disbursed that the City will have new rails, streetcars and buses from this amount. This sum is marked for reconstruction and improvement of the system. This fund has increased very substantially during the period from last October until now, which is the period during which the earnings of the railroad have been declining somewhat. The fund allocated to the improvement of the Market Street Extension has increased \$1,000,000 since last October.

There was some discussion before the Public Utilities Commission as to the necessity of Mr. Turner's operating expenses of \$13,500,000

from 1947 to 1950. The question was raised as to whether or not that included depreciation. Mr. Sloss of the O.P.A. indicated that it would but he would supplement his statement by a letter, which he did. In his letter he states that the operating expenses of the railroad would be approximately \$1,000,000 less than shown by Mr. Turner. Mr. Turner either included \$1,000,000 for depreciation or found some new item to be included in the forecasting of his expenses.

There is a great deal of difference between the financial forecaster of the Public Utilities and the O.P.A. We say that the railroad is making a sufficient amount of money to take care of their bonded indebtedness.

Supervisor MacPhee inquired, on the present fare?

Mr. Halt continued, on the present fare. The O.P.A. have made an investigation other than on the present fare. The Public Utilities Commission says that not only are we in bad shape today financially, but during the coming fiscal year we will have to draw upon the taxpayers in excess of \$400,000. The O.P.A. says that the Public Utilities Commission will make approximately \$300,000 and the Public Utilities Commission says that they will lose approximately \$250,000.

When we consider the proposed budget for the 1946-47 fiscal year, the O.P.A. and the Public Utilities Commission are \$831,000 apart. The year 1945, in our opinion, is a better representative year. If the first eight months of the present fiscal year were to be projected for the entire fiscal year the gross revenues would be higher than in 1945-46. While I do not know how the Public Utilities figured their proposed revenues for 1946-47, I do believe that they took the worst five months in the history of the company and projected it for the full year. There is a great danger trying to forecast the revenue of a full year on the basis of a portion of the year. We propose to figure the revenue of the railroad on what has happened in the past twelve months or on the known riding habits of the City or the known population of the City.

In expenditures for 1946-47, for total outlay for operation and maintenance, I took the same items for actual expenses for 1945.

Supervisor MacPhee asked, you consider the expenditure for 1945 year higher than the expenditures for 1946-47?

Mr. Halt answered, I do not believe that the costs will increase in 1946-47.

Supervisor Brown questioned, what about the increase in prices?

Mr. Halt replied, we gave some consideration to the increase in prices. I do not say that there will not be any increase in the price for the coming year, but I say that if and when prices increase substantially, approximately 20 per cent, it is then within the province of the Utilities Commission to consider the question of meeting increased expenses in any way they deem necessary, one of which might be a fare increase.

I have looked over Mr. Turner's estimates in wages and I would like to say he has made no provision for savings in wages due to the lessening of overtime. If we subtract this amount we have a remainder that reduces the proposed expenses of the Commission by \$1,221,000. No matter which way you do it, if you take less than the amount for increase in wages, the budget estimates for 1946-47 are very very substantially in excess of those for this year right up to the present moment.

Supervisor MacPhee said, you point out that the expenses are going higher and higher instead of going lower.

Mr. Halt replied, Mr. Turner has pointed out that the amount of claims are going lower and lower.

Mr. Turner remarked, I said that the accidents are getting fewer, I did not say anything about the amount of money involved.

Mr. Halt said, we believe that the revenues have been understated by over \$300,000 and expenses have been overstated by \$250,000. All of our figures have been based upon operation over the last year and on the streetcars that are in operation today. We all know that the extreme high expenses during the past year have been due, to some part, to the deplorable condition of the railroad.

What we are talking about is not whether the broken down railroad could support a bond issue and pay off the bond, but whether a rehabilitated and improved railroad could pay off the bonds. When you have a rehabilitated railroad you will have a new railroad with less operating expenses. We say that if the present railroad can make a profit what could a complete rebuilt railroad do.

That the Chairman of the Public Utilities Commission has stated that orders for equipment have been placed and that they will be delivered over a period of eighteen months. I have been told that they have been ordered by taking some of the \$5,500,000 and earmarking it. It seems to me that if they use their present funds the railroad already has some program under way for the modernization of its system that will go on over the next eighteen months whether we do anything about this matter or not. We are not in a position today to say that we must have this \$20,000,000 right now and that when we get it we will get the equipment. Even at the best, it is going to be some time before the equipment can be placed into operation.

Supervisor MacPhee stated, your report indicates that revenues are down and expenditures for operation are up, is that a correct statement?

Mr. Halt answered, that is a correct statement.

Mr. Ross, the Controller, presented the following breakdown of money for the Municipal Railway: Available cash after deduction of outstanding warrants, etc., \$5,075,234.47; outstanding constructions, etc., \$2,523,349.34, leaving a balance of \$2,540,885.13, unencumbered balance, \$6,829,411.93, cash on hand for the purpose, \$2,540,885.13, additional cash required, \$4,288,526.80.

Supervisor Mancuso inquired, do you mean there is a total of \$6,829,411.93 that could be appropriated by this Board?

Mr. Ross answered, it has already been appropriated by this Board. You have \$2,540,885.13 towards that and that leaves a balance of \$4,288,526.80. Revenue estimated for this year shows that the railroad will fall somewhere between \$425,000 and \$450,000 short of the necessary amount.

Supervisor Mancuso asked, then there is no cash available out of the Municipal Railway funds for new equipment?

Mr. Ross replied, I do not anticipate any new funds for the purchase of equipment this year.

Mr. Halt said, it still sticks in my mind that there is \$5,500,000 owned by the railroad. It is true that this money is marked for expenditure in a certain way, but, nevertheless, it is cash that is owned by the railroad system. The use for which it has been earmarked is in the future. When they expend that money they will have something, they will have new cars and buses. You cannot get away from the fact that this railroad is in an extremely good financial position from two points of view; first, it has a good earning record, and second, it has a lot of cash on hand. The really important thing is that income statement and that income statement shows that the company is making a good income profit. During 1945 it made a 25 per cent profit.

Our position on the time table is that the Commission has a great deal of cash on hand for the purchase of equipment. Some of the equipment will not be available for eighteen months so we are not in a position that we will have to purchase immediately or the railroad will not run. I do not believe that we are up against the gun, as far as time is concerned, to make this decision right now. In the future you might have a better reason for raising the rates if it is found that the operating revenue is such that it cannot pay its expenses and pay off its bonded obligation.

Mr. Fred Kleinman, Consultant for the O.P.A., stated, I wish to say that at the present time, February 28, 1946, this agency had an earned surplus of over \$9,000,000. That is you have charged the car rider \$9,000,000 more than it cost you to serve him. You are still operating on the basis of making money. You have increased your revenue from February 28, 1946, by \$1,364,000, that means that you have charged the car riders \$1,364,000 more than it cost you to serve them.

The streetcar industry is very different from other industries. In the streetcar industry you collect your fares first and pay your wages later. After you have expended this money for operation, those types of expenditures that are charged against the revenue to fill out the budget, you have other expenditures called capital expenditures. With this money you either buy new equipment or you pay off bonds. Neither one of these is chargeable to determine whether or not you are operating at a profit.

There is one important item, new equipment. I wish to point out that from May, 1944, to February, 1945, you expended \$700,000 for maintenance. For the next eight months you expended over \$1,000,000 for maintenance. That is, you are increasing the money for the expenditure of maintenance which means that you are catching up with your maintenance. There is no limit as to how much could be expended for maintenance on this type of an agency. There are many things that you could charge to maintenance and if you do you get a lower profit statement than otherwise.

If you did not do any more maintenance for the past eight months than you did before you would have had a greater profit for 1946 than for 1945. In my opinion, if this were a privately owned company the Railroad Commission of this State would call them in and order a reduction in rates.

We come to other confusions that arise out of an attempt to estimate what the earnings will be in 1946-47. This is very hard to do. Nobody can determine what the prices are going to be for labor and materials. We have no landmark by which to guide ourselves. It will depend upon a large extent as to how fast this country can get back to regular production and what can be done to stop inflation.

I fail to see how any company that has made over \$9,000,000 profit in the past can be so afraid that a combination of bad conditions will make them run at a loss. I believe that one of the important differences between the figures that are going to be presented will rise from whether or not you predicated that operation of the railroad on a built up system or whether the people are going to put up with the present system. The cars that you have on the streets would bankrupt any private company. You cannot run a profitable system with this kind of equipment for very much longer.

The problem that faces San Francisco is to improve the railroad system to provide for mass transportation. How is this going to be done? You cannot do it by raising the fares. Any attempt to squeeze out \$23,000,000 for the necessary rehabilitation is doomed to failure. More and more people are going to say I will drive my automobile and then start a riding club. This agency has been very profitable but it cannot expect to make that kind of profit. They have built it up to \$9,000,000 and now they expect to build it up an additional \$23,000,000.

I am certain that the bankers of San Francisco will find some way to bring about the rehabilitation of the railroad. One of the ways is to rent the streetcars on a mileage basis. The financial men would be willing to give you \$20,000,000 for this matter.

Supervisor MacPhee stated the Bank of America would not give us \$2,000,000 to pay off the outstanding balance of the Market Street Railroad.

Mr. Kleinman replied if these people will not give it to you I believe that you might get the money in Chicago.

Supervisor Meyer said, you raised the amount of money on hand from \$5,000,000 to \$9,000,000.

Mr. Kleinman answered the rest of the money has been spent.

Supervisor Meyer remarked, you said that our roads are deplorable and so are our cars and you do not understand how they run at all. That is the reason why we cannot rebuild the roads at \$1,000,000 per year. You also state that we are trying to get \$20,000,000 to do this work. What we are trying to do is to get a five-year plan to do this work so that at the end of each year the road will be one-fifth completed and when we get the \$20,000,000 the work will be completed.

Mr. Kleinman replied, you can get approximately \$1,000,000 provided from the operation of this system each year. It is necessary that you secure new equipment. In every city in the United States railroad profits went down when the company did not secure modern equipment. Your electric company and telephone company go out and issue bonds when it is necessary. I hope that it will be understood that to try to get the money for this rehabilitation out of an increase in fares you will run into the law of diminishing return.

If you are going to build subways you will have to get the money from some other place than from the agency. There is no city in the world that can build subways and get the money from the streetcar riders. If you get some bankers to buy this equipment and rent it to you on a mileage basis, I believe you will be able to operate at a 5-cent fare.

As San Francisco grows the problem that will have to be faced is how are we going to get the people into the downtown area so that they will be able to do their shopping there. If you do not get them downtown the stores in that area will lose money and the valuation of the property will decrease. The time has come when it is necessary to buy new buses and streetcars. Everybody recognizes that the way to do this is to make your down payment and pay it off as you use it.

Supervisor Mead inquired, are you aware of the fact that they are operating the New York railroad on a 5-cent fare?

Mr. Kleinman replied, I am.

Supervisor Mead, continued, are you of the opinion that they are making a profit on a 5-cent fare?

Mr. Kleinman answered, the last study I have made was in 1942 and at that time they were making a profit on the 5-cent fare, but they do not pay amortization of bonds on the tubes.

Supervisor Mead asked, are you aware of the fact that the City of New York subsidizes the railroad to the tune of \$35,000,000 out of the tax rate?

Mr. Kleinman stated, the way they operate is that they charge the car rider for everything but the tubes.

Supervisor Mead said, the point I am making is that it costs the taxpayers an additional \$35,000,000, outside of the fares, for the operation of the streetcars.

Mr. Kleinman answered, that is not a correct statement.

Supervisor Christopher remarked, despite the subsidy over and above the 5-cent fare it still is a fact that the total cost is 6 7/10 cents per ride, which is still lower than our present fare.

Supervisor Lewis stated, we will not argue the point at this time because we all agree that the railroad in San Francisco is not in the red, it is making money.

Supervisor Brown said, you agreed to that remark.

Supervisor Lewis answered, I thought we all were because the Controller said that it was correct.

Supervisor Brown replied, I still wish to state that even though the Controller said it I do not have to believe it.

Supervisor Lewis remarked, Supervisor Brown you may sit here with your eyes closed and not believe anything.

Point of Order.

Supervisor Mead said I believe that Supervisor Lewis is out of order. He is dealing in personalities.

The Chair ruled the point of order well taken.

Discussion.

Mayor Lapham said, I cannot be here this evening and I would like to make a few comments before you adjourn. I believe it is very plain from what has been said this afternoon that our streetcar system is bad, that we need to rebuild it, that we need to modernize it and that we have a mass transportation problem.

I might say that I am considered the No. 1 devil around here because I advocated that purchase of the Market Street Railway.

It is very plain that we have to get money some way. The arguments that you have heard on the part of the O.P.A. is that the money should be raised by borrowing, that that is the legitimate way to do it. We cannot borrow under the City Charter unless we have the approval of the people. General obligation bonds require a two-thirds vote of the people, revenue bonds require only a majority vote, but it is doubtful whether or not they could be passed and sold. The other way to raise the money is to increase the tax rate or increase the fares. An increase in fares will not get us all the money we want.

We want to go out and get all that we can so that we can at least get started. Whether we had \$9,000,000 in the past, the fact remains that we have to start and it is not very easy. We in this City, the Mayor, the Board of Supervisors and the Public Utilities Commission, are charged with the running of the City and we are doing the best we can with what we have.

You have the right to appear here today and try to convince us, but in the last analysis this City has the right to fix its own charges whether they be charges for streetcar rides, water rates, salaries or whatever they may be. The fact remains that we are asking here an increase of 16 cents a week for 12 rides a week, that is 832 for a year. On the other side of the picture we have had an increase of about 18 cents or 20 cents per hour in salaries, based on a 40-hour week, which is about \$4,000,000 per year.

I would like to vote a \$10,000,000 or a \$20,000,000 bond issue so that we could have the money on hand and be in a position to get started. I believe that the only way to make a start is to make the best start possible and get as much money as we can in the till so that we will be able to do something.

I just want to amplify this, it seems to me that it is up to this city

administration to use its own discretion because we are charged with the responsibility for the running of this City. I believe we should use our best judgment so that we can get the best results.

Motion to Recess.

Supervisor Mead moved that the Board recess until 8 p. m.

Seconded by Supervisor Meyer.

No objections and motion carried.

At the hour of 6:05 p. m. the Board recessed until 8:00 p. m.

RECONVENING OF THE BOARD.

The Board of Supervisors at the hour of 8:00 p. m. reconvened.

CALLING THE ROLL.

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

Supervisors Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—6.

Absent: Supervisors Brown, Christopher, Colman, MacPhee, Mancuso—5.

Quorum present.

President Dan Gallagher presiding.

Supervisor Christopher noted present at 8:40 p. m.

Supervisor MacPhee noted present at 8:30 p. m.

Supervisor Brown noted present at 8:45 p. m.

Supervisor Mancuso noted present at 9:15 p. m.

Supervisor Colman on leave of absence.

Discussion.

Mr. Harman of the O.P.A. said, there is no point to trying to make any closing arguments relative to our side of the case. The Mayor made a few remarks that the people from the O.P.A. are here under the obligation of their office and they are acting under the statutes. He led me to believe that the people from the O.P.A. were not sincere in their statements but were here only because they are compelled by law to be here. The fact that we are public officials does not in any way make our statement any less sincere than if we were just citizens of San Francisco.

In all the cases that I have handled I do not know of any case that has less merit for an increase than the case of the Utilities Commission. I am a citizen of San Francisco and I spoke not only as an official of the O.P.A. but also as a citizen of San Francisco.

Supervisor Mead asked Mr. Kleinman as to whether or not it is true that the City of New York subsidizes the railroad in New York to the amount of \$35,000,000. Mr. Kleinman remarked that the street carfare paid for everything but for the tube. I do not believe that you can distinguish from a tube or street. If the city was to place a streetcar track in a new subdivision I do not believe that you could make the people pay for the grading of that street. In New York the city decided to take their tracks off the street and plan them in a tube and, rightly so, the city has to pay for the maintenance of the tube. Take for example, the Twin Peaks Tunnel, the Sunset Tunnel and the Stockton Street Tunnel, they were financed by the creating of an assessment district and not through the 5-cent fare. Would we say in that case that the city subsidized the construction of the tunnels, I would not.

I believe that the Public Utilities Commission is proposing a course of action that cannot be based upon any sound financial reasoning.

To say that we must raise fares to get money to improve the system is wishful thinking. It has been shown that for every 1 per cent increase in the fare you get a 12 per cent increase in the revenue producing field. How can it be justified to say that in 1946-47 you are going to carry 11,000,000 less people than in 1945-46 without reducing service.

When you increase fares and you get 12 per cent less riders, what happens to those riders? You will find that the people will not go downtown. They will stay in their own neighborhoods.

There has been a lot of talk about who has got the \$5,000,000. I believe that we have established tonight that there is \$5,000,000. It is in the budget, it will not be there when they spend it on streetcars but you will have the streetcars. It will not be there when you build new tracks but you will have the tracks. The Public Utilities Commission has proposed their increase in fares and operating expenses for the coming year on the dilapidated system that they have now and not on what they could do if they borrowed the money. With old equipment it will cost more to operate our system than it would if we had new equipment.

The Public Utilities Commission is projecting an increase in rates on the maintenance of the old cars and not on the new cars that they could buy if they went after this matter in a sound financial business-like way. Those are just sound financial considerations.

If the facts were placed before this group, and I believe we have placed the facts before you, you would be able to know just what action should be taken. I do not believe any stronger case can be presented. I feel certain that many of you people have had the opportunity of following the streetcar case as it was presented to the Railroad Commission a few years ago. I do not believe that any of you gentlemen, you are business men, would try to finance your own construction by raising the price of what you sell. It just doesn't work that way.

The Commission said that the funds are all allocated and that fifty-six pieces of equipment are on order but they will not be able to get these pieces of equipment for about a year and one-half. Why should we pay now when we cannot get the equipment for over a year? What you need is as fast an improvement as you can get and you can get it by getting the mass of the people to ride, not by increasing your fares and decreasing your riding public by 12½ per cent.

Supervisor Christopher asked, did you have occasion to go into the financial affairs in so far as the administrative functions were concerned? I would like to have a comparison between the present administrative expenses and the administrative expenses of the old Market Street Railway.

Mr. Harman replied, no, I did not. We took the figures of Mr. Turner on this matter.

Supervisor Christopher inquired, did you use the figures and see if they are the same as any comparable railroad?

Mr. Harman answered, I do not know any comparable railroad. We do not know whether or not the administrative expenses have increased over the Market Street lines.

Supervisor Lewis remarked, that concluded the case. These men have worked hard on this case and I move you at this time, that this Board of Supervisors give a rising vote of thanks to the men of the O.P.A. for the work that they have put in on this case.

Seconded by Supervisor Mead.

No objections and motion carried.

Mr. Harman said, we would like to have the opportunity to ask the proponents of this measure questions if we deem them prudent.

Supervisor Gallagher informed Mr. Harman that he could ask questions from time to time.

Mr. James H. Turner, Manager of Utilities, remarked, I would like to discuss some of the statements of the members of the O.P.A. You have before you the analysis of the Ability of the San Francisco Railroad System to Repay Indebtedness proposed to effect Contemplated Rehabilitation Program.

That estimate has been prepared from various sources. I call your attention to the fact that the passenger revenue estimate is the O.P.A.'s passenger revenue estimate and not mine. However, they see fit to use the operating expenses, \$13,500,000, which is the operating expenses for last year. I call your attention to the fact that there is no allowance in this particular estimate for so-called reconstruction and replacement fund. That is funds necessary to put into the system and keep a unit in operation. We will have to do this for quite a few years until we can get new equipment and place it into operation. There is no allowance for the payment of interest on the purchase price of the Market Street Railway. On the estimate I prepared for you I brought down an end figure which I said was useful for rehabilitation, or reconstruction or modernization. There is no modernization allowed in their figuring.

There was in my November 13th figure a sum which was a contingency figure, a sizable item, which was necessary to have available to make the item work. There was also an item in my estimate of November 13th of increased service to the people of San Francisco. We contemplate, in requesting this increase in fare, that we might be able to get a few more cars out on the road. We hope that we can get more equipment on the road in our hours of operation and give better service to the people of San Francisco.

Supervisor Lewis said, Mr. Turner, you say that you hope to get more cars on the road. Isn't it a fact that during most of the day you have 25 per cent or 30 per cent of the cars in the barn?

Mr. Turner replied, rather than discuss that at the present time Mr. Lewis, will you defer that to Mr. Scott who will follow me.

The Public Utilities estimate for revenue for the next fiscal year, includes our analysis of the daily, weekly and monthly riding habits in detail. We have not taken any particular combination of month and multiplied that into a year. We have taken the months as they come along and then figure our estimates for the coming year.

On the proposed revenue chart as submitted by the O.P.A. it shows the utilities make a profit where we figure that we will face a loss of \$472,000.

Mr. Halt said, you say that the figure of \$16,233,000 included the amount of wage increase and you say that we have subtracted this amount from the remainder net profit. Does that show that we have added it in the figures twice?

Mr. Turner replied, that is not correct.

Mr. Halt remarked, that reason that the amount is subtracted is that it is included in the \$16,000,000 but it is not included in the \$13,000,000. I have taken the \$16,000,000 and compared it with the actual expenses for 1945, and if 1945 is to be a guide, then you have overstated your expenses by \$2,721,000. That would be correct would it not?

Mr. Turner replied, with the wage rate in that, yes.

Mr. Halt continued, we are not assuming that your estimate is too high because in that \$13,000,000 we realize that you are paying the old

wage rates, therefore we have subtracted that new wage rate in the estimate of \$1,500,000.

Mr. Turner said, the indication is that our present budget has a remainder of \$1,339,000 which is not a correct statement. I am showing that our budget is \$472,000 short. We have this \$472,000 which is a sum of money that shows this shortage of money that is in our budget.

Mr. Halt stated, I must insist that I fail to see that it is not proper because of some way in which we have handled the wage estimate.

Mr. Turner answered, as I have said, we have been through that. You compared next year's budget on the present wage scale with last year's budget on the present wage scale. If you subtract the difference in wages you will find that it shows an estimated revenue shortage of \$472,000.

Mr. Halt remarked, in the \$13,600,000 that is at the old wage rate, that is where the \$1,500,000 should go. Let us add the \$1,500,000 to the \$13,600,000 and we will get \$15,100,000. Let us subtract \$15,100,000 from \$16,300,000 and you get \$1,200,000.

Supervisor Gallagher stated that is correct, Mr. Turner. Will you have a deficit of \$472,000 or a profit of \$1,200,000?

Mr. Turner replied, that is what we are trying to clear up.

Supervisor Gallagher asked, how do you arrive at your figure, Mr. Turner, do you take the budget as prepared and submitted to the Mayor?

Supervisor Mancuso explained, the discrepancy seems to be the difference between the \$14,000,000 and the \$16,000,000.

Mr. Turner remarked, one counts the wage increase, the \$14,000,000 does not.

Supervisor Mancuso said, then the figure of \$17,000,000 included in the estimated revenue by the O.P.A. is a correct figure. What figure are you using?

Mr. Turner answered, we are using the \$16,000,000 figure.

Supervisor Gallagher inquired, is the \$16,000,000 correct?

Mr. Turner replied, it is the correct figure.

Supervisor Gallagher asked, if the O.P.A. received the figures from your budget, how do you come back with a different figure?

Mr. Turner said, I recast their statements to show that the next year's budget would be short from last year's budget by \$472,000 instead of an increase of \$1,200,000 as stated by the O.P.A.

Supervisor Mead said, I just want to make one observation. Speaking as one member of this Board, I am interested in the number of gasoline driven buses that the Public Utilities plan to put into operation. I am not very strong for gasoline driven buses in San Francisco. Practically everyone of the gasoline driven buses in San Francisco is falling apart. I believe that the Commission should give consideration to the electric driven buses and not concentrate on the gasoline driven bus. On Eighteenth Street the electric driven bus has been in operation for about ten years. They are holding up very well. They give faster service. Gasoline driven buses cannot hope to compete with electric driven buses.

Supervisor Christopher said, I would like to know if the buses you have on order at the present time are being purchased out of the \$5,500,000 that you have on hand.

Mr. Turner replied, that is correct. The order is placed but it will not be paid until we receive the buses.

Supervisor Gallagher inquired, how long ago did you order those buses?

Mr. Turner said, the gasoline buses were ordered in December and the trackless trolleys were ordered in October of last year.

Supervisor Gallagher asked, when was the money frozen?

Mr. Turner answered, the trackless trolley money was earned prior to the war. They are to replace the "E" line on the municipal system.

In answer to Supervisor Mead, we are ordering gas coaches at this time only because they can be delivered quickly and we can give a little more service. These buses will be used in conjunction with the streetcar lines until we can install trolley coaches. Our overall plan is one in which we will use gas coaches, trolley coaches and streetcars in their proper places. We are to purchase 313 electric streetcars.

Supervisor Lewis asked, how much again are you putting into streetcars?

Mr. Turner said, \$8,500,000.

Supervisor Lewis continued, how much into the repair of tracks?

Mr. Turner replied, \$5,000,000.

Supervisor Lewis stated, if we go along, that is on the assumption that if we have subways, you can move them down. If it is decided that the trolley coach is the answer to the city's problem, then what are you going to do?

Mr. Turner answered, that is why I do not believe that we should float a \$25,000,000 bond issue. We are not planning to put the entire Newton Plan into effect all at once.

Supervisor Lewis remarked, isn't it a fact that right today you do not know what you are going to do? You are taking a little bit here and there and then if you change your mind you are going to have to go to the people and say this is what we plan to do.

Mr. Turner replied, that is not correct Supervisor Lewis. We have the Newton Plan. That is a working plan and we will follow it for the years as we move along. There may be changes in it just as there are changes in our city plans.

Supervisor Brown said, I believe that Mr. Turner should be given the opportunity to complete his remarks without any questions.

Supervisor Gallagher stated, I believe that Mr. Turner should be permitted to complete his statement and then we can ask questions.

Mr. Harman inquired, Mr. Turner, I understood during your discussion with Mr. Mead that you had entered into a rental agreement with the Navy for buses but it has since expired. Do I understand that the Public Utilities Commission makes rentals for equipment?

Mr. Turner answered, under war emergencies we did that.

Mr. Harman continued, this question has been answered many times that we cannot do anything except by revenue or obligation bonds or a raise in the fares. I believe that if buses can be rented we should look into it.

Mr. Holm stated, I assume that we could go into a matter of this kind.

Mr. Harman asked, do you believe, Mr. Turner, that it is sound financing for a utility to attempt to improve their capital position out of an increase in fare?

Mr. Turner replied, I am afraid if you and I were to discuss that we would be at it all night. To our two points of view there is private utility financing and public utility financing.

Mr. Harman interrogated, do you believe that in municipal utility finances capital investment should be made out of increase in fare?

Mr. Turner answered, to a reasonable extent I do, and that is what the Public Utilities Commission has recommended.

Mr. Harman stated, you believe that municipally owned utilities should be allowed to charge higher fares than a privately owned utility?

Mr. Turner said, I must beg off answering that because it would get us into a round table discussion.

Mr. Halt said, I would like to say that the estimate of expenses, the analysis of Mr. Turner's budget, that was prepared by us is a simple analysis, it contains no figure that was not taken in its entirety from Mr. Turner's budget in the year just past. There is nothing concealed in it. It takes Mr. Turner's estimate for the coming year. It takes those budget estimates and lays them along side of the actual year just past. It finds that Mr. Turner's estimate for the coming year is over \$2,000,000 more than last year. I admit that the excess will be reduced by \$1,500,000 for expenses not incurred last year but will be incurred this year.

Supervisor Mancuso remarked, you left the impression with the Board that there would be an excess of \$954,000. You took the cost of operation last year against the cost of operation next year and the only figure you want to add to it is the wages. There are other figures that have to be added to this amount.

Mr. Halt answered, Mr. Turner states that next year the railroad will lose money. The most recent statement that we have shows that the railroad, as of February 29th, is still earning a net increase at the rate of \$2,000,000 per year. It has been said that the system cannot spend money for reconstruction and replacement. The system has been doing both since the first of January, 1936. I have noticed that the cash is still high. Since January it has gone up substantially, despite the fact that thirty-six buses have been purchased. There has been an income from the net income to offset the money expended. I believe that the charts show that the costs have gone up and that the fares have increased 40 per cent, that is a good increase. It seems to me that the worst thing to do is to raise the fare. If this fare does not have to go up then it should not go up at the present time. I believe that the specific argument is very clear, we believe that the railroad is making a good profit now and that a fare increase is not needed at the present time. It is possible to rent buses and there are other ways to finance the system now.

Supervisor Lewis asked, Mr. Turner, you say that the railroad will go into the "red" in the coming year. Do you attribute this to the fact that you need additional transportation or additional riders?

Mr. Turner replied, we need additional equipment.

Supervisor Lewis stated, Mr. Scott has said that it would be a waste of public funds to get more equipment.

Mr. Turner said, I would like to present to each member of the Board a complete copy of an analysis of runs and schedules. This will answer your questions.

Supervisor Lewis continued, you are the head of the utilities and I am asking you a very important question tonight. I want to know whether or not you need this equipment. I want to know whether or not the real need is equipment or management.

Mr. Turner answered, we would be wasting public funds by increasing off-peak service.

Supervisor Lewis remarked, in other words, you have enough equipment to handle the riders except on peak hours.

Mr. Turner stated, the peak hours can be extended as we get additional equipment.

Motion to Limit Speakers.

Supervisor Brown moved that five minutes be allowed to each speaker.

Supervisor Mancuso moved as a substitute motion, that each speaker should not be allowed more than five minutes.

Seconded by Supervisor Brown.

Discussion.

Supervisor Mead said, in the event this motion prevails it will be enforced with the exception of when someone has a statement of considerable importance and then a member of the Board will be entitled to extend that time.

No objections and motion carried.

Discussion.

Mr. Leo Lee, taxpayer, speaking on behalf of the increase in the fares said, the best way to get the money for the improvement is through an increase in carfare. Bonds in San Francisco have never been popular and they might be defeated. I believe that prices will be greatly in excess in a year from today and Mr. Turner states that they are higher than they should be.

Mr. Morse Erskine, representing the San Francisco Planning and Housing Association, remarked, we employed an impartial investigator to make an investigation of the facts and then the association would make a report. We employed the California Taxpayers' Association to make the investigation. The investigation was made and we discussed it. It showed that if an increase in fares is not granted there will be a deficit that will have to be made up. We adopted that point of view that the increase in fares should be granted. We urge that the Board approve the recommendation of the Public Utilities Commission.

Mr. Harman asked, in the report made by the taxpayers' group is it not true that they did not differ in any instance from the Public Utilities Commission report?

Mr. Erskine replied, they took the figures from the Public Utilities Commission.

Mrs. H. Bray, representing the Good Government League, speaking in favor of the proposed increase in fares remarked, we need this increase in fares to provide for the purchase of additional buses. I believe we need a little more safety in our streetcar system.

Supervisor Lewis said, I have been trying to get the Commission to bring the cars out of the barns during certain hours. There are 35 per cent to 40 per cent of the cars in the barn.

Mr. Sylvester MacAtee, an attorney, speaking on behalf of the increase in fares, stated, it is necessary for the improvement of San Francisco that this fare increase go through. For the next three months the railroad system will have to bring in over \$4,000,000 or we will not have any money left in the Municipal Railway Fund. The Commission has estimated that a certain amount is necessary for the operation of the railroad in the coming year but if we are to take anybody's word on this matter it must be from the Public Utilities Commission.

We must start in now to give the people some sort of relief from what is a terrible railroad condition. You are going to have to provide the money and it will have to be paid by either the people who ride the streetcars or the taxpayers. San Francisco is only trying to get a rate that is being charged by other cities in the United States,

with the exception of New York, that is, three rides for 25 cents or 10 cents straight.

Mr. W. L. Grantecher, representing the West of Twin Peaks Association, speaking in favor of the increase in fares, remarked, the association has adopted a resolution going on record as favoring the proposed increase in street carfares. It is a question of whether or not we are going to pay for the improvement of the railroad through taxes or through fares.

Mr. Edward Debs, representing the Fillmore Improvement Association, speaking in favor of the increase, said, I feel that the rate of 10 cents per ride or three rides for 25 cents would be the fair thing to do.

Mr. Bill Gallagher, representing the San Francisco Chamber of Commerce, speaking in favor of the increase, stated, the Chamber has gone on record as favoring the increase in rides because it is necessary to refinance the railroad system and we believe that the "pay as you go" is the only way to do it.

Mr. James C. Fulton, representing the Transportation System of San Francisco, speaking in favor of the increase in fares, remarked, the committee was asked to look into the matter and report on it. We stated that we were in favor of the increase. The improvement of the streetcar system should be on a "pay as you go" basis. The taxpayers should not be made to pay for the improvement of the system. San Francisco is seeking new industries and in order to get them we must give adequate streetcar service.

Mr. Harry Snyder, representing the Miraloma Park Improvement Club, speaking in favor of the increase of fares, stated, in April the club went on record as favoring the increase in street carfares. We believe that the people who ride the streetcars should pay for the improvement of it.

Mr. Lloyd Taylor, representing the Market Street Association, speaking in favor of the increase, explained, I believe that we should stick to the figures of the Public Utilities Commission. This increase is necessary for the improvement of the streetcar system. The system should be placed on a "pay as you go" basis.

Mr. Harold B. Mills, representing the San Francisco Chamber of Commerce, speaking in favor of the increase in fares, said, San Francisco is trying to secure additional industries in the Bay Area and especially in San Francisco. One of the first things any company looks at is our transportation system. In order to get new industries we must have an improved transportation system. The only way we can get it is to increase our fares to a point where they will provide sufficient funds for the purchase of new and additional equipment.

Mr. Paul Schnur, representing the C.I.O., opposing an increase in street carfares, stated, this will place a burden on the little people who ride the streetcars. I believe that the improvement of the company could be made by a bond issue. This would not necessitate an increase in the carfare. The Municipal Railway is a very profitable enterprise and can, within the next twenty years, accomplish, without an increase in fares, what the Public Utilities Commission plan to do in five years.

The C.I.O. will pledge all its support and assistance in getting the approval of a \$20,000,000 loan from the people. We believe that this is the answer. Improvements of the system should be provided by new capital which should be made available by securing a loan. We urge the Board of Supervisors to turn down this proposal of the Public Utilities Commission.

Mr. Mansfield David, representing the American Federation Committee, opposing the increase in fares, said, the improvement of the

railroad could be accomplished without an increase in fares. The way to do it is to go to the people and have them vote bonds for the express purpose of modernizing our transportation system.

Mr. Henry Fisher, International Union of Marine Cooks and Stewards, opposing the increase, remarked, the street carfares have increased 40 per cent since the consolidation without any increase in service or any new equipment. An increase to 10 cents per ride would represent an increase of 100 per cent while wages have increased approximately 18 per cent. Other cities have a 10-cent fare but other cities have an adequate streetcar system. Until San Francisco gets a better streetcar system there should be no increase in fares.

Mr. George Broadhead, International Union, Mine, Mill and Smelter Workers, opposing the increase, said, the O.P.A. has shown that an increase should not be made in the street carfares because it will bring the cost of living out of line.

Mr. George V. Milligan, a taxpayer, opposing the increase, stated, I have followed the operation of the Municipal Railway for forty years. According to statements by Mr. Turner we would have less car service next year with or without an increase in street carfare. There is no possibility of improving the railway out of the revenue of the 8-cent fare. You are voting for something that you can't do. The Mayor has stated that if this increase is not sufficient there will be other increases in fare and may be a bond issue. Why not float a bond issue right now? A bond issue merely passes some of this large depreciation over into the future so that people riding the cars twenty years from now will be paying for the streetcar system. If the railway cannot give service at 7 cents then they should give the service and charge what is necessary, but they are still making money at the present fare.

Mr. Dan Del Carlo, Public Utilities Commissioner, speaking against the increase in fares, remarked, when I discussed this matter with Mr. Cahill he remarked that we should put on an additional program, that we should go to the people and see how they felt about it. Mr. Cahill was replaced by Mr. Turner who presented a plan that would bring about the necessary revenues that he thought the Municipal Railway needed to rehabilitate the system.

At that time there was an election going on and certain men were running on the platform that there should be no increase in fares. The whole thing has developed into nothing more than a debate. It all resolves itself into one thing, service. This subject has caused so much friction in San Francisco that no one really knows the answer. I believe that as long as we have waited this long that this matter should be put up to the people as to how they want to have the system rehabilitated.

It is up to the citizens of San Francisco and, as one member of the Commission, I refused to vote for it because I believe that beyond the power of a five-man commission to act upon it and I believe that it is beyond the power of this Board to act upon it.

Mr. Halt said, I wish to comment on the arguments made by the people speaking for the increase in fares. The first is that we need additional equipment, second point was they have the system going into debt at this time would mean a drain on the tax funds. These people quoted primarily from the California Taxpayers' Association. Third point is with respect to the estimate relative to the earnings of the railroad in the coming year.

It is true that the O.P.A. and the Public Utilities Commission disagree on this matter. The O.P.A.'s figures have been based strictly upon the road as it stands today. We might argue about the figures, but the fact remains that we are basing our figures on the facts that we have.

Motion to Take Matter Into Hands of Board.

Supervisor Brown moved that the matter be taken into the hands of the Board.

Seconded by Supervisor Christopher.

No objections and motion carried.

Discussion.

Supervisor Lewis said that I do not believe that we can raise the rates. I believe that under Section 130 of the Charter we are prohibited from making any increase.

Supervisor Christopher stated, I believe that the matter is already decided in the minds of the members of the Board. I am still voting against this legislation. If I were voting for it I would request an amendment to the Charter and state that the only reason why I was requesting an increase is to improve the railroad. I would request that all money over the 7 cents be placed in a special fund to be used exclusively for the purpose of providing funds for the purchase of new equipment.

Supervisor Gallagher, explained, that cannot be done because the Market Street Railway deal is still in effect.

Supervisor Christopher remarked, it is still in effect but we are getting a 7 cent fare now and we still owe money to the Market Street Railway. If we could increase the fare to 8½ cents I believe that the money could be earmarked for a special fund.

Supervisor Mancuso said, the conditions of the Charter Amendment state that 55 per cent of the funds received go to the payment of the Market Street obligation.

Supervisor Brown, explained, when the matter for a raise in car-fare came to the Board before, I based my own conclusions upon the representation made by the Utilities Commission and the staff of the Commission. I see no reason to change my former position. The same men are in charge now and they have the same management as before.

I would like to say to the O.P.A. that they have done a fine job before us today with what I consider a weak case. The type of argument that left me cold was like this, one gentleman said that if the Railroad Commission were regulating the railroad, the Railroad Commission would request that it reduce its rates. I would like to point out that when the Market Street Railway went before the Commission the last time, the Commission granted them an increase in fare. There was also the statement of one of the gentlemen who said that it is the straphanger who makes the money for the street-car. If that is the case, I believe that we should increase the service of the streetcars.

Communication From Supervisor Jesse C. Colman, Setting Forth His Views on the Proposal to Increase the Fares.

The Clerk read the following:

April 22, 1946

President, Board of Supervisors

Mr. President:

As I shall unfortunately be absent when the matter of the proposed fare increase for the Municipal Railway comes again before the Board I desire to state my position in writing and I most respectfully request that this statement be made a part of the record of the Board's proceedings in connection with that proposal.

Since the Public Utilities Commission, which bears the whole responsibility for management of the Municipal Railway, is given by

the Charter, quite rightfully I believe, the greater part of the responsibility for fixing rates, the Board of Supervisors having what amounts to a veto power, my absence will not affect the Board's action.

Nevertheless, on a matter of such importance and public concern, every member's position should be made clear, and I therefore wish the record to show that had I been present I would have voted to sustain the Public Utilities Commission.

When this matter came before the Board several months ago an increase in the fare was desirable, in my opinion, because it promised to furnish the necessary funds for rehabilitation and modernization of the railway. Now the increase is still desirable for that reason, but it has become *essential* to meet increased operating and maintenance costs.

I believe that the Municipal Railway should sell transportation at cost—no more and no less. Now some of the opponents of an increased fare do not believe as I do. They believe that the owners of property, including home owners, should subsidize the railway. Believing as they do, they are quite logical in opposing a fare increase. But I do not share their viewpoint. I believe that each streetcar and bus rider should pay the full cost of his ride, just as he must pay the full cost of a kilowatt of electricity which he consumes or the full cost of a meal he buys in a restaurant.

If I thought that more than a small minority of the people, or that any member of this Board, held to a theory that the property taxpayers should subsidize the Municipal Railway I would merely invite their attention to the very considerable efforts being made right now to find new sources of revenue to relieve the overburdened property taxpayers. There certainly would be no logic in charging a surtax on theater admissions, for example, or an additional half-cent sales tax, in order to pay part of the cost of transportation furnished streetcar riders.

I believe, with the exception of the minority opinion noted, that there is general agreement that the railway should pay its own way. I also believe, and it is not disputed, that the railway badly needs money for rehabilitation and purchase of new equipment. A definite plan of improvements and service additions calls for the expenditure of between 20 and 25 million dollars over a term of years. Objections have not been raised to this plan.

Now, since it is generally agreed that (1) the railway should be self-supporting, and (2) 20 to 25 million dollars more than present fares will bring in is needed for rehabilitation and improvements, the only question that can be at issue is the method of obtaining the needed additional funds.

One of several methods might be employed. A 20 to 25 million dollar general obligation bond issue might be submitted to the voters. If approved, it would furnish the money for modernizing the railway, but it would not eliminate the need very soon for an increased fare. The present fare next year will not meet operating and maintenance expenses. Whatever the interest would be on a bond issue would add to the year's deficit, and an increase to at least a straight 10-cent fare would be required when the time came to pay off the bonds.

A revenue bond issue? The same analysis applies. So long as it is agreed that the railway shall pay its own way a general obligation bond issue and a revenue bond issue are the same thing by different names. Each constitutes borrowing against anticipated future income.

The simple fact is that if you can meet your need for cash as you go along that is the economical thing to do, because if you borrow you must eventually raise the cash plus the interest you pay for the money borrowed. The Public Utilities Commission has a pay-as-you-go plan of rehabilitation and modernization, and carrying out that plan will in the end cost the streetcar and bus riders less than financing by any kind of a bond issue.

That is the main issue as I see it, and the answer is clear. But there are several minor factors, all of which point to the desirability of increasing the fare now as recommended by the Utilities Commission.

Car schedules are delayed constantly and badly by change making for a 7-cent fare. There now is no incentive for use of tokens. Under the proposed schedule tokens will be generally used by regular patrons; casual riders will pay a dime. A single-coin fare will eliminate much delay and confusion.

And, incidentally, considerable added revenue will come from elimination of "mistakes" made by patrons and not noted by conductors because of the complicated 7-cent fare.

Tens of thousands of people are in San Francisco each day who do not live here. Many ride our streetcars and buses, perhaps 100,000 a day. Under the proposed fare structure these people will pay the full cost of the transportation furnished them. Under deficit financing they would not. Local taxpayers would be paying part of the cost of transportation for commuters and out of town visitors.

All kinds of people in a big city use mass transportation; this must be true even more in the future, as traffic congestion will not permit any general use of private automobiles. However, a person using his own car should not be taxed to pay a part of the cost of furnishing service to streetcar and bus riders. Many business concerns make wide use of mass transportation in sales and deliveries. A tax subsidy for the railway would amount to taxing home owners for the benefit of such business concerns.

Unless tracks are improved, cars and buses put in safe condition and new equipment purchased, the railway's accident record, already alarming, will grow worse—and more expensive. This proposed fare increase offers an immediate means of financing these improvements; unless this increase is approved there will be long delay in making improvements, and accidents and accident expense will increase.

This Board of Supervisors voted a million and a half dollars of wage and salary increases to Municipal Railway employees. It certainly should vote now to balance the budget.

The financial position of the railway is this: Under the existing fare schedule it will fail by at least \$400,000 next fiscal year to meet expenses, without paying off any of the balance owed for the Market Street Railway properties and without purchasing any new equipment. Under the proposed fare schedule it will meet all operating and maintenance expenses, pay off the balance owed for the Market Street Railway, and earn an additional one and a half million dollars to be used in the modernization program. Thereafter revenues will furnish \$3,000,000 a year for modernization.

Thus, the difference between the proposed and the present fare schedules is the difference between sound and unsound business practice, between practical, constructive action and wishful thinking, between business success and business failure. Our duty is to make a decision that will not wreck, but will safeguard the future of the Municipal Railway and guarantee service to the public.

With a basic eight and a third cent fare we will not be out of line with other cities. Throughout the country that is the prevailing rate, even where wages and salaries are lower than in San Francisco.

Nobody can be blamed for wanting the fare to stay at seven cents. If we could maintain the system and give service at five cents I would be for that. But we can't. There is no use trying to fool either ourselves or the public. Costs have risen to the point where the fare increase is essential to meet expenses and improve service.

I wish to be recorded as voting for it.

Discussion.

Supervisor Mancuso stated, it does not seem fair that a member of the Board who is not here should have a long letter read as to how they should vote.

There is one thing that has made me make up my mind to vote the same way I did last time. If the question before me today was that we should have to go to the tax rate I would vote for it today. All we have before us is a statement of a possibility of a deficit and finally I am convinced, in my own mind, that there will not be a deficit if the Municipal Railway operates as it has for the past three weeks. I am convinced that increase in fares will mean a decrease in riding habits.

According to the Charter the cost of new equipment should be taken out of depreciation reserve only or an extension should be taken out of depreciation reserve. If you are going to purchase new equipment it should be done on a bond issue. Last year I tried to put through a Charter Amendment allowing the Public Utilities to float bonds for the Utilities Commission to rehabilitate the line.

I believe that no increase in fares should be made until new equipment is actually in use, then if you find that the cost of operation is too much then we can ask for an increase in fare.

Supervisor McMurray explained, I do not know what selfish motive the O.P.A. would have to bring in a report like they have except that they are doing a job that they are supposed to do, to keep the cost of living down and to stop inflation. I would like to see this measure voted down tonight and to follow out the request of Commissioner Del Carlo and leave it up to the people to decide.

Supervisor Mead said, last time I voted against this proposal when it was before us because of the insufficient information presented at that time.

I believe that it takes courage for a man to vote one way and then change his mind if the information is sufficient to make him change his mind. I have changed mine.

San Francisco is a modern city with the exception of its transportation system. I see our streetcars falling apart. I have seen people having to hang on to streetcars where there are no fenders. The men who operate the streetcars were given an increase in salary that will amount to approximately \$1,500,000. There are some people who will ask for an increase in salary and then oppose any attempt by the employer to make any increase in what he should get back in return. We are going to increase wages, we are going to attempt to rehabilitate the system from top to bottom and we are not going to give them money to do it. You can't make money without spending money. You can't pay wage increases unless you make money.

It is imperative that the fares be increased to provide the Public Utilities Commission sufficient money not only to pay the increased wages but also to provide funds for the rehabilitation of the system.

For these reasons I am going to vote for an increase in the street carfare.

Supervisor MacPhee stated, we do not want to have to subsidize the railroad system out of the tax rate. By increasing the fares we are assuring the Public Utilities Commission sufficient money to improve our system.

Throughout all the talk tonight I have been able to glean only one thing. I may be wrong, but I asked the O.P.A. at the time and they said yes. If you want to rehabilitate the system you have to either get the money out of revenue or you have to get it from floating bonds. Those who vote against this matter tonight feel that it is necessary to float a bond issue. I believe that it might be better to go along on a "pay as you go" basis.

Last time I voted against this matter. After I have had the picture presented to me and I have heard both sides of the question, the only issue now is how are we going to pay for it. The answer is simple, we will have to pay for it as we go.

Supervisor Sullivan remarked, everybody who spoke here tonight spoke for a better system. We voted this year for a \$20,000,000 bond issue for the airport. We voted \$12,000,000 for sewer bonds. I do not believe that the people of San Francisco will go for any more bonds.

Most of the important cities in the United States have a 10-cent fare. I tried to look into this matter the right way.

I am voting along with the Public Utilities Commission on this matter.

The Chair explained the vote on the resolution:

An "Aye" vote sustains the Commission, a "No" vote overrides the Commission. It takes eight "No" votes to override the Commission.

Thereupon the roll was called and the foregoing resolution was adopted by the following vote:

Ayes: Supervisors Brown, MacPhee, Mead, Meyer, Sullivan—5.
Noes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray—5.

Absent: Supervisor Colman—1.

NOTE: *This resolution was adopted Tuesday, May 14, 1946.*

MONDAY, MAY 13, 1946.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore passed for second reading, were taken up:

Authorizing Conveyance of Certain Land in Assessor's Block 6571 to John W. Swartz and Christina Swartz in Exchange for Certain Other Land in Same Block Required for Widening Army Street, Also Authorizing Acceptance of \$195 in Connection Therewith.

Bill No. 4053, Ordinance No. 3830 (Series of 1939), as follows:

Whereas, in accordance with the recommendation of the Department of Public Works, it appears that certain land now owned by the City and County of San Francisco, a municipal corporation, hereinafter referred to as the City, is no longer needed for municipal purposes, which land is hereinafter described as Parcel "B"; and it appearing to the Board of Supervisors that public interest and necessity demands the sale or trading thereof; and

Whereas, certain real property, hereinafter described as Parcel "A" is needed by the Department of Public Works for the widening of Army Street; and

Whereas, as per written offer on file in the office of the Director of Property, John W. Swartz and Christina Swartz, have agreed to pay the City the sum of \$195 and convey Parcel "A" to the City in exchange for Parcel "B"; and

Whereas, the Director of Property has made an appraisal of said properties and estimates the value of Parcel "B" to be \$195 more than the value of Parcel "A"; now, therefor,

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

Section 1. In consideration of the premises, the Director of Property is hereby authorized to consummate said proposed exchange. Said real property is situated in the City and County of San Francisco, State of California, and is particularly described as follows:

Parcel "A." Commencing at a point on the northerly line of Army Street distant thereon 210.198 feet easterly from the southeasterly line of Mission Street, said point being in the northeasterly line of the property now or formerly owned by Thomas Spilios; thence deflecting $122^{\circ} 35' 13''$ to the left from said line of Army Street and running northwesterly along aforesaid line of the Spilios property, 39.25 feet to the most westerly corner of the property now or formerly owned by Natalie and Stella Andreotti and the true point of beginning of this description; thence continuing northwesterly along said line of the Spilios property, 3.48 feet to a line parallel with and distant 36 feet at right angles northerly from the northerly line of Army Street; thence deflecting $122^{\circ} 35' 13''$ to the right and running easterly along said parallel line, 6.45 feet to the northwesterly line of the aforesaid Andreotti property; thence deflecting $147^{\circ} 24' 47''$ to the right and running southwesterly along last named line, 5.44 feet to the true point of beginning of this description.

Parcel "B." Beginning at a point which is distant 36 feet at right angles northerly from the northerly line of Army Street measured from a point on said line of Army Street distant thereon 214.583 feet easterly from the southeasterly line of Mission Street and running thence westerly parallel to said line of Army Street 20.941 feet; thence deflecting $147^{\circ} 24' 47''$ to the right and running northeasterly 24.853 feet to a line drawn perpendicular to the northerly line of Army Street through the point of beginning; thence deflecting $122^{\circ} 35' 13''$ to the right and running southerly along the line so drawn 13.385 feet to the point of beginning.

Section 2. The Mayor and the Clerk of the Board of Supervisors on behalf of the City are hereby authorized and directed to execute the necessary deed conveying Parcel "B" to John W. Swartz and Christina Swartz. The Director of Property is hereby authorized and directed to deliver said deed to the grantees upon receipt of said sum of \$195 and a deed conveying Parcel "A" to the City, and to accept and record the latter deed. The form of said deeds shall be approved by the City Attorney.

Recommended by the Director of Property.
 Recommended by the Director of Public Works.
 Description approved by the City Engineer.
 Approved by the Chief Administrative Officer.
 Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—8.
 Absent: Supervisors Brown, Colman, Meyer—3.

Appropriating \$220,000, Department of Public Works, From Surplus in Appropriation for Army Street-Guerrero Street San Jose Avenue Project to Credit of Appropriation for Clipper Street Extension.

Bill No. 4054, Ordinance No. 3831 (Series of 1939), as follows:

Appropriating the sum of \$220,000 out of the surplus existing in Appropriation No. 548.961.00—Army Street-Guerrero Street-San Jose Avenue, to the credit of Appropriation No. 548.963.00, Clipper Street Extension.

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

Section 1. The sum of \$220,000 is hereby appropriated out of the surplus existing in Appropriation No. 548.961.00-Army Street-Guerrero Street-San Jose Avenue, to the credit of Appropriation No. 548.963.00, for the construction of the Clipper Street Extension, which was inadvertently omitted from Appropriation No. 548.961.00 for \$550,000 (Bill No. 3668, Ordinance No. 3470, 10/8/1945). This construction is included in the Army Street widening project and should have been specifically provided for in the foregoing ordinance.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—8.

Absent: Supervisors Brown, Colman, Meyer—3.

Amending Annual Salary Ordinance, Health Service System, by Adding 1 Janitor (Part Time), Not to Exceed \$79.50 Per Month.

Bill No. 4056, Ordinance No. 3832 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 86a, Health Service System, by adding new item 11.1, 1 C104 Janitor (part time), not to exceed \$79.50 per month.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 86a, is hereby amended to read as follows:

Section 86a. HEALTH SERVICE SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Medical Director	(e) \$600
2	1	B79	Secretary	275-350
3	1	B222	General Clerk	160-200
4	1	B228	Senior Clerk	200-250
5	1	B234	Head Clerk	250-300
6	2	B310	Tabulating Machine Operator.....	175-210
7	1	B310.1	Senior Tabulating Machine Operator	210-250
8	1	B408	General Clerk-Stenographer	160-200
9	1	B412	Senior Clerk-Stenographer	200-250
10	1	B454	Telephone Operator	160-200
11	5	B512	General Clerk-Typist	160-200
11.1	1	C104	Janitor (part time) not to exceed	79.50
12	2	L70	Physiotherapist	165-200

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—8.

Absent: Supervisors Brown, Colman, Meyer—3.

Amending Annual Salary Ordinance, Recreation Department, by Adding Class R101 Camp Assistant to List of Employments Authorized to Work in Excess of 40 Hours a Week.

Bill No. 4057, Ordinance No. 3833 (Series of 1939), as follows:

An amendment to Bill 3510, Ordinance 3313 (Series of 1939), Section 1.17, Recreation, by adding class R101 Camp Assistant to list of employments authorized to work in excess of 40 hours a week.

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

Section 1. Bill 3510, Ordinance 3313 (Series of 1939), Section 1.17 is hereby amended to read as follows:

Section 1.17. RECREATION

	Classification	No. Positions	No. Hours
	C104 Janitor	4	4
	O54 Foreman, Building and Grounds	4	4
	O58 Gardener	60	4
	O80 Nurseryman	1	4
	O61 Supervisor of Grounds	1	4
	R114 Swimming Instructor	1	8
Hunters Point	C104 Janitor	4	4
Teen-Age Center	C104 Janitor	6	4
Camp Mather	B4 Bookkeeper	1	8
	R101 Camp Assistant	All	8
	*R102 Camp Manager	1	8

*4 months only

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—8.

Absent: Supervisors Brown, Colman, Meyer—3.

Extending Time for Granting Emergency Relief to Dependent Non-Residents.

Bill No. 4058, Ordinance No. 3834 (Series of 1939), as follows:

Amending Section 6 of Ordinance No. 121 (Series of 1939) entitled, "Providing for the granting of emergency relief to dependent non-residents of the City and County of San Francisco, defining certain term used in this ordinance, determining the amount and character of relief which may be granted to dependent non-residents and authorizing the Public Welfare Commission to administer said relief and to make rules and regulations regarding the granting of said relief and to incur on behalf of the City and County of San Francisco the cost of transporting non-resident dependent indigents to another country, another state, a territory of the United States, or a foreign country;" extending time for granting emergency relief to dependent non-residents of City and County of San Francisco.

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

Section 1. Section 6 of Ordinance No. 121 (Series of 1939), the title of which is recited above, is hereby amended to read as follows:

Section 6. Any dependent non-resident who was, on the 15th day

of March, 1939, receiving emergency relief through the Board of Supervisors of the City and County of San Francisco or through the Public Welfare Commission thereof may, if the conditions on which the allowance of said relief was made have not changed, and if relief is continuously granted, continue to receive said relief through the agency of the Public Welfare Commission until the 30th day of June, 1947, and the Board of Supervisors does hereby declare that such persons, as long as the conditions on which the granting of said relief were based have not changed, and as long as relief is continuous, are entitled to emergency relief pursuant to the provisions of Section 2501 of the Welfare and Institutions Code, to and until the 30th day of June, 1947, or until proper provision has been made for relief of said dependent non-residents either by the federal government or the government of the State of California.

Recommended by the Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—8.

Absent: Supervisors Brown, Colman, Meyer—3.

Appropriating \$5,450, Public Utilities Commission, for Modification of Water Department Contract for Laying of Mains in Embarcadero Area Between Taylor and Bay Streets.

Bill No. 4059, Ordinance No. 3835 (Series of 1939), as follows:

Appropriating the sum of \$5,450 out of the surplus existing in Appropriation No. 66.951.00, to the credit of Appropriation No. 66.951.360, to provide funds for the modification of San Francisco Water Department Contract No. 398—Laying of 8" and 12" mains in Embarcadero area between Taylor and Bay Streets.

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

Section 1. The sum of \$5,450 is hereby appropriated out of the surplus existing in Appropriation No. 66.951.00, to the credit of Appropriation No. 66.951.360, to provide funds for the modification of San Francisco Water Department Contract No. 398—Laying of 8" and 12" mains in the Embarcadero area, between Taylor and Bay Streets, which modification is in excess of 10 per cent of the certified estimated contract price. Increase resulted by substituting a boulevard type of paving for ordinary traffic type and to increase in excavation and backfill resulting from unlooked for overbreaks.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Increasing Amount of Revolving Fund for Department of Public Works From \$1,000 to \$1,500.

Bill No. 4062, Ordinance No. 3837 (Series of 1939), as follows:

Amending Ordinance No. 1659 (Series of 1939) by increasing the amount of the revolving fund for the Department of Public Works from \$1,000 to \$1,500.

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

Section 1. Ordinance No. 1659 (Series of 1939) is hereby amended to read as follows:

"Sec. 1. A revolving fund is hereby established to be known as the 'Public Works Revolving Fund' in the sum of One Thousand Five Hundred (\$1,500) Dollars. All or any portion of such fund may be deposited in such bank, or banks, as the Director of Public Works may designate, subject to the approval of the Controller."

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating the Sum of \$500 for the Public Works Revolving Fund Out of the Surplus Existing in Appropriation 545.996.15.

Bill No. 4061, Ordinance No. 3836 (Series of 1939), as follows:—

Appropriating the sum of \$500 for the Public Works Revolving Fund out of the surplus existing in Appropriation 545.996.15.

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

Section 1. The sum of Five Hundred (\$500) Dollars is hereby appropriated and set aside out of the surplus existing in Appropriation 545.996.15 for the purpose of providing funds to increase the Public Works Revolving Fund from One Thousand (\$1,000) Dollars to One Thousand Five Hundred (\$1,500) Dollars.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$244,000, Municipal Railway, for Operating Expenses for Remainder of Fiscal Year.

Bill No. 4063, Ordinance No. 3838 (Series of 1939), as follows:

Appropriating \$244,000 from surpluses existing in certain Municipal Railway funds to provide for operating expenses for the remainder of the fiscal year 1945-1946.

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

Section 1. The sum of \$244,000 is hereby appropriated from existing surpluses in Municipal Railway funds in the amounts as follows:

<i>Number</i>	<i>Title</i>	<i>Amount</i>
65.990.00	—Surplus Fund—Charter Section 127....	\$210,000
	Unappropriated Balance of Funds.....	34,000

to the credit of Municipal Railway appropriations in the sums below specified to provide additional amounts for operating expenses for the remainder of the fiscal year 1945-1946:

<i>Number</i>	<i>Title</i>	<i>Amount</i>
565.244.00	—Contractual Service, Tire Rental.....	\$ 29,000
565.300.00	—Materials and Supplies	215,000

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Final Passage.

The following recommendation of Police Committee, heretofore Passed for Second Reading, was taken up:

Amending Traffic Code, Section 32, "Parking Control," by Deleting Certain Words From Subdivision (b) Thereof.

Bill No. 4034, Ordinance No. 3829 (Series of 1939), as follows:

An ordinance amending Section 32, "Parking Control," Article 3, Chapter XI (Traffic Code), Part II of the San Francisco Municipal Code, by deleting from Subdivision (b) thereof the words "between the hours of 7 a.m. and 6 p.m."

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

Section 1. Section 32 of Article 3, Chapter XI (Traffic Code), Part II of the San Francisco Municipal Code, is hereby amended to read as follows:

SEC. 32. Parking Control. After a survey of parking conditions and a public hearing, the Board of Supervisors shall designate, by resolution, those streets or alleys upon which parking is prohibited or restricted and the time period applicable thereto, and those streets or alleys upon which stopping is prohibited.

The Police Commission shall erect, or cause to be erected, appropriate signs giving notice thereof.

Any person violating any of the class of resolutions now or hereafter in effect, which are referred to in the following subdivisions of this section, shall be guilty of a misdemeanor and upon conviction shall be subject to the fine provided in that particular subdivision designating the class or type of violation:

NOTE—**Blackface** in brackets [] indicates deletions.

- (a) Resolution prohibiting stopping on any street or alley. Fine of not less than five (\$5.00) dollars, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for a term not exceeding ten (10) days, or by both such fine and imprisonment.
- (b) Resolution prohibiting parking on any street or alley. [between the hours of 7 A. M. and 6 P. M.] Fine of not less than two (\$2.00) dollars, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for a term not exceeding five (5) days, or by both such fine and imprisonment.
- (c) Resolution prohibiting parking on any street or alley for a longer period of time than permitted in said resolution. Fine of not less than one (\$1.00) dollar, nor more than fifty (\$50.00) dollars, or by imprisonment in the county jail for a term not exceeding five (5) days, or by both such fine and imprisonment.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

NEW BUSINESS.

Consideration Postponed.

The following recommendations of Finance Committee, were taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Land Purchase—McLaren Park.

Proposal No. 5512, Resolution No. . . . (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from Ray T. Burke, or the legal owner, to Lots 7 and 8 in Assessors Block 6186, San Francisco, California, required for the proposed McLaren Park, and that the sum of \$200 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

March 25, 1946—Consideration continued until April 8, 1946.

April 8, 1946—Consideration continued until May 6, 1946.

May 6, 1946—Consideration continued until May 13, 1946.

Motion to Postpone.

Supervisor MacPhee moved that this matter be postponed for one week.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Consideration Postponed.**Authorizing Refund of \$300 to Grove J. Fink and Repeal of Resolution No. 5104 (Series of 1939).**

Proposal No. 5621, Resolution No. . . . (Series of 1939), as follows:

Whereas, on November 26, 1945, this Board adopted Resolution No. 5104 (Series of 1939) confirming a lease to Grove J. Fink, as the highest responsible bidder, of certain land in Assessor's Block 2719-C, San Francisco, California, located on the southerly side of Palo Alto Avenue, opposite Glenbrook Avenue, which resolution was approved by the Mayor on November 28, 1945; and

Whereas, the advertisement inviting bids to lease said property provided that the sum of \$300 deposited with the City by the highest responsible bidder would be returned to such bidder in the event that a change of zoning was denied to use said land for the purpose of constructing and operating an FM or television broadcasting station thereon; and

Whereas, after due and legal notice first being given and a public hearing was held, the City Planning Commission did not deem it to be in the public interest to effect such proposed change and said Commission subsequently adopted Resolution No. 3018 on March 1, 1946, withdrawing the proposal to change the use classification of said real property from the First Residential District to the Commercial District; now, therefore, be it

Resolved, In accordance with the recommendation of the Director of Property, that said sum of \$300 heretofore deposited in the Realty Deposit Trust Fund by Grove J. Fink be returned to him; and the Controller is authorized to issue the necessary warrant.

Further Resolved, That said Resolution No. 5104 (Series of 1939) is hereby repealed.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

April 29, 1946—Consideration continued until May 6, 1946.

May 6, 1946—Consideration continued until May 13, 1946.

Motion to Postpone.

Supervisor MacPhee moved that the matter be postponed for two weeks.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Adopted.**Land Purchase—Geneva Avenue Widening—Mission Street to Alemany Boulevard.**

Proposal No. 5654, Resolution No. 5483 (Series of 1939), as follows:

Resolved, in accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from Caterina Restani, or the legal owner, to the following described portions of Lots 22B, 24 and 25 in Assessor's Block 7030, San Francisco, California, required for the widening of Geneva Avenue from Mission Street to Alemany Boulevard, and that the sum of \$7,365.00 be paid for said land from Appropriation No. 577.992.58:

Beginning at a point on the southwesterly line of Geneva Avenue distant thereon 206.534 feet southeasterly from the

southeasterly line of Alemany Boulevard said point of beginning being also the point of intersection of the southeasterly line of the lands now or formerly owned by Luigia Battaini with the said southwesterly line of Geneva Avenue and running thence southeasterly along said line of Geneva Avenue 125.23 feet to the northwesterly line of the lands now or formerly owned by Amelia Bottini; thence at right angles southwesterly along last named line 38.254 feet; thence northwesterly along the arc of a curve to the left whose tangent deflects $103^{\circ} 28' 14''$ to the right from the preceding course with a radius of 300 feet central angle of $13^{\circ} 28' 14''$ a distance of 70.352 feet; thence northwesterly tangent to the preceding curve 55.347 feet to the above mentioned southeasterly line of the lands now or formerly owned by Luigia Battaini; thence at right angles northeasterly along last named line 30 feet to the southwesterly line of Geneva Avenue and the point of beginning.

Being a portion of Lots 1 and 10, Block 4 West End Map No. 1.

The City Attorney shall examine and approve the title to said property.

The above amount includes damages in full to the improvements now located on said land, which improvements are to be relocated by the grantors within 30 days after recording the deed to the City.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Description Approved by the City Engineer.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Authorizing Acceptance of Offer From Mayfair Heights Corporation Regarding Acquisition of Certain Land Required for Widening Geary Street, Masonic Avenue and Extension of St. Joseph's Avenue.

Proposal No. 5655, Resolution No. 5484 (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, hereinafter referred to as the City, does hereby accept from Mayfair Heights Corporation the following written offer on file in the office of the Director of Property:

"The undersigned, Mayfair Heights Corporation, a California corporation, the first party, hereinafter referred to as Mayfair, does hereby offer to sell and convey to the City and County of San Francisco, a municipal corporation, the second party, hereinafter referred to as the City, for the sum of \$82,526.10, certain real property graded as hereinafter provided, free and clear of all liens and encumbrances, subject however to the provisions hereof; and Mayfair agrees to do the work enumerated in Paragraph 3 hereof. Said real property is situated in the former Calvary Cemetery, City and County of San Francisco, State of California, as per the attached map of 'Anzavista,' Opening and Closing of Streets,

prepared by Punnett, Perez and Hutchison, Civil Engineers, January 10, 1946, and designated on said map as follows:

<i>Parcel</i>	<i>Project</i>	<i>Square Feet</i>
3	Geary Street Widening	87,989
6	Masonic Avenue near Geary.....	5,157
7	Additional strip for new St. Joseph's Avenue	7,695

Total area to City.....100,841

As a further consideration, the City shall close, abandon and quit-claim to Mayfair certain portions of the present St. Joseph's Avenue designated as follows on said map:

<i>Parcel</i>	<i>Square Feet</i>
A.....	7,703
B	10,633
C	15,528
D.....	11,000

44,864

Net area 55,977

(55,977 sq. ft. at \$0.40=\$22,390.80)

1. It is understood that when, and if, the City acquires Parcel 4-A it shall convey said Parcel 4-A to Mayfair in exchange for Parcel 5, said parcels being shown on the attached map.

2. It is further understood that the contract for street work in said Tract shall be let by Mayfair Heights Corporation; that all grading of the street areas, sewer and street work therein, including the grading of Parcels 3 and 7 and the street work on Parcel 7, shall be performed in conjunction with the grading, sewer and street work done by said Mayfair Heights Corporation in the entire Calvary Cemetery Tract; and that all expense in connection therewith shall be paid by Mayfair; provided, however, that Mayfair shall not be required to do any street work on Parcels 3, 5 and 6.

3. It is further understood that the grade for Parcel 3 and the grades for the streets within said tract, shall require the approval of the City's Director of Public Works. The street work on new St. Joseph's Avenue shall consist of the necessary paving, concrete center strips, traffic islands and curbs, all to be constructed by Mayfair in accordance with plans approved by the City's Director of Public Works.

4. Out of said amount of \$82,526.10 the sum of \$22,390.80 shall be paid to Mayfair upon the conveyance of Parcels 3, 6 and 7 to the City. The balance of \$60,135.30 shall be held by the Title Insurance and Guaranty Company, 130 Montgomery Street, San Francisco, as escrow agent for the parties hereto; and \$54,000 thereof shall be paid to Mayfair upon completion of the grading of Parcels 3 and 7; and the remainder of \$6,135.30 shall be paid to Mayfair upon completion of the street work on new St. Joseph's Avenue; all work to be done in accordance with the conditions of this agreement.

5. Pending dedication by the City of Parcels 3, 5 and 6 for public street purposes, Mayfair shall have the right of access across said parcels from the adjoining existing streets to the remaining Calvary Cemetery property; and also Mayfair or its assigns may enter upon and construct temporary roadwork on said parcels for convenience of its patrons, subject to approval by the City's Department of Public Works.

6. This offer shall remain in effect for a period of sixty days from date hereof, unless an extension of time is granted by Mayfair, and

shall become binding upon the City when it has been accepted by resolution or ordinance of its Board of Supervisors. Parcels 3, 6 and 7 to be acquired from Mayfair under this agreement shall be purchased by the City within ninety days after approval of such resolution or ordinance.

7. This agreement shall inure to the benefit of, and bind the successors and assigns of the parties hereto.

In witness, whereof, the first party has executed this instrument in duplicate this 24th day of January, 1946.

MAYFAIR HEIGHTS CORPORATION
a corporation

By Walter E. Hansen
President

By H. C. Billings, Jr.
Secretary

Be It Further Resolved, That the City accept a deed from Mayfair Heights Corporation to said Parcels 3, 6 and 7; and that the Mayor and the Clerk of the Board of Supervisors on behalf of the City be and they are hereby authorized and directed to execute the necessary quitclaim deed to Mayfair Heights Corporation covering Parcels A, B, C and D, when said portions of the present St. Joseph's Avenue have been finally closed.

The amounts of money to be expended by the City under said agreement are hereby authorized to be paid as follows: \$73,304 from Appropriation No. 577.995.58 and \$9,222.10 from Appropriation No. 548.962.58.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to Funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Land Purchase—Geary Street and Masonic Avenue Widening.

Proposal No. 5656, Resolution No. 5485 (Series of 1939), as follows:

Resolved, In accordance with the written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for the widening of Geary and Masonic Avenues, and that the sums set forth below be paid for said property from Appropriation No. 548.962.58.

Albert Levy, Lot 1 in Assessor's Block 1093. (Excepting the improvements thereon owned by Union Oil Company.)	\$ 4,000
Bartholomeo Cavallero, Lot 3 in Assessor's Block 1093.....	10,000

It is understood that the sellers of said Lot 3 shall be allowed 30 days free rent after recording the deed to the City.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

**Land Purchase—Geneva Avenue Widening—Mission Street to
Alemany Boulevard.**

Proposal No. 5657, Resolution No. 5486 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from Amelia Bottini, or the legal owner, to the following described real property situated in San Francisco, California, required for the widening of Geneva Avenue from Mission Street to Alemany Boulevard, and that the sum of \$32,900 be paid for said land from Appropriation No. 577.992.58:

Beginning at a point on the southwesterly line of Geneva Avenue distant thereon 331.764 feet southeasterly from the southeasterly line of Alemany Boulevard, said point of beginning being also the point of intersection of the southeasterly line of the lands now or formerly owned by Catherine Restani with the said southwesterly line of Geneva Avenue and running thence southeasterly along said line of Geneva Avenue 181.510 feet to the northwesterly line of Mission Street; then deflecting 75° 43' 30" to the right and running southwesterly 56.97 feet to the northeasterly line of the lands now or formerly owned by Emile Luttringer Jr.; thence deflecting 104° 16' 30" to the right and running northwesterly along last named line 102.547 feet to the northwesterly line of said lands now or formerly owned by Emile Luttringer Jr., thence at right angles southwesterly along last named line 13.096 feet; thence deflecting 108° 36' 53" to the right and running northwesterly 70.838 feet; thence northwesterly along the arc of a curve to the left tangent to the preceding course with a radius of 300 feet central angle of 5° 08' 39" a distance of 26.935 feet to the above mentioned southeasterly line of the lands now or formerly owned by Catherine Restani; thence deflecting 76° 31' 46" to the right from the tangent to the preceding curve and running northeasterly along last named line 38.254 feet to the southwesterly line of Geneva Avenue and the point of beginning.

Being a portion of Lot 10, Block 4 West End Map No. 1.

Being Lots 1 and 2 and part of Lot 26 and 27 in Assessor's Block 7030. Also the improvements thereon known as 880, 890½ and 890 Geneva Avenue and 5100-5102 Mission Street.

It is understood and agreed that the building known as 5106 and 5108 Mission Street, now located on Assessor's Lot 2 of the above described property shall remain the property of the grantor, Amelia

Bottini, and that she will remove said building from the above described property at her own cost and expense within 30 days after receipt of notice so to do by the Director of Property of the City.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Land Purchase—School Site East Side of Masonic Avenue and North of Turk Street.

Proposal No. 5658, Resolution No. 5487 (Series of 1939), as follows:

Resolved, That the City and County of San Francisco, a municipal corporation, does hereby approve acceptance of a deed by and in the name of the San Francisco Unified School District from Mayfair Heights Corporation, or the legal owner, to the following described real property situated in San Francisco, required for public school purposes, and that the sum of \$86,500 be paid for said property from Appropriation No. 570.600.00:

Beginning at a point on the easterly line of Masonic Avenue distant thereon 100 feet northerly from the northerly line of Turk Street, running thence northerly along the said easterly line 276 feet; thence northeasterly and easterly on a curve to the right, tangent to the preceding course, radius 20 feet, central angle 90° , an arc distance of 31.416 feet; thence easterly, tangent to the preceding curve, 172.161 feet; thence southeasterly and southerly on a curve to the right, radius 15 feet, central angle $94^\circ 28' 53.64''$, an arc distance of 24.735 feet; thence southerly on a reverse curve to the left tangent to the preceding curve, radius 2327 feet, central angle $8^\circ 57' 47.28''$, an arc distance of 364.027 feet; thence southwesterly and westerly on a reverse curve to the right, tangent to the preceding curve, radius 15 feet, central angle $94^\circ 28' 53.64''$ an arc distance of 24.735 feet to a point on the northerly line of Turk Street distant thereon 192.161 feet easterly from the easterly line of Masonic Avenue; thence westerly, tangent to the preceding curve, along said northerly line 92.161 feet; thence at a right angle northerly 100 feet; thence at a right angle westerly 100 feet to the point of beginning.

The City Attorney shall examine and approve the title to said property.

Recommended by the Board of Education.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Authorizing Acquisition of Certain Lands by Eminent Domain Proceedings Required for the Widening of Masonic Avenue, Geary Boulevard, Geary Street and O'Farrell Street.

Proposal No. 5659, Resolution No. 5488 (Series of 1939), as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described parcels of real property situated in the City and County of San Francisco, State of California:

Parcel 1. Beginning at the point of intersection of the southerly line of Geary Boulevard with the easterly line of Masonic Avenue and running thence southerly along said line of Masonic Avenue 135 feet; thence at right angles easterly 80 feet; thence at right angles northerly 73 feet; thence at right angles easterly 12 feet; thence at right angles northerly 62 feet to the southerly line of Geary Boulevard; thence at right angles westerly along said line of Geary Boulevard 92 feet to the westerly line of Masonic Avenue and the point of beginning.

Parcel 2. Beginning at the point of intersection of the southerly line of Geary Street with the westerly line of Broderick Street and running thence southerly along said line of Broderick Street 56.25 feet; thence at right angles westerly 100 feet to the easterly line of St. Joseph's Avenue; thence at right angles northerly along said line of St. Joseph's Avenue 56.25 feet to the southerly line of Geary Street; thence at right angles easterly along said line of Geary Street 100 feet to the westerly line of Broderick Street and the point of beginning.

Also all right, title and interest in and to that portion of the easterly one-half of St. Joseph's Avenue adjoining the above described land.

Parcel 3. Beginning at the point of intersection of the northerly line of O'Farrell Street with the westerly line of Broderick Street and running thence westerly along said line of O'Farrell Street 100 feet to the easterly line of St. Joseph's Avenue; thence at right angles northerly along said line of St. Joseph's Avenue 35.460 feet; thence southeasterly along the arc of a curve to the left tangent to a line deflected $100^{\circ} 10' 20''$ to the right from the preceding course, a radius 215 feet, central angle $2^{\circ} 10' 20''$, a distance of 8.151 feet; thence southeasterly, tangent to the preceding curve, 87.103 feet; thence southeasterly, easterly and northeasterly along the arc of a curve to the left tangent to the preceding course a radius 5 feet, central angle $98^{\circ} 00'$, a distance of 8.552 feet to tangency with the westerly line of Broderick Street at a point distant thereon 27.002 feet northerly from the northerly line of O'Farrell Street; thence southerly along said westerly line of Broderick Street 27.002 feet to the point of beginning.

Also all right, title and interest in and to that portion of the easterly one-half of St. Joseph's Avenue adjoining the above described land.

Further Resolved, That said lands are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to wit: for the widening of Masonic Avenue for a distance of 135 feet south of Geary Boulevard, for the widening of Geary Boulevard and Geary Street from Masonic Avenue to Broderick Street, and for the widening of O'Farrell Street from Broderick Street to St. Joseph's Avenue. It is necessary that a fee simple title

be taken to said lands. The City Attorney is hereby authorized and directed to commence proceedings in eminent domain against the owners of said lands and any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco as aforesaid.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

**Authorizing Quitclaim Deed to San Francisco Golf Club, Ltd.,
to Portion of Golf Club Road.**

Proposal No. 5660, Resolution No. 5489 (Series of 1939), as follows:

Whereas, by deed dated March 3, 1930, and recorded March 3, 1930, in Liber 2002, page 1, Official Records of the City and County of San Francisco, the City and County of San Francisco, a municipal corporation, herein referred to as the City, acquired from Spring Valley Water Company certain real property including San Francisco Parcel 55, Lake Merced Tract; and

Whereas, as incident and appurtenant to said Parcel 55 the City also acquired the temporary right by said deed to use with others a certain road known as the "Golf Club Road," extending from Junipero Serra Boulevard in a general westerly direction to the easterly boundary of Parcel 55, until such time as the City shall have access from Junipero Serra Boulevard to its property by means of other streets; and

Whereas, the City now has complete access to its property over Stanley drive and Lake Merced Boulevard and therefore has no further need to use said portion of the "Golf Club Road"; and

Whereas, the major portion of said "Golf Club Road" is located on land now owned by the San Francisco Golf Club, Ltd., and

Whereas, said Club has requested the City to quitclaim to it all right, title and interest of the City in and to the right and easement to use said portion of said road; and

Whereas, the Director of Property and the Public Utilities Commission have recommended such proposed quitclaim; now, therefore, be it

Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City be and they are hereby authorized and directed to execute the necessary quitclaim deed to San Francisco Golf Club, Ltd., a corporation.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Land Purchases—North Point Sewage Treatment Plant.

Proposal No. 5661, Resolution No. 5490 (Series of 1939), as follows:

Resolved, In accordance with the written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for the North Point Sewage Treatment Plant, and that the sums set forth below be paid for said property from Appropriation No. 81.028.58.1.

Antonio Marotto, Lot 3 in Assessor's Block 39	\$ 4,000
Theresa Torre et al., Lots 1 and 2 in Assessor's Block 39 . . .	32,000
Louis Torre et al., Lot 29 in Assessor's Block 39	11,000

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Authorizing the Chief Administrative Officer to Enter Into a Contract With the State Department of Public Health for the Inspection and Licensing of Private Boarding Homes for Aged Persons, Children and Parents and Children in Accordance with Sections 1622 and 2302 of the Welfare and Institutions Code, State of California.

Proposal No. 5662, Resolution No. 5491 (Series of 1939), as follows:

The Chief Administrative Officer is hereby authorized to enter into an agreement with the State Department of Public Health for the inspection and licensing of private boarding homes for children and aged in San Francisco in accordance with Sections 1622 and 2302 of the Welfare and Institutions Code of the State of California.

Approved by the Chief Administrative Officer.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Land Purchase—Clipper Street Extension.

Proposal No. 5663, Resolution No. 5492 (Series of 1939), as follows:

Resolved, in accordance with the written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for the extension of Clipper Street, and that the sums

set forth below be paid for said property from Appropriation No. 548.963.58:

Dorothy M. Goodrich	\$ 350.00
Portion of Lot 3 in Assessor's Block 6542	
William F. Sharp	2,000.00
Lot 3 in Assessor's Block 6544.	
Ruth Brooks Mattison	335.00
Lot 11 in Assessor's Block 2850	

The sum of \$2,685.00 required for the purpose of this resolution was previously certified under Resolution No. 5340, Series of 1939, for the acquisition of said property through eminent domain proceedings, and inasmuch as it now appears that such proceedings will not be necessary with respect to the above described three parcels of land, the Controller is authorized to release this amount from his previous certification and make said amount available for the purpose herein set forth. In the event it should become necessary to proceed under Resolution No. 5340, the Controller is authorized to make the necessary adjustment of funds.

- Recommended by the Director of Property.
- Recommended by the Director of Public Works.
- Approved as to form by the City Attorney.
- Description approved by the City Engineer.
- Approved by the Chief Administrative Officer.
- Approved as to funds available by the Controller.

Adopted by the following vote:

- Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
- Absent: Supervisors Brown, Colman—2.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5669, Resolution No. 5493 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind, and Aid to Needy Children, including new recommendations, discontinuances, rescissions, increases, decreases and other transactions, effective August 31, 1945, May 1 and June 1, 1946, and as noted, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

- Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
- Absent: Supervisors Brown, Colman—2.

Refunds—Erroneous Payments Taxes.

Proposal No. 5670, Resolution No. 5494 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund

1. Higgins & Sons, Fiscal Year 1944-45, Lot 33, Block 729, first installment	\$ 23.45
2. Mrs. L. Anderson, Fiscal Year 1945-46, Lot 1, Block 1363, first installment	56.75

3. Lillian K. Boger, Fiscal Year 1945-46, Lot 4, Block 2359, first installment	53.37
4. Mary B. Head, Fiscal Year 1945-46, Lot 10A, Block 3641, first installment	1.55
5. S. F. Federal Savings & Loan, Fiscal Year 1945-46, Lot 23, Block 1706, second installment	47.58
6. Bridge Investment Co., Fiscal Year 1945-46, Lot 10, Block 1716, second installment	52.41
7. Frank W. Kelly, Fiscal Year 1945-46, Lot 1, Block 2513, first installment	9.42

Taxes Refunded Fund—Appropriation No. 60.969.00

1. Lucy A. Allard—A declaration was filed in behalf of deponent and tax in the amount of \$19.82 was paid Mar. 15, 1946 Rec. No. 05174. Through error deponent filed another declaration Mar. 21 and resultant tax payment of \$19.32 should therefore be refunded to her.....\$ 19.32

Approved as to form by the City Attorney.

Approved as to funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Confirming Sale of Approximately 30.54 Acres of Water Department Land in San Mateo County—Parcel 37 to Carl Gellert.

Proposal No. 5671, Resolution No. 5495 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3704, Bill No. 3922, Series of 1939; the Director of Property advertised in the official newspaper that bids or offers would be received by him on April 25, 1946, to sell the following described City owned real property situated in the County of San Mateo, State of California; being part of San Mateo County Parcel 37 as per deed recorded in Volume 491, page 1, Official Records of said County:

Commencing at the most southerly corner of said Parcel 37, said point being on the northeasterly line of the county road leading from San Jose to San Francisco; running thence along the southwesterly boundary line of said Parcel 37, said boundary line being also the northeasterly line of said county road, north 43° 30' west 1239.80 feet to a point distant 50 feet measured southeasterly along said boundary line from the most westerly corner of said Parcel 37; thence leaving said southwesterly boundary line and running along a line measured 50 feet at right angles southeasterly from the northwesterly boundary line and 50 feet at right angles southwesterly from the northeasterly boundary lines of said Parcel 37, respectively, the following courses and distances; North 46° 30' east 784.81 feet, south 70° 13' east 995.84 feet and south 49° 39' 30" east 344.72 feet to a point on the southeasterly boundary line of said Parcel 37; thence along said last mentioned boundary line south 46° 10' 30" west 1269.34 feet to the point of commencement.

Containing 30.54 acres, more or less.

Whereas, in response to said advertisement, Carl Gellert, as the highest bidder, offered to purchase said land for the sum of \$102,000.00 cash; and

Whereas, said sum of \$102,000.00 is more than 90% of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, Carl Gellert has paid the City the sum of \$10,200.00 as a deposit in connection with this transaction; and

Whereas, the Director of Property and the Public Utilities Commission have recommended the sale of said land; now therefore, be it

Resolved, That said offer be and is hereby accepted. Be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Carl Gellert or his assignee.

The Director of Property shall deliver said deed to the grantee upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Consideration Continued.

Policy Establishing the Boundaries of Proposed John McLaren Park in San Francisco, California; Also Repealing Resolution No. 26241 (N.S.).

Proposal No. 5672, Resolution No. . . . (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of the Park Commission, it is hereby declared to be the policy of this Board that the boundaries of the proposed John McLaren Park situated in the City and County of San Francisco, State of California, shall be as follows:

Beginning at the point of intersection of the southerly line of Burrows Street with the easterly line of La Grande Avenue; running thence easterly along the southerly line of Burrows Street to the westerly line of Cambridge Street; thence southerly along the westerly line of Cambridge Street to the southerly line of Wayland Street; thence easterly along the southerly line of Wayland Street to the westerly line of University Street; thence southerly along the westerly line of University Street to the northerly line of Oneota Street; thence westerly along the northerly line of Oneota Street to the westerly line of Hoyt Street; thence southerly along the westerly line of Hoyt Street to the northerly line of Bow Street; thence westerly along the northerly line of Bow Street to the southeast corner of Lot 4, Assessor's Block 6215; thence westerly along the southerly line of said Lot 4 to the easterly line of Assessor's Block 6220; thence southerly along last named line to the southeast corner of said Block 6220; thence easterly along the northerly line of Lot 14, Assessor's Block 6260, to the northeast corner of said Lot 14; thence southerly along a line parallel to and perpendicularly distant 110 feet westerly from the westerly line of Hahn Street to a point on a line parallel to and perpendicularly distant

49.81 feet northerly from the northerly line of Visitacion Avenue; thence easterly along last named parallel line to the westerly line of Hahn Street; thence southerly along the westerly line of Hahn Street to the northeast corner of the Sunnydale Housing Property; thence westerly and southerly along the northerly and westerly boundaries, respectively, of said Housing Property to the southwest corner thereof; thence westerly along the southerly line of Lot 3-A, Assessor's Block 6316, to the easterly boundary of the Amazon Reservoir site; thence northerly along last named boundary to the southerly line of Sunnydale Avenue; thence westerly along last named line to the easterly line of La Grande Avenue produced southerly; thence northerly along last named line and the easterly line of La Grande Avenue to the point of beginning.

Further Resolved, That Resolution No. 26241 (New Series) adopted by the Board of Supervisors on October 4, 1926, be and the same is hereby repealed.

Approved as to form by the City Attorney.

Discussion.

Supervisor MacPhee said the City Planning Commission has called my attention to the fact that we have not complied with the Charter provision that all matters of this type shall be referred to the Planning Commission for their report and recommendation.

Motion to Postpone.

Supervisor MacPhee then moved that this matter remain on the Calendar for a period of one week and in the meantime be referred to the City Planning Commission.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Adopted.

Transferring Land and Building at 460-464 McAllister Street to San Francisco Retirement Board.

Proposal No. 5673, Resolution No. 5496 (Series of 1939), as follows:

Whereas, the City and County of San Francisco, a municipal corporation, is the owner of Lot 5 in Assessor's Block 766, San Francisco, California, together with the building thereon known as No. 460-464 McAllister Street; under the jurisdiction of the Public Utilities Commission; and

Whereas, the San Francisco Retirement Board desires that said land be transferred to it, without limit, to be used for office purposes; and

Whereas, the Public Utilities Commission has consented to such proposed transfer upon the condition that the sum of \$19,525.00 shall be paid by the Retirement Board to the Public Utilities Commission; and

Whereas, the Director of Property has reported to the Mayor that the present estimated value of said land and building is \$19,525.00; and

Whereas, it is the opinion of the Director of Property that said land can be more advantageously used by the Retirement Board; and

Whereas, the Mayor has recommended the proposed transfer of said parcel of land, subject to the conditions of this Resolution; and

Whereas, in accordance with the foregoing, this Board hereby determines that said land and building is no longer necessary and advantageous to the Public Utilities Commission and can be advantageously used by the Retirement Board; now, therefore, be it

Resolved, That the jurisdiction of said land and building is hereby transferred, without limit, to the San Francisco Retirement Board.

Recommended by the Mayor.

Approved as to form by the City Attorney.

Recommended by the Director of Property.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Consideration Postponed.

Authorizing Sale of Certain Land in Assessor's Block 673.

Bill No. 4055, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain land in Assessor's Block 673.

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

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the northerly line of Sutter Street distant thereon 137 feet 6 inches westerly from the westerly line of Gough Street, running thence westerly and along said northerly line of Sutter Street 137 feet 6 inches; thence at right angles northerly 275 feet to a point on the southerly line of Bush Street, distant thereon 137 feet 6 inches easterly from the easterly line of Octavia Street; thence easterly along the southerly line of Bush Street 68 feet 9 inches; thence at right angles southerly 137 feet 6 inches; thence at right angles easterly 68 feet 9 inches; and thence at right angles southerly 137 feet 6 inches to the northerly line of Sutter Street and the point of commencement.

Being portion of Western Addition Block No. 158.

Section 2. The above described land shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

April 29, 1946—*Consideration continued until May 13, 1946.*

Motion to Postpone.

Supervisor MacPhee moved that this matter be postponed for a period of one week.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Passed for Second Reading.

**Authorizing Lease of Portion of Silva Tract on Skyline Boulevard
in San Mateo County.**

Bill No. 4077, Ordinance No. (Series of 1939), as follows:

Authorizing lease of portion of Silva Tract on Skyline Boulevard in San Mateo County.

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

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described San Francisco Water Department real property situated in the County of San Mateo, State of California:

Parcel 1. Commencing at a point on the northwesterly boundary line of that certain 146.25 acre tract of land described as San Mateo County Parcel No. 30 (Silva Tract) in deed recorded March 3, 1930, in volume 491, page 1, Official Records of San Mateo County; said point of commencement being 750 feet measured northeasterly along said northwesterly boundary line from its intersection with the northeasterly line of the Skyline Boulevard; running thence along said northwesterly line northeasterly 700 feet; thence southeasterly at right angles to said boundary line 300 feet; thence southwesterly at right angles to the previous line 700 feet; thence northwesterly at right angles to the previous line 300 feet to the point of commencement.

Parcel 2. A 30 foot easement for road purposes over the following described lands:

A strip of land 30 feet in width lying southeasterly of and adjoining the northwesterly boundary line of the hereinabove mentioned Parcel No. 30 and extending from the northeasterly line of the Skyline Boulevard a distance of 750 feet more or less to the southwesterly line of the hereinabove described Parcel 1.

Parcel 3. A right of way for power line purposes along the following described line:

Commencing at a point on the southeasterly boundary line of said Parcel No. 30; said point of commencement being northeasterly 917 feet more or less along said last mentioned boundary line from its intersection with the northeasterly line of the Skyline Boulevard; running thence northwesterly at right angles to said boundary line 565 feet more or less to the southeasterly line of the hereinabove described Parcel 1.

Recommended by the Director of Property.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Amending Ordinance Establishing Juvenile Probation Committee Revolving Fund, by Increasing Amount of Said Fund From \$1,000 to \$1,500.

Bill No. 4082, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 1 of Bill No. 116, Ordinance No. 19.051 increasing the Juvenile Probation Committee Revolving Fund from \$1,000 to \$1,500.

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

Section 1. Section 1 of Bill No. 116, Ordinance No. 19.051 is hereby amended to read as follows:

There is hereby established a revolving fund to be known as the "Juvenile Probation Committee Revolving Fund," which said fund shall not exceed in amount the sum of One Thousand Five Hundred (\$1,500) Dollars, and from which said revolving fund there shall be paid such expenditures and disbursements of the Juvenile Probation Committee and the Juvenile Probation Officer which cannot be conveniently paid by warrants drawn upon the Treasurer of the City and County of San Francisco.

Recommended by the Chief Probation Officer.

Approved by the Chairman, Juvenile Probation Committee.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$500, Juvenile Probation Committee, for Purpose of Increasing Revolving Fund From \$1,000 to \$1,500.

Bill No. 4081, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$500 for the Juvenile Probation Committee Revolving Fund out of the surplus existing in Appropriation 523.251.02.

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

Section 1. The sum of Five Hundred (\$500) Dollars is hereby appropriated and set aside out of the surplus existing in Appropriation 523.251.02 for the purpose of providing funds to increase the Juvenile Probation Committee Revolving Fund from One Thousand (\$1,000) Dollars to One Thousand Five Hundred (\$1,500) Dollars.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Chief Probation Officer.

Approved by the Chairman, Juvenile Probation Committee.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Final Passage.

Appropriating \$2,500, Department of Electricity, for Replacement of Underground Cable; an Emergency Ordinance.

Bill No. 4075, Ordinance No. 3839 (Series of 1939), as follows:

Appropriating the sum of \$2,500 out of the Emergency Reserve Fund to provide funds in the Department of Electricity for the replacement of present underground cable on 17th Street from Treat Avenue to Sanchez Street due to new sewer construction; an emergency ordinance.

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

Section 1. The sum of \$2,500 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 549.300.03, to provide funds in the Department of Electricity for the replacement of present underground cable on 17th Street from Treat Avenue to Sanchez Street due to new sewer construction.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The replacement of this underground cable, which carries important circuits such as the fire alarm, police signal, traffic signal, etc. is necessary to the preservation of property and safety of the citizens of the City and County of San Francisco. Funds heretofore provided for the purchase of cable is insufficient and there are no other funds available therefor.

Recommended by the Chief of the Department of Electricity.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$4,500, Municipal Court, for Tabulating Services; an Emergency Ordinance.

Bill No. 4076, Ordinance No. 3840 (Series of 1939), as follows:

Appropriating the sum of \$4,500 out of the Emergency Reserve Fund to provide additional funds in the Municipal Court for tabulating services required in the processing of traffic tags, notices and warrants; an emergency ordinance.

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

Section 1. The sum of \$4,500 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 520.900.00, to provide funds in the Municipal Court for tabulating services required in the processing of traffic tags, notices and warrants.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and

the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The large volume of traffic tags being handled through the Municipal Traffic Courts and the Traffic Fines Bureau has required increased tabulating services in the processing of traffic tags, notices, warrants, etc. and the funds heretofore provided for the purpose are insufficient. Provision for these tabulating services is necessary to the uninterrupted operation of these traffic divisions of the Municipal Court. There are no other funds available for the purpose.

Recommended by the Clerk of the Municipal Court.

Approved by the Presiding Judge of the Municipal Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$49,525, Retirement System, for Purchase of Real Property and Improvements to Be Used as Offices; an Emergency Ordinance.

Bill No. 4080, Ordinance No. 3841 (Series of 1939), as follows:

Appropriating the sum of \$19,525 from the surplus existing in the General Fund Reserve for Adjustment, and the sum of \$30,000 from the Emergency Reserve Fund, to provide funds for the purchase of real property and the improvement thereof at 460-464 McAllister Street from the Public Utilities Commission to be used as offices of the San Francisco City & County Employees' Retirement System; an emergency ordinance.

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

Section 1. The sum of \$19,525 is hereby appropriated out of the surplus existing in the General Fund Reserve for Adjustment, Appropriation No. 400.000.00, and the sum of \$30,000 out of the Emergency Reserve Fund to the credit of the following appropriations of the San Francisco City & County Employees' Retirement System:

Appropriation No.

932.600.00-5—Real Property Purchase, 460-464 McAllister St. \$19,525

932.500.00-5—Improvements, 460-464 McAllister St. 30,000

to provide funds for the purchase of real property at 460-464 McAllister Street from the Public Utilities Commission, and the improvement thereof, for use as offices of the San Francisco City & County Employees' Retirement System.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: The offices occupied by the San Francisco City & County Employees' Retirement System on the second floor of the City Hall are totally inadequate to meet the requirements of this department. The purchase of the above mentioned property, and the

improvement thereof, is necessary to its uninterrupted operation. There are no other funds available for the purpose.

Recommended by the Acting Secretary of the Retirement System.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Appropriating \$2,170, Department of Public Works, for Repair of Automotive Equipment; an Emergency Ordinance.

Bill No. 4083, Ordinance No. 3842 (Series of 1939), as follows:

Appropriating the sum of \$2,170 out of the Emergency Reserve Fund to provide funds for the repair of automotive equipment in the Bureau of Sewer Repair, Department of Public Works; an emergency ordinance.

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

Section 1. The sum of \$2,170 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 533.216.43, to provide funds for the repair of automotive equipment in the Bureau of Sewer Repair, Department of Public Works.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The repair of sewer equipment is necessary to the uninterrupted operation of the Bureau of Sewer Repair, Department of Public Works. The funds heretofore provided for the purpose are insufficient and there are no other funds available therefor.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Consideration Postponed.

The following from Finance Committee, Without Recommendation, was taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Repealing Ordinance and Municipal Code Section Which Designate as Holidays Those Days on Which Primary and Municipal Elections Are Held in San Francisco.

Bill No. 4039, Ordinance No. . . . (Series of 1939), as follows:

Repealing Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code) entitled, "Declaring Days Upon Which Primary and Municipal Elections Are

Held Within the City and County of San Francisco Holidays Within Said City and County.”

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

Section 1. Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code), the title of which is recited above, is hereby repealed.

Approved as to form by the City Attorney.

April 15, 1946—*Refused passage for second reading.*

April 29, 1946—*Reintroduced.*

Motion to Postpone.

Supervisor Mancuso moved that the matter be postponed for one week.

Seconded by Supervisor Mead.

No objections and motion carried.

Adopted.

The following recommendation of Judiciary Committee, was taken up:

Present: Supervisors MacPhee, Mancuso.

Authorizing Chief Administrative Officer to Make Application for State Contribution to the Cost of Construction of New Sewers and Appurtenances.

Proposal No. 5674, Resolution No. 5497 (Series of 1939), as follows:

Whereas, Assembly Bill No. 60, passed by the California State Legislature over the Governor's veto on February 13, 1946, makes an appropriation for allocation to cities, counties, and cities and counties for the prevention or alleviation of unemployment through the construction of public works in which there is a State interest, and providing the procedure for making such allocations, and for assignment of such allocations; now, therefore, be it

Resolved, That the Chief Administrative Officer be and he is hereby authorized to make application to the State Director of Finance for an allotment of the State's share of the estimated cost of construction of the following municipal improvements, to wit: Construction of new sewers, replacement of sewers insufficient in size, replacement of worn-out sewers, sewage treatment works and sewage pumping stations, within the City and County of San Francisco, together with all appurtenances that may be necessary in connection therewith.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Adopted.

The following recommendation of Police Committee, was taken up:

Present: Supervisors McMurray, Christopher, MacPhee.

Amending Resolution No. 5274 (Series of 1939), "One-Way Streets—All Times," by Adding Thereto, Dearborn Street, Northbound, Between Seventeenth and Eighteenth Streets.

Proposal No. 5675, Resolution No. 5498 (Series of 1939), as follows:

Resolved, That pursuant to Part II, Chapter XI, Article III, Section

30 of the Municipal Code (Traffic Code), the following are hereby designated "ONE WAY STREETS—ALL TIMES" upon which it shall be unlawful at any time for the operator of any vehicle to drive said vehicle in any part of the following streets, except in the direction indicated herein:

Battery Street, southbound, Market to Broadway; Beale Street, southbound, Market to Folsom Street; Bush Street, eastbound, Market to Presidio Avenue; Chesley Street, southbound, Harrison to Bryant Street; Clay Street, eastbound, The Embarcadero to Van Ness Avenue; Clementina Street, eastbound, Beale to First Street; Clementina Street, eastbound, Eighth to Ninth Street; Darien Way, eastbound, Junipero Serra Boulevard to San Fernando Way; Davis Street, southbound, Broadway to Market Street; Dearborn Street, northbound, between Seventeenth and Eighteenth Streets; Drumm Street, northbound, Market to Pacific Avenue; Eddy Street, westbound Market to Van Ness Avenue; First Street, southbound, Harrison to Market Street; Fremont Street, northbound, Market Street to Pacific Avenue; Guy Place, westbound; Jackson Street, westbound, Powell to Larkin Street; Jackson Street, eastbound; The Embarcadero to Montgomery Street; Kingston Street, westbound, Mission to San Jose Avenue; Lansing Street, eastbound; Lexington Street, southbound, Sycamore Street to Twenty-first Street; Main Street, northbound, Market to Harrison Street; Montgomery Street, southbound, Market to Washington Street; Natoma Street, westbound, First to Fremont Street; New Montgomery, southbound, Market to Howard Street; Pacific Avenue, westbound, Walnut to Spruce Street; Pine Street, westbound, Market to Presidio Avenue; Sacramento Street, westbound from The Embarcadero to Van Ness Avenue; San Carlos Street, northbound, Twenty-first Street to Sycamore Street; Sansome Street, northbound, Market to Broadway; Spear Street, southbound, Market to Harrison Street; Steuart Street, northbound, Market to Howard Street; Turk Street, eastbound, Market to Van Ness Avenue; Tehama Street, westbound, Eighth to Ninth Street; Washington Street, eastbound, Larkin to Powell Street; Washington Street, westbound, The Embarcadero to Montgomery.

Signs shall be erected and maintained to give notice of the provisions of this section.

Adopted by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Consideration Postponed.

The following recommendation of Public Utilities Committee, was taken up:

Present: Supervisors MacPhee, Meyer.

Petitioning Public Utilities Commission to Consider Issuance of Weekly Passes for Municipal Railway.

Proposal No. 5443, Resolution No. . . . (Series of 1939), as follows

Resolved, That this Board of Supervisors does hereby respectfully petition the Public Utilities Commission and does request that at its earliest convenience the Commission give consideration to the issu-

ance of weekly passes for transportation upon the facilities of the Municipal Railway at such price as will produce that amount which together with revenues produced from other scheduled rates is estimated to be the total revenue necessary for proper maintenance and adequate service in accordance with approved standards for the operation of street railway systems.

April 29, 1946—Consideration continued until May 13, 1946.

Motion to Postpone.

Supervisor MacPhee moved that the matter be postponed for period of one week.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Intra-Fund Transfer, Board of Supervisors.

Supervisor Mancuso presented as a Finance Committee recommendation:

It is moved that, in accordance with the provisions of the Annual Appropriation Ordinance and the Charter, the Board of Supervisors hereby approves the request to the Controller for the intra-fund transfer of \$200 from Appropriation No. 501.298.00 (Legislative Expense—Board of Supervisors) to Appropriation No. 533.216.01 (Maintenance and Repair of Automotive Equipment—Board of Supervisors) to provide funds for the maintenance and repair of the Board's automobiles for the balance of the current fiscal year.

No objections and motion carried.

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

Rescinding Action on Proposal Relative to Construction of Courts Building.

Supervisor MacPhee moved, that we rescind action taken last week wherein we passed a resolution declaring it to be the policy to construct a building on the present site of the Hospitality House to house our courts. The Mayor and the Chief Administrative Officer feels that this matter should be rescinded and referred to committee for further study. The committee agrees that this matter should be sent back to it.

Seconded by Supervisor Christopher.

Supervisor Lewis said, I was the one who brought this matter to the Board because I thought that the Board should determine matters of policy rather than have it brought to us at budget time. It is a matter of importance whether we need courts building or an office building. The Clerk was directed to have everyone present at the meeting in the committee. We had representatives from the Superior Court and the Municipal Court and from various organizations throughout the City.

Since the Mayor has requested further study on this matter I believe that we should go along with him on this matter.

There being no objection the motion to rescind action was carried and the proposal was *re-referred to the Judiciary Committee.*

Budget Hearings.

Supervisor Mancuso said, the Finance Committee is ready to send the budget to the Board. The committee has held hearings on the budget and will send the budget to the Board without any recommendation so that the Board may sit as a Committee of the Whole on the budget. I request that we do not meet in the day time because I will have to be in court. I believe that we should have our meetings at 4:00 o'clock.

Supervisor Mead remarked, it is unfortunate that these things occur, but a 4:00 o'clock meeting on the budget is a ridiculous hour for this Board to meet. I wonder whether or not we could have a morning or a night meeting. I am going to oppose these late meetings.

Supervisor Mancuso stated, I believe we should meet on Tuesday night on the budget. We have a large budget and it will take much time to act on it.

Supervisor Gallagher uttered, each department should be informed before we decide what we are going to do.

Supervisor Mancuso replied, we are contemplating to go through the budget starting with the first section and go right through it.

Supervisor Mancuso then moved that when we recess today we recess until Wednesday at 7:30 p. m. to consider the budget.

Supervisor Mead suggested that we start these meetings as soon as possible.

Supervisor Christopher said, I would like to have all members present at these meetings because I feel that I should like to be guided by the more experienced members of the Board. I would recommend that these meetings be held, starting on Wednesday, when all of the members will be present.

Because of the great urgency of the budget this year, I believe that the newer members of this Board will have to be guided by those supervisors who have had a great deal of experience on the budget.

Supervisor Mead remarked, I have no opposition to having all members present, but I would like to ask permission from the Chair to be excused Wednesday night because I will not be in town.

The Chair ruled that this discussion was out of order at the present time and that it should be taken up when the Board is ready to adjourn its meeting.

Authorizing Supervisor MacPhee to Represent the City and County of San Francisco at Meeting of American Municipal Association, Timberline Lodge.

Supervisor Mancuso said, the American Municipal Association will hold a meeting in Oregon on June 21-22, 1946, and the Mayor has requested that Supervisor MacPhee be authorized to attend.

Supervisor Mancuso moved, that Supervisor MacPhee be sent to represent the Board at meeting of Executive Board, American Municipal Association, on general subject of problems facing state and local government of the West, and particularly in connection with the proposed urban redevelopment program, to be held at Timberline Lodge on Mount Hood near Portland, Oregon, June 21-22, 1946.

Seconded by Supervisor Mead.

No objections and motion carried.

CHARTER AMENDMENT No.

Supervisor Mancuso presented:

describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending Section 24 thereof, titled "Permits and Inspections", by providing for the levying of license taxes for revenue purposes.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at an election to be held at a date to be fixed in accordance with law, a proposal to amend the Charter of said City and County by amending Section 24 thereof titled "Permits and Inspections", to read as follows:

NOTE—*Italics* indicates amendments; **blackface** in brackets [] indicates deletions.

PERMITS AND INSPECTIONS

Section 24. The board of supervisors shall regulate, by ordinance, the issuance and revocation of licenses and permits for the use of, obstruction or encroachment on public streets and places, exclusive of the granting of franchises governed by other provisions of this charter; and for the operation of businesses or privileges which affect the health, fire-prevention, fire-fighting, crime, policing, welfare or zoning conditions of or in the city and county, for such other matters as the board of supervisors may deem advisable.

Such ordinance shall fix the fees or licenses to be charged, which shall not be less than the cost to the city and county of regulation and inspection; provided, that in so far as the regulation and inspection of foodstuffs or articles of food for human consumption are concerned, the fees or licenses to be charged for such regulation and inspection shall be as determined by the board of supervisors, but the same shall not exceed the cost of said regulation and inspection. Said ordinance shall also specify which department shall make the necessary investigations and inspections and issue or deny permits and licenses therefor. The chief of police in the performance of police duties shall have power to examine at any time the books and the premises of pawnbrokers, peddlers, junk and second-hand dealers, auctioneers and other businesses designated by the board of supervisors, and the tax collector shall have power to examine the books of any business for which a license is issued and a fee charged on the basis of the receipts of such business, and for these purposes such officials shall have the power of inquiry, investigation and subpoena, as provided by this charter.

Permits and licenses shall be issued by the departments as designated by ordinance, only after formal application for such permit or license. No such permit or license that is dependent on or affected by the zoning, set-back or other ordinances of the city and county administered by the city planning commission shall be issued except on the prior approval of the city planning commission. If any application for a permit or license is denied by the department authorized to issue same, the applicant may appeal to the board of permit appeals.

No license tax shall be imposed on any seller or manufacturer of goods, wares or merchandise operating at a fixed place of business in the city and

county, except such as require permits or licenses in accordance with under authority of any local health, sanitary or other ordinance under police power.]

Notwithstanding any other provision of this section, the board of supervisors shall have full power to impose and provide for license taxes both for revenue and for regulation, or for either revenue or regulation.

Referred to Judiciary Committee.

Urging the President of the United States to Take Steps Necessary for the Transfer of Alcatraz Federal Penitentiary From Its Present Location.

Supervisors Mead and Lewis presented:

Proposal No. 5676, Resolution No. . . . (Series of 1939), as follows:

Whereas, the recent bloody and unsuccessful uprising at Alcatraz Island has again forcefully demonstrated the grave menace which this Federal penitentiary presents to San Francisco and the Bay Area communities; and

Whereas, the main objective of such a penal institution is not only to punish but to rehabilitate its inmates; and

Whereas, the lights and beauties of the adjoining communities, and the knowledge by the convicts that a free people live in comfort and pleasant surroundings within a distance which they believe within their grasp is a source of constant tantalization and the hovering of airplanes over them and the ever passing stream of ships creates in them a permanent aggravation and feeling of despair; and

Whereas, a successful mass escape could endanger the lives and property of the innocent and law abiding people of San Francisco and the Bay Area; and

Whereas, a penal institution to house the most desperate criminals of our country should be located away from the center of a community life and in a place where their savagery cannot menace innocent persons; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco that the maintenance of the Federal penitentiary on Alcatraz Island is a menace and hazard of the people of San Francisco and the surrounding Bay Area as well as an improper location for the rehabilitation of the inmates, and be it

Further Resolved, That the President of the United States is hereby most earnestly solicited to immediately take such steps as may be necessary for the transfer of the Alcatraz Federal penitentiary from its present location; and be it

Further Resolved, That a copy of this resolution be forwarded to Honorable Harry S. Truman, the President of the United States, Honorable William F. Knowland and Honorable Sheridan Downey, United States Senators from California, and to each of the representatives of California in the Congress of the United States.

Referred to County, State and National Affairs Committee.

Motion to Recess.

At the hour of 2:45 p.m. Supervisor Mead moved that we recess until the hour of 3 p.m. when we will consider the proposed increase in carfares.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Motion to Recess.

After consideration of the matter on the street carfares Supervisor Mancuso moved that we recess until 2 p.m.

Seconded by Supervisor Christopher.

No objections and so ordered.

RECESS.

There being no further business, the Board, at the hour of 2:10 a.m. recessed.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors July 15, 1946.

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

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

Tuesday, May 14, 1946
Wednesday, May 15, 1946
Thursday, May 16, 1946
Friday, May 17, 1946
Monday, May 20, 1946
Tuesday, May 21, 1946
Saturday, May 25, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

TUESDAY, MAY 14, 1946—2:30 P. M.

In Board of Supervisors, San Francisco, Tuesday, May 14, 1946,
2:30 p. m.

The Board of Supervisors met in recessed session to consider the
budget of estimated expenses for the fiscal year 1946-47.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, Mancuso, Mead, Mc-
Murray, Sullivan—7.

Absent: Supervisors Brown, Colman, MacPhee, Meyer—4.

Quorum present.

President Dan Gallagher presiding.

Supervisor Meyer noted present at 2:35 p. m.

Supervisor Christopher excused at 4:30 p. m.

Supervisor Colman on leave of absence.

Communication from the Mayor.

OFFICE OF THE MAYOR
SAN FRANCISCO

May 1, 1946.

The Honorable
The Board of Supervisors,
City Hall,
San Francisco 2, Calif.

Gentlemen:

As required by Section 72 of the Charter, I submit to your honor-
able Board today the following:

The consolidated 1946-47 budget estimates for all City
departments and offices of the City and County;

The proposed 1946-47 budget;

The detailed estimates of all 1946-47 revenues of each
department;

The estimate of the 1946-47 requirements to meet bond
interest and redemption and other fixed charges and reve-
nues applicable thereto;

The draft of the 1946-47 annual appropriation ordinance
prepared by the Controller.

The net departmental budget requests for 1946-47 as submitted
to me totaled \$115,457,718, an increase of \$20,389,707 over the 1945-46
budget as adopted. To this must be added approximately \$4,000,000
—the cost of salary increases resulting from the Salary Standardiza-
tion Ordinance for 1946-47.

In my recommendations to your honorable Board I have reduced

the departmental requests by \$12,941,462. Further reductions of approximately \$1,500,000 in capital expenditures were necessitated in the various utility budgets to provide for the increased salary and wage costs resulting from the new Salary Standardization Ordinance. The following table shows the departmental requests, the Mayor's recommendations and the reductions resulting therefrom.

	Departmental Requests	Mayor's Recommendation	Reductions
Personal Services — not including salary increases resulting from the new Salary Standardization Ord...	\$ 48,538,476 42.0%	\$ 47,766,032 46.6%	\$ 772,444
Contractual Services, Materials and Supplies, etc...	17,316,669 15.0%	16,518,342 16.1%	798,327
Fixed Charges (Bond Interest and Redemption, Rentals, Retirements, etc.)	36,076,339 31.2%	28,707,442 28.0%	7,368,897*
Equipment	1,211,031 1.1%	1,158,361 1.1%	52,670
Capital Outlay	12,315,203 10.7%	8,366,079 8.2%	3,949,124
Totals	\$115,457,718	\$102,516,256	\$12,941,462

*Of these reductions, \$7,365,447 is due to the deletion of the so-called "deficits" in "Old" Fire and "Old" Police Pension Funds, and the deletion of interest charged on these deficits.

Following are the major reductions which I have made in the various departmental requests for 1946-47:

Police Department—

Reduction in personnel	\$ 506,250
New Park Station	100,000
Improvements to pistol range	5,000
Architectural services for Postwar Plan	17,500

Park Department—

Special appropriations	1,937,250
(Including \$1,000,000 for a municipal golf course, \$50,000 for a pitch putt golf course, \$150,000 for an administration building, \$60,000 for Sutro Heights development and landscaping, \$71,000 for reconstructing the South Drive through Golden Gate Park, \$125,000 for the development of Yacht Harbor, \$81,600 for a garage and warehouse, and \$50,000 for development of Fleishhacker Zoo.)	

Recreation—

Land purchases	475,500
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Library Department—

One branch library	75,000
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Art Commission—

For furtherance of visual art	12,500
Erection as a monument of a portion of the bridge of the cruiser "San Francisco"	12,500

de Young Museum—

Capital improvements	228,974
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War Memorial—	
Canopy replacement	24,000
Heating and ventilation	100,000
Lighting	20,000
Juvenile Court—	
Log Cabin Ranch, capital improvements:	
Kitchen and dining room.....	57,600
School building	64,800
Dormitory	61,200
Feed barns, shelter, etc.....	22,300
Hog pens	6,100
Plans and specifications	8,400
Chapel	8,750
Swimming tank	8,250
Public Works—	
Land for new corporation yard and shops.....	25,000
Study for location and plans for new court building or new municipal office building	200,000
Islais and Third Street bridge.....	400,000
Storm and sanitary sewers.....	100,000
Municipal Railway—	
Temporary salaries	8,000
Overtime allowance	12,500
Reduction of 20 positions of S102 Conductor.....	48,000
Reduction of 19 positions of S104 Motorman.....	45,600
Civil Service—	
Classification survey	22,400
Retirement System—	
So-called deficits in "Old" Fire and "Old" Police Pension Fund	7,051,447
Interest charged on foregoing so-called deficits.....	224,000
Regular installment—"Old" Firemen's Pension Fund....	90,000

Supplemental Budgets

I wish to emphasize that the budget as submitted by me is incomplete in this respect—that some supplemental requests will be submitted before final adoption. This results from the inadequate time allowed the Mayor to pass on the budget, under present Charter provisions. I have repeatedly stated that it is not possible for any mayor to make intelligent recommendations on such an extensive budget as we have, in the very short time allotted to him by Charter provisions. Because of this, I found it necessary in order to meet the May 1 deadline, to send the budget along, knowing that certain corrections would have to be made before the budget finally is adopted. Several studies are under way now which upon completion will form the basis for my further recommendations to you.

One such supplemental request will be from the Park Commission. They requested the sum of \$150,000 for an administration building, and \$81,600 for the construction of a central garage and warehouse. The \$150,000 was requested for an extension to McLaren Lodge, which, in my opinion, would not have answered the problem of the Park Department at all. At present clerical and other office employees are housed in four separate locations in the Park Department and the proposed addition to McLaren Lodge would not have furnished sufficient space to house all these employees and to allow for future expansion. Therefore, I suggested to the Park Department that they study the feasibility of combining the central garage and an administration building either attached to the garage or made a second story

thereof. I deleted both these items with the understanding that the Park Department would present a supplemental request for the latter purpose and this undoubtedly will be before your honorable Board before budget consideration is completed.

Another supplemental request may come from the Park Department as the result of the situation concerning Fleishhacker Swimming Pool. This pool is not used to any considerable extent because of its exposed location and a suggestion has been made that it be converted into an outdoor ice skating rink. Included in the Park Department budget was some \$63,000 for rehabilitation of the pool, and I deleted these items—which would not be necessary if it is discontinued as a swimming pool—with a request to the Park Commission that they investigate the cost of the proposed conversion and report to me in time to submit a supplemental request on the basis of their findings.

The Retirement System will have a supplemental request, based on the new retirement provisions for policemen. This will be in the sum of \$100,000, and was not included in the budget as submitted because of insufficient experience in this matter when the budget was constructed in January.

Financial Program

For the sake of emphasis, and for convenience in reference, I have included in the budget under the heading "Based on New Sources of Revenue," the following capital items for improvements and land purchases, and I request your honorable Board to enact the necessary legislation to provide the required financing thereof from new sources of revenue—as for example a personal income tax comparable to the one adopted by Philadelphia, a payroll tax, a ½ per cent city sales tax, such as recently enacted by Los Angeles, or such additional sources of revenue as your Board may deem advisable:

Board of Supervisors	\$ 6,000
City Attorney	5,000
District Attorney	500
Police Department	5,000
Fire Department	145,000
Park Department	372,550
Recreation Department	28,250
Library	135,000
War Memorial and Art Museum.....	86,774
Legion of Honor	50,900
de Young Museum	27,500
Juvenile Court—Log Cabin Ranch School.....	80,000
Public Works	2,477,500
Department of Electricity	595
Laguna Honda Home	23,000
San Francisco Hospital	126,500
Hassler Health Home	16,500
Coroner	5,100
Public Utilities—Heat, Light and Power.....	330,000
Total	\$3,921,669

Regardless of whatever source of revenue, I recommend that the foregoing capital expenditures be not deleted from the budget.

I have commented repeatedly upon the necessity for new revenues to relieve the real property taxpayers of a portion of the increasing governmental costs. The unfair burden which has been placed on these taxpayers is aggravated by the effects of inflation; with each reduction in the purchasing power of the dollar, more dollars must be provided. The ad valorem taxpayer is entitled to relief, and in my opinion immediate consideration should be given to ways and means of providing such relief.

I believe it would be possible to have a local sales tax collected by the State Board of Equalization along with the present State sales tax. This preferably would be arranged on a contractual basis with the State, thereby making possible a single calculation by the merchants affected and relieving them of the necessity for making duplicate tax returns; it would also eliminate the additional cost to the City of making a separate collection. I suggest that a local sales tax, if enacted, be patterned exactly after the State law, thus eliminating any confusion as to exemptions, regulations or other collection problems.

I deleted \$1,937,250 from the budget request of the Park Department and \$475,500 from the budget request of the Recreation Department for capital items including land purchases.

With respect to these two departments I recommend:

First—That a Charter amendment consolidating these departments be submitted to the voters next November. I believe considerable economy in operation would result, as well as a better over-all program for the citizens of San Francisco.

Second—That a bond issue be submitted to the voters next November, for an amount sufficient to complete the program of the consolidated department—such program to be reviewed by an appropriate committee.

The Recreation Department for many years has been purchasing property for various playground sites on a piece-meal basis. Attached hereto as Appendix A is a statement prepared by the Recreation Department showing the status of the various properties now owned, as well as new property they wish to acquire. This statement shows: 46 playgrounds fully owned, improved and operating, on which further improvements contemplated total \$3,453,772 with \$70,160 on hand; 6 sites fully owned but not improved, on which improvements contemplated total \$1,133,222 with \$78,076 available; 4 sites partially acquired on which purchasing began in 1936 with \$350,693 provided to date against a final estimated cost of \$571,000, the contemplated improvements thereon totaling \$587,269; 14 new sites the Department desires to acquire, the estimated cost for land being \$1,315,040 with \$68,300 on hand, and an estimated cost of \$1,968,338 for improvements for which no funds are on hand. The total net requirement to complete this program as presented by the Recreation Department is approximately \$8,500,000.

Obviously this cannot be charged against the tax levy of any one year. It is plain that such projects as may be finally approved for a bond issue should be completed without further delay. It is apparent when it comes to the purchase of new recreation sites, such as are contemplated in Calvary and Laurel Hill cemeteries, as well as the project for the Outer Sunset Civic Center, that land should be purchased while it is still unimproved. That is the economical and business-like way to do it; and I believe that we should take a second look at some Recreation Department projects already partially or fully purchased and still unimproved, with the thought that certain of these projects could be disposed of and returned to the tax rolls. A comprehensive over-all review should be made before we spend any more of the taxpayers' money. Surely now is the time to abandon the policy of piece-meal purchasing which has heretofore been followed.

Hence, my recommendation—a bond issue to provide funds sufficient to complete a program of desirable projects not only for the Recreation Department but for the Park Department as well.

And here I wish to comment on the Recreation Department's Camp Mather. I believe the rates charged at this camp should be sufficient not only to pay the operating expenses but also to amortize within a reasonable time any capital expenditures for rehabilitation and

extensions. It is one thing to furnish recreation facilities to the children of San Francisco within the confines of the City, but the maintenance of a mountain vacation resort for the adults as well as the children of San Francisco is in a different category.

As a result of the adjustment made last year, water rates are now sufficient to provide necessary normal extensions and improvements for the San Francisco Water Department as well as to give full support to the operating costs of the Hetch Hetchy project. But it should be said now that capital funds of approximately \$10,000,000 may be needed in the very near future to construct an additional 47-mile pipeline across the San Joaquin Valley. Our ever-increasing population requires this. In addition, we should keep in mind our obligation to provide not only sufficient water for the needs of San Francisco but for our neighboring communities as well—these communities whose dependence on San Francisco for an adequate water supply is increasing daily. Whenever these capital expenditures become necessary, thought should be given to adjusting water rates to provide for interest and amortization of the necessary bonds.

The Water Department today is on a pay-as-you-go basis. For this year, and for the first time since the acquisition of these utilities, the budgets for Hetch Hetchy project are fully supported by revenues and require no taxes either for debt charges or for replacements. This pay-as-you-go policy should be maintained in the future. If rising costs require rising rates, such increased rates should be provided for.

The rates of the Municipal Railway are in course of adjustment, with the latest schedule adopted by the Public Utilities Commission now before your honorable Board for approval. It is to be hoped that soon the much-needed improvements in the transportation facilities of San Francisco will be put on a pay-as-you-go basis, the same as the Water Department. If it is later deemed advisable to accelerate the program of rehabilitation by the issuance of bonds, then whatever rates are necessary to service those bonds should be established. I emphasize that in these days of rising costs, no one can guarantee static rates in any field of public service. In my opinion the Municipal Railway should always be kept on a pay-as-you-go basis so that funds will not be required from the ad valorem tax levy, or from any other levies.

The Board of Education has provided for school improvements on a pay-as-you-go basis.

Funds for the necessary improvement of the Airport, the sewer system and the Juvenile Detention Home have been provided by bond issues.

There has been a partial provision for the street program, and we have been working with the State Legislature's Joint Committee on Highways, Streets and Bridges in cooperation with other cities and counties in an attempt to secure additional gas tax revenue from the State. I hope to have definite recommendations soon for the financing of a complete street program. I also have under consideration the required financing for libraries, fire houses, police stations and other public buildings.

Since January 8, 1944, means have been provided for the financing of capital acquisitions and improvements totaling over \$64,500,000, including the full purchase price of the Market Street Railway, but *not* including the capital items which I have recommended in the 1946-47 budget. Exhibit B attached, which was prepared by the Controller's office, shows the details of the facilities provided by this sum.

I made my recommendations for the expenditure budget after giving due consideration to the amounts which would have to come

from the several presently existing sources of revenue as well as the new revenues recommended herein.

Certain of the budget increases are offset in whole or in part by increased revenues. The Controller's estimate of revenues for the Park Department shows an increase of \$139,800 over the current fiscal year, and other departments show increased revenues in varying amounts.

The amount returned as surplus from the Compensation Reserve will be much less than last year, practically all of the balance of this reserve having been used to pay the increased salaries of firemen and policemen which were approved by the voters last November and which became effective January 1, 1946. Funds had not been budgeted for these increases, therefore the funds accumulated in the Compensation Reserve were used for this purpose.

Last year we received \$527,555 from the State for liquor licenses. There are good grounds for believing that the State authorities will authorize a greater portion of the licenses collected to be returned to the cities, on the grounds that costs of enforcement have increased.

GENERAL COMMENTS

New Positions

Included in the 1946-47 budget requests were funds for the creation of 949 new positions. This does not include many positions requested on an inter-departmental or "as needed" basis, for which funds were not budgeted. The largest requests for increased personnel were from the following departments:

Police Department	256
Board of Education	235
Municipal Railway	93
Department of Public Works	30
Department of Health	57

My recommendations on new positions were made after hearing evidence submitted by the various departments as to the necessity therefor. The question of vacancies in permanent positions is now being investigated by my staff, and a report thereon will be submitted soon.

The Police Department originally requested 250 additional policemen, but because of recruiting difficulties, it was learned that not more than 150 could be trained during the next fiscal year; therefore the Police Commission, by letter dated April 23, 1946 (copy attached—Appendix C) recommended that their original request for 250 men be reduced to 150 men, to be requisitioned as follows: 50 on November 1, 1946, 50 on February 1, 1947, and 50 on May 1, 1947. Accordingly, I have reduced the budget of the Police Department by 100 men, and have provided funds for the 150 which were approved, only for that portion of the ensuing fiscal year indicated in the recruiting program above. No one should question the need for more policemen and I remind you of the recent recommendation of the Grand Jury to add 500 men to the force.

Comments on the additional personnel requested by other departments, and approved by me, will be covered fully in a later communication to your honorable Board.

These requests for additional positions have brought forth some critical comments concerning City employments generally. Many people are convinced that City employees are more concerned with obtaining salary increases and additional concessions in working conditions than they are in delivering an honest day's work for an honest day's pay. I believe that most City employees are diligent, hard working individuals, honestly trying to do a good job. I know this to be true with respect to the executives in the City service, who, because of Charter restrictions, face more varied difficulties and

problems than exist in private business. It is true that City employees have been generously treated in the matter of salaries and working conditions such as sick leave, holidays and vacation. In return for this somewhat preferred treatment, as well as job security, the taxpayers have a right to expect—and are entitled to receive—efficient and courteous service. In my opinion it is the duty of department heads and elected officials of the City and County to scrutinize more and more closely the operations of all branches of the government to the end that the taxpayers get their money's worth for each salary dollar paid into the City treasury.

Public Welfare Department

When the budget of the Public Welfare Department was prepared in January of this year, a considerable increase in indigent aid was anticipated for the next fiscal year, based upon a trend which was then sharply upward in the number of cases aided each month. On the basis of this trend, the Public Welfare Commission requested \$1,200,000 for indigent aid, together with additional personnel to service that anticipated increased case load. However, the trend since January has been downward as evidenced by the fact that in January 2,048 cases were aided, in February 1,929 cases and in March 1,860 cases. The average assistance extended per case per month was \$22.83 in January, \$25.11 in February and \$24.52 in March. From the foregoing it appears now that not only is the case load decreasing but likewise the average assistance extended per case. Should this downward trend continue, it is apparent that the average case load of 3,295 estimated by the Public Welfare Commission, and the average unit cost per case of \$34.51 both may be too high. However, in order that additional experience may be gained before a decision is made on this matter, I have forwarded the Public Welfare Commission's budget as submitted. Before adoption by your honorable Board I shall review the trend in case loads and costs, and shall make a further recommendation on this budget. If the downward trend continues, a reduction in the appropriation for indigent aid is indicated, and this likewise would warrant a reduction in the additional personnel requested by the Public Welfare Department.

Joint Budget Hearings

In previous years the Mayor has considered the departmental requests jointly with the Finance Committee of your honorable Board. This accomplished two purposes—it saved the department heads and other executives from making two appearances (one before the Mayor and one before the Finance Committee) and the Mayor and the Finance Committee were enabled to come to an agreement on practically all of the items recommended by the Mayor in his budget. This year it was not possible for all members of the Finance Committee to attend all the budget hearings but the Finance Committee Chairman did attend all budget hearings held by the Mayor and thus the time of department heads was conserved. I stress the fact, however, that this is the Mayor's budget and that the Finance Committee is in no way bound to my recommendations.

Conclusion

For many years San Francisco has had the lowest tax rate of any comparative city. Whether or not this was an unmixed blessing is a moot question for during this period of low tax rates our sewers went to pot and we suffered a general deterioration in our physical plant. Now we are paying for our sins of omission and paying on a rising market.

We have a growing city, with more and more demands on city government for additional services. This is my third year in office

and I am more and more impressed by this demand for additional services of all kinds—some along the line of continuing in a postwar period, activities resulting from the war.

On April 16 last, I met in Sacramento with mayors of other California cities. In our discussions that day, the feeling was unanimous that all larger cities on the Pacific Coast, and in California particularly, are faced with the same basic problems as is San Francisco, viz., a greatly increased population accompanied by increasing costs of local government resulting therefrom.

This problem of rising governmental cost is not restricted to the Pacific Coast. I quote from a report of the New York State Commission on Municipal Revenues and Reduction of Real Estate Taxes, dated January 7, 1946:

"In the years that lie immediately ahead, expansion of the cost of local government seems inevitable. Services suspended during the war will be resumed. In addition, the people expect their local government to give more and better services. . . .

"To overcome the acute housing shortage, additional living units must be built, placing a greater strain on water, sewer and drainage systems, and requiring increased capacity to care for new real estate developments. Release of gasoline from rationing will further increase traffic, requiring new street lay-outs, street construction and parking areas. Municipal officials will face demands for enlarged programs of public recreation, projects for removal and rehabilitation of blighted areas, additional public housing for low income groups, adult educational programs, and extension and enlargement of health and social welfare programs for the care of the sick, the aged, the indigent, dependent children and the physically handicapped. . . .

"Price and wage levels are trending still further upward. These higher costs of construction, supplies, materials, services and equipment must be met. The same number of dollars of the pre-war budget will purchase less of the services of government in the period just ahead."

This report could have been written for San Francisco practically without change. We face exactly these same problems.

In conclusion, let me emphasize this: A budget increase of \$20,000,000 as submitted by the departments is no indication of what the true increase is, compared to, say, six years ago. Until the value of the dollar is more fixed than it is today, comparison of figures means much less than it did when the value of the dollar was stabilized.

Sincerely,

ROGER D. LAPHAM,

Mayor.

RECREATION DEPARTMENT
 PROPERTIES OWNED, FULLY PAID AND OPERATING

Name and Location	LAND		IMPROVEMENTS		CONTEMPLATED FURTHER IMPROVEMENTS	
	Cost	Date Acquired	Cost	Date Completed	Estimated Cost	Funds on Hand
Aptos	\$ 125,000	1927-30			\$ 42,250	\$19,200
Ocean & Aptos Aves.					14,760	
Argonne	A	1925	\$ 2,500	1926	18,520	
18th Ave. bet. Geary & Anza						
Bay View	B	1925	2,000	1928-29	33,678	
3rd & Armstrong Sts.	42,185				9,840	
Bernal	A	1932			9,010	
Moultri & Jarboe Sts.					4,429	
Cabrillo	2,420	1931	12,000	1937		
38th Ave. nr. Cabrillo	A	1931				
Camp Mather	H	1924	*25,000		58,000	
Tuolumne County						
Chinese	54,112	1925	8,000	1927		
Sacramento nr. Stockton						
Clement	A	1932	*5,000			
30th Ave. nr. Clement						
Corona Heights	(See Corona	1936-40			12,500	9,200
15th St. nr. Beaver	Heights)					
Crocker-Amazon	H		*120,000		100,900	
Geneva Ave. & Moscow						
Crowley, Father	495,000	1905-11	*1,500		550,000	
7th & Harrison Sts.						
Douglass	26,631	1923-29	3,500	1928-29	14,760	
26th & Douglass Sts.						
Drama Center	C		*3,400			
2435 Sacramento St.						
Excelsior	21,035	1911	11,000	1927	50,880	
Russia & Madrid Sts.						
Folsom	40,347	1924	3,000	1925	18,250	13,258
21st & Folsom Sts.						
Fulton	A	1937	*12,500			
27th Ave. & Fulton St.						
Funston	A-D	1929	*24,200		8,300	
Chestnut & Buchanan						
Gilman	7,500	1933	*5,000		15,870	
Gilman & Griffith Sts.						
Glen Park	31,620	1922	120,000	1938	25,274	
Chenery & Elk Sts.					39,353	

A—Lease or permit from Board of Education.
 B—Transferred from Board of Supervisors.
 C—Transferred from Library.
 D—Transferred from Park Commission.
 E—Transferred from Sheriff's Department.

F—Revocable lease from U. S. Government.
 G—Transferred from Board of Public Works.
 H—Lease from Public Utilities Commission.
 *—Appraised value.

Name and Location	LAND		IMPROVEMENTS		CONTEMPLATED FURTHER IMPROVEMENTS	
	Cost	Date Acquired	Cost	Date Completed	Estimated Cost	Funds on Hand
Hamilton Geary & Scott Sts.	D	1911	10,000	1944	222,329	
Hayes Valley Hayes & Buchanan Sts.	16,000	1944				
Hayward Boys, M. S. Golden Gate & Gough	D	1918	3,340	1918	95,146 16,727	
Hayward Girls, M. S. Golden Gate & Laguna	D	1922	11,000	1922		
Jackson 17th and Carolina Sts.	D	1909	8,419	1912	17,713	
Junior Museum 600 Ocean Ave.	E	1934	*10,000			
Jahn, Julius Jackson nr. Spruce	F	1922	2,000	1926	19,388	
Michelangelo Greenwich nr. Jones	A	1928	*5,000		10,800 1,967	
Mission 19th & Angelica Sts.	37,465	1914	*19,000		166,356	
Murphy, John P. 9th Ave. nr. Ortega	16,000 A	1933 1933	3,600	1935	21,500 4,188	
Oak Valley Tennis Courts 24th & Douglass Sts.	A	1932	*5,000		3,936	
North Beach Lombard & Mason Sts.	245,000	1907-08	*21,000		18,000 8,000 229,700	11,622
Ocean View Plymouth Ave. & Lobos	150,606	1922-31	*14,600		149,024 44,279 21,200	
Ortola Felton & Holyoke Sts.	38,394	1924-26	64,207	1928	20,664	
Potrero Hill 22nd & Arkansas Sts.	62,068	1926-32	*6,000		160,680 40,901	7,680
Residio Heights Clay St. nr. Walnut	A	1910	*1,000		29,079	
Richmond P/G 18th Ave. bet. Lake-Calif.	B	1914	*1,000		39,450	
Richmond Tennis Courts 18th Ave. bet. Clement-Calif.	A	1928				
Rochambeau 24th Ave. bet. Lake-Calif.	A	1928	7,500	1930		
Rolph, Jas., Jr. Potrero Ave. & Army	64,830	1917-19	10,000	1921	173,908	

—Lease or permit from Board of Education.
 —Transferred from Board of Supervisors.
 —Transferred from Library.
 —Transferred from Park Commission.
 —Transferred from Sheriff's Department.

F—Revocable lease from U. S. Government.
 G—Transferred from Board of Public Works.
 H—Lease from Public Utilities Commission.
 *—Appraised value.

Name and Location	LAND		IMPROVEMENTS		CONTEMPLATED FURTHER IMPROVEMENTS	
	Cost	Date Acquired	Cost	Date Completed	Estimated Cost	Fund on Hand
Rossi, A. J. Arguello & Edward St.	76,895	1935	*6,400		386,238 50,500 26,567	
Sigmund Stern Grove..... 19th Ave. & Sloat Blvd.	170,215	1931-41	*2,000		35,000	
Sunset 28th Ave. & Lawton St.	50,676	1937	*2,000		158,400 13,776	
Visitacion Valley Cora & Leland Sts.	25,204	1930	*500		22,268 7,649	
Wawona (See Sigmund Stern Grove) Wawona nr. 21st Ave.					21,000	9,200
West Portal Ulloa St. & Lenox Way	G	1927			17,230	
Wills, Helen Broadway and Larkin	42,000 ½A	1929 1910	3,500	1914	167,275 6,360	
Totals	\$1,841,203		\$575,666		\$3,453,772	\$70,160

A—Lease or permit from Board of Education.
 B—Transferred from Board of Supervisors.
 C—Transferred from Library.
 D—Transferred from Park Commission.
 E—Transferred from Sheriff's Department.

F—Revocable lease from U. S. Government.
 G—Transferred from Board of Public Works.
 H—Lease from Public Utilities Commission.
 *—Appraised value.

RECREATION DEPARTMENT

APPENDIX A

PROPERTIES OWNED, FULLY PAID AND NOT IMPROVED

Name and Location	LAND		CONTEMPLATED IMPROVEMENTS	
	Cost	Date Acquired	Estimated Cost	Funds on Hand
Silver Terrace Silver-Ledyard	\$ 22,430	1942	\$ 84,770	
St. Mary's Crescent-Agnon	92,645	1936-46	52,824 160,680	\$20,000 7,680
Longfellow Lowell-Morse	41,738	1936-39	40,725	24,820
Burnett Newcomb-Oakdale	79,000	1936-42	274,699	5,140
Phelan Beach Sea Cliff	From State		159,474	
Corona Heights Roosevelt-15th	30,000	1936-40	126,050 234,000	7,050 13,380
Totals	\$265,813		\$1,133,222	\$78,070

RECREATION DEPARTMENT
 PROPERTIES PARTIALLY PURCHASED

Name	Date of Purchase	Estimated Cost	Cost of Land Purchased	Balance to Be Acquired		Contem- plated Improve- ments
				Estimated Cost	Funds on Hand	
ureka	1936-40	\$165,000	\$ 92,950	\$ 72,050	\$ 7,050	\$ 77,389
pper Noe	1936-41	245,000	90,000	155,000	5,000	279,513
attan	1936-41	145,000	120,000	25,000	25,693	103,167
yuga	1945	16,000	10,000	6,000		127,200
Totals		\$571,000	\$312,950	\$258,050	\$ 37,743	\$587,269

PROPERTIES RECREATION COMMISSION WOULD LIKE TO PURCHASE

Approximate Location	LAND		Estimated Cost of Improvements
	Estimated Cost	Funds Available	
Glen Park Day Camp. Adjacent to Glen Park*	\$ 35,000	\$ 3,500	\$ 82,582
Upper Canyon	† 160,000		
alvary	Turk & Masonic Sts...	100,000	52,000
Laurel Hill	Laurel Hill Cemetery.	70,000	241,000
aker-Greenwich		8,000	
ayes Valley	Hayes & Buchanan...	130,000	73,500
est Sunset	Nr. 38th & Pacheco...	95,000	430,000
rancis Scott Key...	42nd Ave. & Irving...	245,000	70,878
arkside	Undetermined	80,000	270,000
arragut	Ingleside District	150,000	48,000
ea Cliff	Access to beach.....	25,000	
erced	Merced District	90,000	10,000
ine Lake	Trocadero Drive	40,000	40,000
iraloma	Miraloma District	14,800	14,800
hinese	Chinatown	72,240	121,078
Totals		\$1,315,040	\$68,300
			\$1,968,338

*Land now owned by S. F. Housing Authority.

†Land now owned by Public Utilities Commission.

CITY AND COUNTY OF SAN FRANCISCO
OFFICE OF CONTROLLER

April 28, 1946.

Honorable Roger D. Lapham,
Mayor of San Francisco.

Dear Sir:

Transmitted herewith are tabulations reflecting:

1. Capital Acquisitions and Improvements for the period January 8, 1944, to March 31, 1946.....		\$17,249,102.00
(a) General Government	\$ 3,769,679.36	
(b) Public Service Enterprises	13,479,422.73	
2. Financing provided as at March 31, 1946, for Capital Acquisition and Improvements		47,271,406.50
(a) General Government	\$22,363,261.09	
(b) Public Service Enterprises	24,908,145.43	

Yours very truly,
/s/ Willis O'Brien
for
HARRY D. ROSS,
Controller.

CAPITAL IMPROVEMENTS, GENERAL CITY
JANUARY 8, 1944, TO MARCH 31, 1946

General City From:	Total	Land	Buildings, Structures and Improvements	Equipment	Work in Progress
Current Funds...	\$2,849,531.80	\$ 790,177.57	\$693,078.44	\$682,104.26	\$684,171.50
Capital Funds ...	144,232.50	4,815.61	7,312.10	54,733.66	77,371.10
Trust Funds	775,915.06	496,931.09	271,661.91		7,322.00
	<u>\$3,769,679.36</u>	<u>\$1,291,924.27</u>	<u>\$972,052.45</u>	<u>\$736,837.92</u>	<u>\$768,864.70</u>

Principal Items:

Aquatic Park, Yacht Harbor, Fleishhacker Playfield	\$ 255,757.78			
Land Acquisitions for highway purposes	907,848.97			
Sewers			\$135,144.00	\$ 76,813.50
Park-Merced School			96,770.00	
Other School Construction....			171,045.00	
Street & Highway Construction			395,087.86	188,601.48
Street Repair				\$ 42,907.87
Sewer Department				40,592.12
Police Department				34,935.51
de Young Museum				19,776.66
Park				31,207.64

Total	Land	Buildings, Structures and Improvements	Equipment	Work in Progress
Schools			160,985.08	
Fire Apparatus			68,306.00	
Other, net	128,317.52	174,005.59	338,127.04	503,449.71
\$3,769,679.36	\$1,291,924.27	\$972,052.45	\$736,837.92	\$768,864.72

APPENDIX B-3

CAPITAL IMPROVEMENTS, PUBLIC SERVICE ENTERPRISES

JANUARY 8, 1944, TO MARCH 31, 1946

	Total	Fixed Capital in Service	Work in Progress
Hetch Hetchy Water and Power Project:			
Water	\$ 5,492.48	\$ 5,492.48	
Power	30,848.20	30,848.20	
	\$ 36,340.68	\$ 36,340.68	
Water Department	1,059,294.38	337,615.51	\$721,678.87
Municipal Railway	9,576,987.43	9,467,112.41	109,875.02
Airport	2,806,800.24	2,790,830.79	15,969.45
	\$13,479,422.73	\$12,631,899.39	\$847,523.34
Principal Items:			
Water Department:			
Installation and Service Connections...		\$ 337,615.51	
San Andreas Outlet No. 3			\$405,970.95
Bald Hill Outlet			129,775.58
Sutro Reservoir			63,457.77
Other			122,474.57
Municipal Railway:			
Market Street Railway Acquisition, net of subsequent retirements		8,689,113.75	
Motor Coaches		385,833.36	
Other		392,165.30	109,875.02
Airport:			
U. S. Army-Navy Construction		2,468,928.00	
United Airlines Construction		58,434.68	
Other		263,468.11	15,969.45
Hetch Hetchy Project:			
Other		36,340.68	
	\$13,479,422.73	\$12,631,899.39	\$847,523.34

SUMMARY OF FUNDS FOR FUTURE IMPROVEMENTS
MARCH 31, 1946

	Total	General City	P. S. E.
Current Funds	\$12,334,263.78	\$ 8,941,995.94	\$ 3,392,267.80
Capital Funds	34,937,142.74	13,421,265.15	21,515,877.59
	<u>\$47,271,406.52</u>	<u>\$22,363,261.09</u>	<u>\$24,908,145.44</u>

GENERAL CITY CURRENT FUNDS FOR FUTURE IMPROVEMENTS
MARCH 31, 1946

	Total	Unencumbered	Unallotted	Encumbered
Fire Department	\$ 387,894.41	\$ 106,094.41	\$ 279,300.00	\$ 2,500.00
Auditorium	83,192.44	83,192.44		
Sewers:				
North Point Sewage Plant..	700,000.00	700,000.00		
North Point Treatment Plant	465,325.00	465,325.00		
Scott Street Sewer	718,319.55			718,319.55
Ingleside Sewer	109,784.35			109,784.35
Napoleon Street Sewer....	91,926.00			91,926.00
Upper Army Street Sewer.	82,866.50			82,866.50
Lincoln Way Drain	70,135.00			70,135.00
Other	742,654.64	410,607.44		332,047.20
Park	349,860.25	138,329.54	150,567.67	60,963.04
Recreation	273,472.00	151,299.77	49,948.00	72,224.23
Street and Highway Projects.	3,056,485.36	1,250,195.71	*1,492,846.35	313,443.30
S. F. Unified School District:				
Capital Improvement Fund.	1,000,000.00	1,000,000.00		
Other	810,080.44	272,389.73		537,690.71
	<u>\$8,941,995.94</u>	<u>\$4,577,434.04</u>	<u>\$1,972,662.02</u>	<u>\$2,391,899.88</u>

*Reserved for specific projects.

P. S. E. CURRENT FUNDS FOR FUTURE IMPROVEMENTS
MARCH 31, 1946

	Total	Unencumbered	Unallotted
Municipal Railway	\$ 911,872.20	\$ 530,546.94	\$381,325.26
Water Department:			
Lake Merced Pump Plant	1,099,725.50	1,099,725.50	
San Andreas Pipe Line	287,000.00	287,000.00	
San Andreas Outlet	199,500.00	199,500.00	
Stone Dam Aqueduct	116,400.00	116,400.00	
Mason Street Building	91,150.00	91,150.00	
Leader Mains	194,552.63	194,552.63	
Other	246,482.25	58,930.82	187,551.43
Hetch Hetchy Water and Power Project..	245,585.26		245,585.26
	<u>\$3,392,267.84</u>	<u>\$2,577,805.89</u>	<u>\$814,461.95</u>

CAPITAL FUNDS FOR FUTURE IMPROVEMENTS

MARCH 31, 1946

	Total	Unencumbered	Unappropriated	Unsold Bonds
General City:				
1927 Boulevard Bonds	\$ 138,998.65	\$ 104,961.59	\$ 34,037.06	
1944 Juvenile Home & Court	1,250,000.00			\$ 1,250,000
1944 Sewers	11,604,622.82	3,604,622.82		8,000,000
1942 Fire Protection	276,985.00	48,292.13	228,692.87	
Other General City				
Capital Funds	150,658.68	7,609.91	143,048.77	
Total General City	\$13,421,265.15	\$3,765,486.45	\$ 405,778.70	\$ 9,250,000
Public Service Enterprises:				
1942 Water Works System	\$ 1,250,000.00		\$ 750,000.00	\$ 500,000
1945 Airport	19,903,561.34	\$4,823,561.34	80,000.00	15,000,000
1932 Hetch Hetchy	232,740.06	86,179.23	146,560.83	
Other P. S. E. Funds	129,576.19	16,478.28	113,097.91	
Total Public Service Enterprises	\$21,515,877.59	\$4,926,218.85	\$1,089,658.74	\$15,500,000
Total Capital Funds				
Available	\$34,937,142.74	\$8,691,705.30	\$1,495,437.44	\$24,750,000

APPENDIX C

POLICE DEPARTMENT

CITY AND COUNTY OF SAN FRANCISCO

OFFICE OF COMMISSION

Hall of Justice

Kearny and Washington Streets

April 23, 1946.

Hon. Roger D. Lapham, Mayor,
City and County of San Francisco,
City Hall, San Francisco 2, California.

Dear Mayor Lapham:

Anticipating the increase in the numerical strength of the department after July 1, 1946, as a result of your favorable recommendation for 250 additional men, I instructed the Chief of Police to make inquiry of the Civil Service Commission as to the availability after July 1st of qualified appointees.

In conformity with this direction Chief Dullea contacted Mr. William L. Henderson, Personnel Director and Secretary, and he informed the Chief that an examination for patrolmen in the San Francisco Police Department would be held sometime during the month of August and that the eligible list which would be published as a result of the examination would be announced sixty days after the holding of the examination. He further advised that certification of appointment from this eligible list would not be available until November 1, 1946.

In view of the above facts and taking into consideration the desire of the Department to send police recruits to our Academy for a thorough course of police training prior to their assumption of regular assigned duties and after a thorough discussion

TUESDAY, MAY 14, 1946

of the situation with the Police Commission and the Chief of Police, I am amending our original request for 250 additional men and am now recommending that the number of men be fixed at 150.

It is the purpose of the Department to requisition for 50 men on November 1, 1945 on February 1, 1947, and the remaining 50 on May 1, 1947. Prior to the preparation of the 1947-48 annual budget of the Police Department, we will again review our personnel strength and submit further recommendations.

Trusting that the above recommendations meet with your approval, I am

Very truly yours,

/s/ JERD SULLIVAN,

J. F. Sullivan, Jr.,

President, Police Commission

Consideration of the Budget.

Supervisor Mancuso said, I would like to have the Clerk read an opinion from the City Attorney relative to the items that the Mayor set aside to be obtained out of revenue. Yesterday it was called to the Board's attention that we had received an opinion from the Controller to the effect that the items set aside by the Mayor were not considered as items in the budget. I have received an opinion from the City Attorney stating that they are items in the budget:

Opinion of City Attorney.

Thereupon, the Clerk read the following opinion from the City Attorney:

May 14, 1946.

Subject: Capital Expenditures Based on New Revenues in 1946-47 Budget.

Gentlemen: Your letter of May 13, asking whether items totaling \$3,921,669 appearing in the budget under the caption of "Capital Expenditures Based on New Revenues" are officially included in the budget, was received.

OPINION

All the items set out under the caption of Capital Expenditures Based on New Revenues, consisting of 4 sheets numbered from 1 to 4 inclusive, include, as they are designated, capital expenditures for (virtually all departments of the City government and consequently cover a vast field of activity.

The phrase "Based on New Revenues" should really be ignored by the Board in so far as it relates to a determination of whether the items listed were to be included in the budget or not, as the Mayor's message accompanying the budget requested the Board to seek new sources of revenue out of which the capital expenditures designated were to be paid. However, following this statement, the Mayor has in his message:

"Regardless of whatever source of revenue, I recommend that the foregoing capital expenditures be not deleted from the budget."

It is therefore evident from the language last quoted that the Mayor's budget is to be considered as including these capital expenditures which are to be paid out of new revenues that the Mayor designated as possible sources: Personal income tax, payroll tax, and City sales tax, but in the event you did not create these new sources of revenue, the Mayor's language is quite clear that you were to include the expenditures in the budget and they would have to be met out of ad valorem taxes.

For the purpose of avoiding any later controversy as to whether

these capital expenditures constitute part of the budget, I suggest that when the Board of Supervisors considers the Mayor's budget, the following motion be made:

"I move that the Mayor's budget recommendation under the title of 'Capital Expenditures Based on New Revenues,' totaling \$3,921,669, be amended by striking therefrom the phrase 'Based on New Revenues' and to read 'Capital Expenditures' and thereafter the departmental items included therein be taken up by this Board for approval or disapproval in its consideration of the budget recommendations for each of the related departments."

Respectfully submitted,

JOHN J. O'TOOLE,
City Attorney.

Committee of the Whole.

Supervisor Mancuso moved that the Board resolve itself into a Committee of the Whole for the purpose of considering the budget for 1946-47.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso moved that the same Chairman sit as Chairman of the Committee of the Whole.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Christopher moved that we recess at 4:30 this afternoon and come back at 8:00 p. m.

Supervisor Mancuso said, I desire to call the attention of the members to what we must do in considering the budget. Not later than May 21st we have to adopt the budget. My experience, for the past two years, has been that we will be here until after midnight on the last day. On a week from Saturday, May 25th, we have to meet for the purpose of passing for second reading the Annual Salary Ordinance and the Annual Appropriation Ordinance. On the following Friday, May 31st, or Saturday, June 1st, we have to meet again to finally pass the Annual Appropriation Ordinance. We must meet on either the 31st of May or the 1st of June.

Supervisor Gallagher stated, I think that each member of the Board should take it upon himself to be present so that if a member has to be excused we will still be able to proceed with the budget.

Supervisor Mead explained, I have an important meeting tonight on a labor matter. I will not be able to get back here prior to 10 o'clock. Have you any idea how long you are going to meet tonight?

Supervisor Mancuso replied, I was hoping that we would not go beyond 11:00 o'clock tonight.

Supervisor Sullivan remarked, on Wednesday I will not be able to get here before 4:00 o'clock.

Supervisor Gallagher stated, we will proceed with the plan as outlined by Supervisor Mancuso and we will try to have enough members present to have a quorum.

Supervisor Lewis asked, from now until the budget is adopted can I figure that the Board will meet on it every day and night?

Supervisor Gallagher answered, I do not think that we will be here all of the time. I do not think we are going to take from now until the end of next week to complete the budget.

Supervisor Mancuso said, if we work on this matter, I believe that by tomorrow night we will be in good condition to get through it at an early date.

Committee Arises.

Supervisor Mancuso moved that we arise and report back.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso moved that the Mayor's budget recommendation under the title of "Capital Expenditures Based on New Revenues," totaling \$3,921,669, be amended by striking therefrom the phrase "based on new revenues" and to read "capital expenditures" and thereafter the departmental items included therein be taken up by this Board for approval or disapproval in its consideration of the budget recommendations for each of the related departments.

Seconded by Supervisor Sullivan.

Discussion.

Supervisor Mancuso explained, this refers to the items set out by the Mayor in his message at the end of the budget which begins with the first item of \$6,000 for the Board of Supervisors and totals \$3,921,669. My motion will put these items in the budget. If, after this motion is carried, the budget should be adopted immediately every one of those items will be in the budget and will be charged against the ad valorem tax.

Mr. Holm, Assistant City Attorney, remarked, the Mayor has included certain capital expenditures and has deleted other expenditures. They relate to practically every department in the City. In his message he stated that he wanted those items included in the budget. Our opinion reached the conclusion that they are in the budget. To prevent anybody from attacking the budget after it is adopted, I thought it would be good to pass the motion that Supervisor Mancuso just made. When you are considering the budget you act on these items at that time.

Supervisor Lewis said, I do not believe that the Board can delete anything from the Mayor's budget by motion.

Mr. Holm explained, you are not deleting anything. All you are trying to do is to protect yourselves in this matter.

No objections and motion carried.

Committee of the Whole.

Supervisor Mancuso moved that we resolve ourselves into a Committee of the Whole for the purpose of considering the budget for 1946-47.

Seconded by Supervisor Mead.

No objections and motion carried.

Supervisor Mead moved that the same Chairman sit as Chairman of the Committee of the Whole.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor Mancuso said, the Finance Committee has met with the Mayor during his Honor's studies and hearings and has participated with the Mayor in interviewing the heads of offices and departments relative to the composition of the proposed budget. In consequence of such participation the Committee is confident of its ability to give full information thereon and will gladly do so to the best of its ability.

In submitting the proposed budget and Appropriation Ordinance for the fiscal year 1946-47 for the consideration of the Board of Supervisors, attention is urgently directed to the obligations of the Board, which shall:

Not later than the 15th of May (Wednesday), meet for its consideration of the proposed budget and Appropriation Ordinance;

Not later than the 21st of May (Tuesday), adopt the proposed budget;

On the 25th day of May (Saturday), and on no other, pass for second reading the Annual Appropriation Ordinance and the Annual Salary Ordinance;

On either May 31st (Friday) or June 1st (Saturday), finally pass the Annual Appropriation Ordinance.

Index 1—Board of Supervisors.

Supervisor Gallagher said, I do not believe that we should consider the items that have been added by the Mayor. Let us get through with the budget and then consider each item as we come to it.

Mr. H. Ross, Controller, remarked, you are going to consider the budget by index and you are going to bring in the department heads. If you are going to separate capital items from the rest of the budget, you will have to call in the department heads twice to have them explain their budget.

Supervisor Gallagher stated, I do not believe that we should proceed in that manner. We will have to be turning from one page to the other and we will be here for too long a time on the budget.

Supervisor Mancuso moved that the budget of the Board of Supervisors, as submitted by the Mayor, with the \$6,000 for capital expenditures be approved.

Supervisor Gallagher explained, I do not know whether we should approve the \$6,000. We cannot build at the present time. The City Architect says that we cannot do it for \$12,000 because it will cost \$30,000. There is no sense to putting in \$6,000 when it will take \$30,000.

Supervisor Christopher said, I would like to state my position on these items before we proceed. I have endeavored to go through this budget in my own way and I am concerned with the vast amount of increase that the budget has entailed this year. I have some schedules which I have prepared and which I will try to follow on the items as they come up for consideration.

The subject of overtime. I think in the past there has been somewhat of a loose procedure in the granting of overtime and I believe that the overtime was too much. I am going to assume a position, in the future, that when overtime items come before us that I am going to ask that the overtime amount be decreased 50 per cent.

With respect to equipment. There are too many requests for new equipment in this budget. We do not need the amount of new equipment that is requested and I am going to vote against it.

Supervisor Mancuso asked, do I understand you to say that you are going to take this attitude without hearing from the department heads, you are going to vote to cut all overtime, delete requests for new equipment and allow no new positions?

Supervisor Christopher replied, that is correct.

Supervisor Mancuso continued, and you call that constructive operation.

Supervisor Christopher answered, we have got along without these

items for the past year and I believe that we can go ahead for another year. I am going to listen to each speaker, but unless somebody convinces me I am going to request that these items be deleted.

Supervisor Mancuso said, I desire to withdraw my motion for the approval of the Supervisors' budget. I desire to know what the Board thinks about the amount in the budget for the overtime.

Supervisor Gallagher remarked, the amount is not much considering the fact that we have to consider the budget, Salary Standardization Ordinance and other things. We have to have clerks present at all meetings.

Supervisor Mancuso stated, the actual overtime for the past year was \$1,350 and we have deleted one position from the budget.

Supervisor Christopher inquired, does that mean that you have deleted the Sergeant-at-Arms?

Supervisor Mancuso replied, no that is not the position.

Supervisor Gallagher said, that is one position that should be deleted.

Supervisor Lewis moved that we delete the sum of \$3,120 for a Sergeant-at-Arms, Class D4, sheet 2, line 11, from the Board of Supervisors.

Seconded by Supervisor Christopher.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis—3.

Noes: Supervisors Mancuso, McMurray, Mead, Meyer, Sullivan—5.

Absent: Supervisors Brown, Colman, MacPhee—3.

Supervisor Mancuso asked, what is the pleasure of the Board with respect to the overtime?

Supervisor Meyer moved that the overtime be approved.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso remarked, on the matter of alterations in amount of \$6,000. We have neglected the Board of Supervisors on everything. We have been afraid of criticism. I believe that we should put the Board in a position where they will be looked upon rather than looked down on.

Supervisor Gallagher said, I went into this matter and Mr. Reidy said that I could not do it for less than \$30,000. If we are going to put \$6,000 in there for a gesture let us come clean and tell us what we are going to do with the \$6,000.

Supervisor Mancuso replied, Mr. Reidy said that if the plans were changed it might be able to be done. We are trying to get a couple of new rooms in the ante-room. We are trying to get microphones on each desk in the chambers. We are going to have some "mikes" here tomorrow for a test. With the amount that we have in the current budget plus \$3,000 that we will have after the installation of the microphones, we will have \$15,000 to improve our office.

Supervisor Christopher asked, do I understand that there is \$12,000 in the budget from last year and we are adding some more? We should look into this a little more thoroughly than we have. We should not include this \$6,000 in the budget.

Supervisor Christopher moved, that the \$6,000 for alteration of the Board of Supervisors be deleted from the budget.

Seconded by Supervisor Lewis.

Supervisor Mancuso said, Supervisor Christopher has made statements as to what he is going to do. He says that he has made a thorough analysis of the budget and he is going to stick to it.

Supervisor Christopher replied, I did not say that. I said that first we have to assume our responsibility as a Supervisor and tell the people how we are going to get the money to budget for these improvements. Until we do this I do not believe that we should add these items and make our tax rate higher and higher.

Supervisor Mancuso explained, the proper procedure is to decide what you want and then after you decide what you want to go and decide how to get new revenue.

Supervisor Mead remarked, for the purpose of information, in the current budget there is an item of \$12,000. What happens to the \$12,000 at the end of the year.

Mr. Ross explained, it is funds that were appropriated for a specific purpose and they remain until the purpose for which they are appropriated for is done.

Supervisor Mead moved that the matter be temporarily postponed.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Christopher moved that sheet 1, line 10, Equipment, \$10,000, be deleted.

Supervisor Mancuso explained, this amount is for a new automobile for the Board of Supervisors. Our present car is ready to fall apart. We should have a good machine for this Board.

Supervisor Christopher said, next year I am going to request the deletion of both cars; this year I am only asking for the deletion of a new car.

Motion lost for want of a second.

Supervisor Mancuso asked Mr. Reidy, the City Architect, to explain to the Board what it would cost to provide certain alterations in the office of the Board of Supervisors.

Mr. Reidy explained, I do not believe that it would be practical to cut the main office up into small offices. They would be too small; there would not be any ventilation and I am not for it.

Supervisor Mancuso asked, did not the Clerk say that they are changing the plans?

Mr. Reidy replied, that is correct and I sent in a plan without an estimate for the remodeling. There is not enough room in the main office, there is no way to get ventilation into the office. This work could not be done for \$12,000.

Supervisor Mead stated, last year this Board asked for an estimate for alterations. An estimate was submitted, either \$12,000 or \$12,500. Is that correct?

Mr. Reidy answered, I do not remember.

Supervisor Mead inquired, is it your feeling now that the job cannot be properly done under any circumstances?

Mr. Reidy stated, I feel that if the job is done that air conditioning should be put into effect. The quarters would be too cramped and I do not believe that it would work out.

Supervisor Mead stated, if it was done it would necessitate a ventilating plant and that would cost as much as the alterations.

Mr. Reidy replied, you would have to provide a room 15 feet by 20 feet to install the cooling system. After the office was split up you could not put two people in an office.

Supervisor Mead stated, after listening to this report there is no reason for keeping the \$12,000 in the budget at all.

Mr. Reidy remarked, if we had floor space, then we could do it.

Supervisor Mead explained, then I am wondering why we are carrying the \$12,000 in the budget at all.

Supervisor Mancuso replied, we are going to install loud speakers in the chambers. We are going to put two rooms in the ante-room. We were waiting for this budget period to pass before we went ahead and did these things. We need new lights and we need new desks.

Thereupon, the roll was called and the motion to delete the \$6,000 was defeated by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mead—4.

Noes: Supervisors Mancuso, McMurray, Meyer, Sullivan—4.

Absent: Supervisors Brown, Colman, MacPhee—3.

Approval of Supervisors' Budget.

Supervisor Mead moved that the Supervisors' budget be adopted.
Seconded by Supervisor Sullivan.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Christopher, Gallagher—2.

Absent: Supervisors Brown, Colman, MacPhee—3.

Index 2—Mayor.

Supervisor Mancuso explained, in this budget we have an item that is set up as an emergency fund. As of May, 1946, there is unencumbered \$363,014.82 in the Mayor's emergency fund. In addition there is a reserve and new appropriations have been made this year. Both the reserve and appropriations will be returned out of surplus almost entirely, which will leave in the Mayor's Emergency Fund a sum of over \$700,000.

Supervisor Mancuso moved that the sum of \$150 be deleted from the Mayor's budget on Index 2, sheet 1, line 26.

Seconded by Supervisor McMurray.

Mr. David E. Lewis, Administrative Assistant to the Mayor, asked, the figures that you gave, do they include the \$225,000 indigent aid reserve?

Mr. Ross replied, I do not believe that they do.

No objections and motion carried.

Index 2, sheet 2, line 15.

Supervisor Mancuso moved that the position of 1 O1 Chauffeur be deleted.

Seconded by Supervisor Christopher.

No objections and motion carried.

Index 2, sheet 1, line 8.

Supervisor Christopher moved that we delete amount set up for equipment.

Mr. D. Lewis said, this is for furnishings necessary for the office. There are two employments set up in the current budget that have not been filled because we do not have room for them. I hope that after July 1st we will have more room. I hope to request these two people and we have no equipment for them at all. Without the equipment there is no use to request the men.

Motion lost for want of a second.

Supervisor Christopher remarked, we should do something about cutting down the budget ourselves. Every department head that you bring in here can give us a plausible reason for the need of their request.

Supervisor Mancuso explained, on the question of the Mayor's request, it was contention and opinion of the Finance Committee last year that the Mayor needed some help for Dave Lewis to make an analysis of the various departments, to determine whether or not the offices were overstaffed and to act as a check on the other departments.

Supervisor Gallagher stated, a year ago we went along trying to delete certain items and we did not get very far then and I do not believe that we are going to get very far today.

Approval of Mayor's Budget.

Supervisor Mead moved adoption of the Mayor's budget.

Seconded by Supervisor Sullivan.

Supervisor Christopher said, I made a motion to delete an item and I did not receive a second and so I desire to vote no.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Christopher—1.

Absent: Supervisors Brown, Colman, MacPhee—3.

Index 2.79.1—*San Francisco Citizens' Protective Corps.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 2.79.1.2—*Mileage Administrator.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 2.79.1—*San Francisco Citizens' Protective Corps.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 2.79.2—*Veterans' Housing Bureau.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 2.79.8—*Communications—Control Centers.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Mead.

No objections and motion carried.

Index 2.79.15—*Hospitalization Volunteers.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Mead.

No objections and motion carried.

Index 3—Assessor.

Supervisor Mancuso explained, in the Assessor there are 19 new positions that were requested. These were reduced by the Mayor by three. Four of the new employments are new punch operators and tabulating machine operators. These employments are to take care of a new department. There are two property auditors.

Mr. Wolden stated, this will also take care of four positions that were on a temporary basis for a number of years. We do not know whether or not we can secure the property auditors. The land and property appraisers are necessary to appraise the property.

Supervisor Mancuso said, the temporary salaries were reduced from \$110,000 to \$95,000. Temporary employments are necessary in this office. Equipment was \$910 and they reduced it to \$510.

Supervisor Christopher moved the deletion of the new positions.

Motion lost for want of a second.

Supervisor Christopher moved deletion of Index 3, sheet 1, line 7, equipment.

Motion lost for want of a second.

Supervisor Christopher moved reduction of Index 3, sheet 1, line 3, by 50 per cent.

Seconded by Supervisor Mancuso.

Mr. Wolden said, the Assessor's office has to stay open on Saturday from June to July. Our staff must work on Saturday and they must be paid for working. I do not believe that we have any choice in this matter.

Supervisor Mead remarked, assuming that we would cut it \$5,000, would it be necessary for you to come in for a supplemental budget.

Mr. Wolden replied, that is correct.

Supervisor Mancuso explained, it is the trend of thought that if the department who have overtime request additional employments, and we give them the additional help, that they should not have to work a five and one-half day week. If we reduce the overtime on these various departments I do not believe that it would have to be by 50 per cent. The Controller said that he felt that we would have sufficient money in the compensation reserve to allow for overtime that would be needed if some departments did not have enough money to pay overtime.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, Mancuso—2.

Noes: Supervisors Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—6.

Absent: Supervisors Brown, Colman, MacPhee—3.

Approval of Assessor's Budget.

Supervisor McMurray moved adoption of budget.

Seconded by Supervisor Meyer.

Thereupon, the roll was called and the budget was adopted by the following vote:

Ayes: Supervisors Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Christopher—1.

Absent: Supervisors Brown, Colman, MacPhee—3.

Index 4—City Attorney.

Supervisor Mancuso said, Mr. Holm, why does the City Attorney need a receptionist with a telephone operator there?

Mr. Holm replied, the business of the office is too big for the telephone operator to handle the telephone calls and to be a receptionist.

Supervisor Mancuso asked, couldn't this position be done away with and not close down the office?

Mr. Holm answered, that is correct, but in order to get a little order in the office this position is necessary.

Supervisor Mancuso moved deletion of sheet 2, Index 4, line 14, Receptionist, \$2,700.

Seconded by Supervisor Meyer.

Supervisor Gallagher inquired, do you need the position, Mr. Holm?

Mr. Holm answered, we cannot go along without it. You take the telephone operator, her time is taken up with her job. She cannot be interviewing the people.

Supervisor Mancuso stated, in any large attorney's office you will find that the telephone operator is the receptionist. A telephone operator has very little to do.

Mr. Holm remarked, there is not one law office in San Francisco that has as many law suits coming into the office as comes into the City Attorney's office.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Christopher, Mancuso—2.

Noes: Supervisors Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—6.

Absent: Supervisors Brown, Colman, MacPhee—3.

Supervisor Mancuso explained, Capital Expenditure item, \$5,000 for alterations, sheet 4, line 23.

Mr. Holm said, it is necessary to re-alter the office. We have to have rooms for the attorneys to be in.

Supervisor Christopher moved the deletion of \$5,000 for alterations. Motion *lost* for want of a second

Approval of Budget.

Supervisor McMurray moved adoption of budget.

Seconded by Supervisor Mead.

Thereupon, the roll was called and the foregoing motion was *adopted* by the following vote:

Ayes: Supervisors Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

No: Supervisor Christopher—1.

Absent: Supervisors Brown, Colman, MacPhee—3.

Supervisor Christopher requested that he be excused at 4:30 p. m.

Supervisor Mead said, I am going to request to be excused until after 10:00 o'clock tonight.

Supervisor Lewis explained, I am going to ask to be excused tomorrow morning.

Supervisor Mancuso said, in line with that reasoning I am going to request that all of the members of the Board be requested to appear at the meeting on this matter.

Supervisor Gallagher remarked, if the members of the Board will not come to these meetings I cannot see any reason why we should go ahead with this meeting tonight.

Supervisor Mancuso stated, I believe that we should go ahead tonight, otherwise we will not get through with this matter at all.

Supervisor Mancuso moved that we take up the Police Department budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 9—Police Department.

Supervisor Mancuso moved that we reduce sheet 1, line 7, by \$7,500.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso explained, we have an item in the budget for the remodeling and painting of various police stations. This should be done. It will cost approximately \$78,000.

Supervisor Lewis said, before we pass that, as I recall, Supervisor Mead made the statement to the Mayor that no painting should be done at this time.

Supervisor Mead answered, unless it is absolutely necessary I am opposed to it.

Supervisor Mancuso stated, if I were painting my own home I would cut the figure in half. I believe we should do what is absolutely necessary and let the rest of them wait.

Mr. Edward L. Turkington, Police Commissioner, remarked, a situation of health enters into this thing. It involves some structural changes and also the construction and painting of new lavatories.

Supervisor Mancuso said, I want to ask the Civil Service Commission, how many positions for policemen are vacant at the present time?

Charles W. Dullea, Chief of Police, answered, there are about 20 vacancies.

Supervisor Mancuso inquired, where do you intend to put these men?

Chief Dullea answered, they will all be on the streets.

Supervisor Lewis asked, do you feel that there is a particular need on the streets.

Chief Dullea replied, there is. We are going to put into effect a beat coverage plan. This will provide for the handling of the increase in traffic. These men will be policemen; we are not asking for any new officers.

Supervisor Mead questioned, will this 150 additional men bring you up to the full quota that you are allowed by the Charter?

Chief Dullea answered, it will not.

Supervisor Gallagher interrogated, is it true that you might close up other police stations?

Mr. Turkington replied, we are not planning to close any police stations at the present time.

Supervisor Gallagher asked, are you contemplating opening up the Harbor Station?

Mr. Turkington answered, we are not.

Supervisor Gallagher remarked, what are you going to do with it?

Mr. Turkington stated, we are going to use it for the same thing that it is being used now.

Supervisor Gallagher asked, did you people act upon the resolution that was adopted by the Board with respect to the Harbor Station?

Mr. Turkington replied, we acted upon it. We had a delegation from that district before us.

Supervisor Gallagher remarked, it is agreed that you are not going to close any more stations and that you are not going to open up the Harbor Station, but you did listen to the people as they came before the Board and requested the reopening of the Harbor Station.

Mr. Turkington replied, that is correct.

Supervisor McMurray asked, how many men are on the Chinatown squad?

Chief Dullea answered, about 11 or 12.

Supervisor McMurray inquired, could they be cut down if they are put in uniform?

Chief Dullea replied, that is not the best way to police Chinatown. I might say that the crime rate in Chinatown is the lowest in San Francisco.

Supervisor Gallagher said, under date of March 28th the Board sent a communication to the Police Commission with reference to a resolution for the reopening of the Harbor Station and to date we have not received an answer with respect to this matter.

Mr. Turkington replied, the Police Commission are acting upon this tomorrow night.

Supervisor Mancuso explained, the Finance Committee requested information on the 150 new policemen as to how they were going to be placed, etc.

Chief Dullea replied, the men will be appointed in 50 lots and will be distributed on the streets where necessary. They will use same equipment that is being used by the department now.

Supervisor Mancuso said, if you delete 150 policemen you could delete 10 motorcycles and 5 three-wheel motorcycles.

Supervisor Mancuso moved, that we rescind action on the reduction of \$7,500. It should have been taken from line 8.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso moved that sheet 1, Index 9, line 8 be reduced by the sum of \$7,500.

Seconded by Supervisor Mead.

No objections and motion carried.

Supervisor Mancuso said, it is necessary for the Board to take whatever action that they deem necessary. There has always been more policemen vacancies than are filled.

Chief Dullea replied, we have vacancies that are being filled by limited tenure policemen.

Supervisor Mancuso said, you have a capital expenditure for a police range.

Chief Dullea answered, the amount of \$5,000 is necessary for the maintenance of the police pistol range.

Supervisor Gallagher remarked, I believe that this a good idea.

Approval of Police Budget.

Supervisor Mead moved that the budget be adopted.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 9,79.12—*Auxiliary Police.*

Supervisor Mancuso moved that the budget be adopted.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 5—*District Attorney.*

Supervisor Lewis said, when Mr. Elkington was at the Board not long ago I questioned the policy of using \$15,000 for two cases. He stated that this amount was not to be used for only two cases, but would be used for all cases. This year they are asking for an additional amount of \$5,000 in their special fund.

Supervisor Mancuso explained, the special fund is the fund that the District Attorney uses when special cases come up. They can use this money without letting anybody know about it. It would permit him to make investigations without having to come and ask for money for a certain investigation.

Supervisor McMurray asked, if it is not used does it go back into the general fund?

Supervisor Mancuso remarked, that is correct.

Adoption of District Attorney's Budget.

Supervisor McMurray moved that the budget be adopted.

Seconded by Supervisor Mead.

No objections and motion carried.

Index 6—*Treasurer.*

Supervisor Mancuso moved that the budget be adopted.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 7—*Sheriff.*

Supervisor Mancuso moved that the budget be adopted.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 8—*Public Defender.*

Supervisor Mancuso moved that the budget be adopted.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 10—*Fire Department.*

Supervisor Mancuso explained, they have requested 17 new firemen, 2 Lieutenants and 1 Captain. They have abolished 1 Lieutenant of Equipment. Item for new pipe for Engines 32 and 24. Item for new equipment for Engine 2.

I believe that these items could be deleted this year and put in the budget next year.

Chief Sullivan replied, the buildings that we are proposing to demolish and make one building were painted in 1875 and are just

about falling apart. The Department of Public Health condemned these buildings in 1940 and said that they are unsafe. We do not know if the amount to build them next year will be lower than it is this year.

Supervisor Lewis stated, I do not feel that we should go ahead at this particular time with the construction of new buildings. I am inclined to be against these types of appropriation and put them over to another time when the cost of construction will be cheaper. I think we should go a little slow on these matters.

Supervisor Lewis moved that we delete the sum of \$145,000, sheet 1, line 17.

Seconded by Supervisor Mancuso.

Supervisor Gallagher remarked, the Fire Department has gone through the budget very carefully and have not added anything that they do not need.

Supervisor Mancuso said, they presented a very good budget, but if we leave this amount in we will add the construction of these buildings to the tax rate. I believe that this matter should be deleted and later we can try and find some way to provide for the construction of the buildings.

Supervisor Gallagher explained, I think that there are three departments in the City government that should be given everything they desire. They are the Police, the Fire and the Department of Public Health. The Fire Commission has gone through their budget and they are only asking for \$145,000 to take care of new fire houses. I do not think it would be sound reasoning to delete those amounts. If the buildings should fall down we would not have any place to house these engines.

Supervisor Mancuso stated, I can see that they need new buildings, but I do not feel that we should spend this money at the present cost of construction.

Chief Sullivan remarked, one of these houses requires a complete overhauling right now at a cost of \$12,000. They were condemned in 1940. An earthquake would cause these buildings to fall down. We have 16 of these buildings. We would like to have these buildings replaced. We have attempted to replace these buildings on a piecemeal program.

Supervisor Lewis said, in view of the statement of the Chief, I would withdraw my motion with the consent of my second.

Adoption of Fire Department Budget.

Supervisor Mancuso moved that the budget be adopted.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 10.79—*Citizens Protective Corps, Auxiliary Fire Service.*

Supervisor Mancuso moved that the budget be adopted.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 11—*Board of Permit Appeals.*

Supervisor Mancuso moved that the budget be adopted.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Motion to Recess.

Supervisor Mancuso moved that we recess until 8:00 p. m.

Seconded by Supervisor McMurray.

No objections and motion carried.

RECESS.

The Board, at the hour of 5:30 p. m., recessed to reconvene at 8:00 p. m.

DAVID A. BARRY, Clerk.

TUESDAY, MAY 14, 1946—8:00 P. M.

The Board of Supervisors reconvened at 8:00 p. m. to resume consideration of the budget.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—7.

Absent—Supervisors Brown, Colman, MacPhee, Mead—4.

Quorum present.

President Dan Gallagher presiding.

Supervisor Mead noted present at 9:00 p. m.

Supervisor Colman on leave of absence.

Consideration of the Budget.

The Board resumed consideration of the budget.

Index 13—Recreation Department.

Supervisor Mancuso explained, an increase of \$540,000. Seven new positions. The Mayor deleted \$79,132 and all of the land set up by the Recreation Commission. The Mayor has requested that the Park and Recreation Departments be consolidated into one. It is my thought that this action should be taken.

Miss Randall, Superintendent of the Recreation Department, said, I believe that if we have a bond issue and we can buy and construct everything at one time that is fine. We are afraid that the necessary land might disappear if we do not purchase it immediately.

Mr. J. Roger Deas, representing the City Planning Commission, remarked, we believe that at the present time it is sound economy to make the purchase rather than wait.

I would like to call the attention of the Board to the property between Thirty-fourth and Thirty-fifth Avenues and Lawton and Kirkham Streets. That \$95,000 would buy less than one acre, whereas \$95,000 in the budget would buy better than thirteen acres. We believe that a bond issue, where the property is developed, is good, but in the undeveloped land that is not the right procedure. We believe in this case that the \$95,000 should be included in the budget.

Supervisor Mancuso remarked, the builders are ready to go ahead on that land at the present time and if we do not take advantage of the purchase at this time we might not get it.

Supervisor Gallagher stated, I believe we should wait until we have a full membership present on this matter. Let us let this matter pass until we come to the supplemental budgets.

Supervisor Mancuso inquired, Mr. Deas, do you believe it possible for the builders to build on this land before the end of the year?

Mr. Deas answered, we are holding permits on this land now. The owners of the property are the people who are putting in homes.

Supervisor Mancuso asked, who are the owners?

Mr. Deas replied, Car Gilert is one of the owners. There are other owners.

Supervisor Mancuso explained, we know Mr. Gilert is interested in developing other property at this time rather than this area.

Mr. Deas said, many of the owners of the property are willing to go ahead with construction of homes.

Supervisor Gallagher interrogated, Miss Randall, just a year ago did not we appropriate some money for a Children's Center.

Supervisor Mancuso answered, \$40,000.

Supervisor Gallagher continued, have they accomplished anything by this time?

Miss Randall replied, no, but we are negotiating on this matter at the present time.

Supervisor Gallagher remarked, I believe we should let this matter pass for the time being because we will be entering into a lot of negotiations on this matter.

Supervisor Mancuso explained, other items in the Recreation budget were reduced by the Mayor. The repair of buildings from \$49,750 to \$45,000. Several items of overtime in the budget were increased over the figure of last year.

Miss Randall said, our overtime last year was cut and we did get an additional appropriation during the year.

Supervisor Mancuso remarked, we thought that with the availability of employments at this time that the overtime could be decreased.

Supervisor Mancuso moved that in sheet 1, Index 13, line 3, that the \$4,000 be cut to \$2,000 and on sheet 5, line 3, overtime be cut to \$2,750.

Seconded by Supervisor Christopher.

Mr. Jordan, Business Manager of the Recreation Department, said, on the overtime for \$2,750, that is Camp Mather and it is necessary.

Supervisor Mancuso said, I will withdraw that part of the motion. *No objections* and the motion *carried*.

Supervisor Mancuso stated, question of Camp Mather was discussed with respect that they are asking for an appropriation for capital expenditure and it was the opinion of the committee that the rates for Camp Mather should be increased. The committee was assured that the rates would be increased next year.

Supervisor Christopher inquired, Miss Randall, would you mind informing the Board if it is your intention to increase the rates at Camp Mather so that it will be self-sustaining?

Miss Randall replied, unless we do something to get the main building repaired it is going to take a number of years to get the money back. If it is necessary to raise the rates we will have to do that.

Supervisor Christopher remarked, we should keep the rates at a minimum, but it should be self-supporting.

Supervisor Mancuso said, we have \$28,000 on capital expenditures, for lights, heating and plans for new playgrounds.

Supervisor Gallagher stated, you have some money on a carry-over for lights. Can't you get by on it?

Mr. Jordan replied, we have some money left from 1941, but the costs for the installation of lights have gone up. We have \$12,000 for North Beach and \$8,000 for Folsom.

Supervisor Gallagher remarked, I believe that you can get by on that amount. I cannot see any reason to add an additional \$28,000.

Miss Randall explained, we will not be able to go ahead with only \$20,000. The cost has increased.

Supervisor Gallagher said, I believe that you should go as far as you can with the \$20,000.

Supervisor Mancuso stated, we have an item in the budget for \$2,500. That is for the purchase of music boxes. I desire to know if the Recreation Commission is going to purchase music boxes for entertainment or if they are to provide playgrounds.

Miss Randall answered, in our recreation centers we are holding dances and we must have music so that the children can dance.

Supervisor McMurray asked, what is the \$3,500 for pianist fees?

Miss Randall replied, we have choruses for children and we have singing classes and we pay our pianist at the rate of \$2.50 per call.

Supervisor McMurray said, in Southside the freeway will do away with the baseball diamond. Why weren't the people in the Potrero District given consideration for a baseball diamond?

Miss Randall answered, we purchased land for the people in that neighborhood for a new playground. When we secure the building on the land we will build diamonds.

Supervisor Mead remarked, that isn't in the budget now, is it?

Supervisor Gallagher said, it is not in the budget. You can, at any time, make a motion to include any amount for capital expenditure.

Supervisor McMurray stated, I believe we should try to delete some of the other items so that there might be money for the purchase of a baseball diamond. When the proper time comes I will make a motion to put that sum in the budget.

Supervisor Mancuso explained, the 7 new positions in the budget. There are other items that total \$28,250. If the Mayor's thought relative to the purchase of land is to be carried out it should also be applied to matter of this kind.

Miss Randall stated, on Bernal Playground we do not have any heat at all.

Supervisor Gallagher asked, have you a carry-over at all?

Miss Randall replied, that went back to the General Fund.

Supervisor Gallagher remarked, let us cut everything out but the heat.

Miss Randall replied, I do not believe that the lights should go out.

Supervisor Gallagher said, you have \$20,000 as a carry-over. You can get by with the \$20,000.

Mr. Jordan explained, that money is expressly set up for Folsom or North Beach Playgrounds. We could complete one job, but which one would it be?

Supervisor Gallagher said, you have \$8,000 in Folsom and you

want \$6,000 more; you have \$12,000 in North Beach and you want \$6,000 more. Folsom is lighted at the present time. I believe we should cut this item out.

Supervisor Mead remarked, I believe that the Recreation Commission should go along with us on this matter. You said that you have lights at the present time.

Miss Randall remarked, the lights at North Beach are so bad that we had to close it down. The Public Utilities Commission has worked out a plan whereby we can go ahead, but we need the money

Supervisor Mead remarked, it seems to be that in view of the fact that these conditions existed for a great number of years they could be permitted to continue for another year.

Supervisor Mancuso moved that on sheet 14, on the capital expenditures, all items making the \$28,250 be deleted, except the money for Bernal heating of \$1,800.

Seconded by Supervisor McMurray.

Supervisor Mancuso said, suppose we cut it \$20,000 instead of \$26,450?

Supervisor Mancuso moved, as a substitute motion, that it be reduced from \$28,250 to \$8,250, leaving \$4,000 for Bernal and \$4,250 for North Beach.

Seconded by Supervisor McMurray.

Miss Randall remarked, the Potrero wall is falling down. The drainage at Sigmund Stern is vitally necessary.

Supervisor Mancuso stated, if we put these matters before the people on a bond issue I believe that you can take care of some of these items that you have here.

There being no objections, the foregoing motion carried.

Supervisor Mancuso said, on repair of buildings, \$45,000. This is for painting and miscellaneous jobs, and paving,

Miss Randall explained, out buildings are in a bad condition and the paving is in bad condition. If a child falls down we will have a suit on our hands.

Supervisor Mancuso inquired, you have \$15,000 in painting. Is that necessary?

Mr. Jordan answered, this is both outside and inside work. It has been approximately 25 years since they have been painted.

Supervisor Gallagher remarked, last year you had \$1,000 and you only spent \$40,289. Now you are increasing it \$4,000 over last year. Why couldn't you get by with the same amount of money you had last year?

Supervisor Mancuso moved that sheet 1, Index 13, line 12, Repair to Buildings, be reduced by \$4,000.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso explained, materials and supplies, you have \$25,000. You show \$10,000 to be purchased. What is the other \$15,000 for?

Mr. Jordan said, every year we have to spend money to keep up our equipment.

Supervisor Mancuso stated, you spent \$8,000 in 1944-45; you spent \$7,000 the first part of this year and you anticipate \$9,000 for the balance of the year. I believe it could be cut to \$20,000.

Mr. Jordan remarked, it would be good business to buy as much as we possibly can in the coming year. By purchasing now we can save money.

Supervisor Mancuso said, your experience does not show an expenditure of \$25,000 for supplies. The first six months of this year you spent only a little over \$7,000.

Supervisor Mancuso moved that the figure on sheet 1, line 15, Materials and Supplies, be reduced from \$61,860 to \$56,860.

Seconded by Supervisor McMurray.

Supervisor Mead remarked, I do not think that we should be penny wise and pound foolish. The Recreation Commission has said that they would be in a position to secure much of this equipment at a reduced price. I think the Board should give serious thought to this matter.

Supervisor Mancuso explained, they spent only \$8,000 in 1944-45; they spent \$7,000 for the first six months of the year and anticipate about \$9,000 expenditure for the balance of the year. The amount they want this year is away out of line.

Supervisor Mead stated, I believe we should give them the money. We should purchase this equipment and store it for future use.

Supervisor McMurray remarked, we considered the matter of securing equipment for fire houses and some of the members wanted to delete the matter. I believe if we are going to save money on this budget that we should make some changes. We could do without a lot of the budget of the Recreation Department.

Supervisor Lewis said, I desire to cut this budget, too, but we have to see that the children have something with which to play. I do not want to see a lot of equipment piled up in a warehouse and not being able to use it. If they can purchase the equipment available it will bring them up to what they would have been able to buy if the war had not come along.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Mancuso, McMurray, Meyer, Sullivan—6.

Noes: Supervisors Lewis, Mead—2.

Absent: Supervisors Brown, Colman, MacPhee—3.

Supervisor Lewis stated, I serve notice that if Supervisor Brown is not here tomorrow I will ask to be excused tomorrow morning.

Supervisor Gallagher remarked, I cannot be here tomorrow morning.

Supervisor Sullivan explained, I cannot be here tomorrow morning.

Supervisor Lewis stated, I will serve notice on this Board that if every available member is not present at these meetings I will not be in attendance. Unless Supervisor Brown is here when we continue tomorrow I will not go ahead until we have a call of the Board.

Supervisor Mancuso said, if some of the members cannot get here until 11:00 o'clock, I suggest that we come at 11:00 o'clock.

Supervisor Mancuso moved that we put a call of the Board for 11:00 o'clock tomorrow morning.

Seconded by Supervisor Lewis.

The Chair ruled the motion *out of order*.

Approval of Recreation Commission Budget.

Supervisor Mancuso moved adoption of the Recreation Commission budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 13—*Teen Age Centers.*

Supervisor Mancuso inquired, is that going to continue or can we delete it? This was a war emergency only. Now the war is over and we have a budget of \$55,000.

Miss Randall answered, the children are still here and the conditions are just about the same. We are planning to turn these teen age centers over to the playgrounds.

Supervisor Gallagher asked, can we cut some portion of the budget?

Miss Randall replied, this is based on what we are spending now. We could not reduce anything without cutting out a center.

Adoption of Teen Age Center Budget.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 13—*Hunters Point.*

Supervisor Mancuso moved that the budget be adopted.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 13—*School Centers.*

Supervisor Mancuso explained, no increase or decrease.

Miss Randall said, we are operating various schools at night and this money is necessary for that.

Supervisor Mancuso moved that the budget be adopted.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 13—*Camp Mather.*

Supervisor Mancuso explained, there is an increase of \$1,660.

Supervisor Mancuso moved the adoption of the budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Adoption of Entire Recreation Commission Budget.

Supervisor Mancuso moved adoption of entire Recreation Commission budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 14—*Public Library.*

Supervisor Mancuso explained, miscellaneous contractual services were cut \$10,000; buildings reduced from \$150,000 to \$75,000; rental of equipment was deleted and books were reduced. Increase of personnel by 12. Last year we adopted a policy of building one new library a year. We gave them one last year and we are going to give them another this year.

Mr. Clarke, Librarian, said, the actual site for the new library was not picked by the Commission. They felt it would be better to wait until the particular district was designated for the new library.

Supervisor Mead inquired, what effect would the limiting of building have on the construction of the new library for the coming year?

Mr. Clarke answered, I believe that there will be a definite holding back of priorities. I believe that it will delay the building.

Supervisor Mead stated, in view of the so-called freeze of building, even though you have the money, could the construction be started within the next fiscal year? I am wondering why the money should be set up this year if it could not be done. Does that carry over or does it go back into the General Fund?

Mr. Clarke answered, that would be carried over and it will not go back into the General Fund.

Supervisor Gallagher remarked, I believe it would be well to delete that item because I do not believe that the library could be built within the next three years.

Supervisor Mancuso said, we promised the library that we would give them money for a new library every year in order to catch up with the neglect that has been taking place during the past 10 or 15 years.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Sullivan.

Supervisor Lewis said, if we appropriate this money does that mean that you are going to go around and secure a lot and tie up that property to put in a library?

Mr. Clarke answered, that is correct.

Mr. Lewis stated, sites are hard to get in San Francisco. We have only 18,000 lots left in San Francisco. We need new libraries in San Francisco. It is important to tie up land today, but if you haven't any plan at the present time I believe that you should come in and tell us where you are going to locate a library.

Mr. Clarke replied, we have in the budget money in the amount of \$60,000 for the purchase of necessary sites. We have included in this budget funds for all of our post-war plans. We have included in this budget money to purchase property for a Marina library.

Supervisor McMurray moved to delete sheet 8, line 12, Buildings.

Seconded by Supervisor Lewis.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, McMurray—4.

Noes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Absent: Supervisors Brown, Colman, MacPhee—3.

Supervisor Lewis remarked, it is contemplated to put a rental library on The Embarcadero. I am opposed to this matter. We would be losing books at this library by the men who are going out in ships. I believe we are better off to take that money that we have and construct a library in other districts.

Supervisor Gallagher asked, would you go along on an amendment that they move it up on Market Street?

Supervisor Lewis answered, I would like it in some part of San Francisco where it is more needed.

Supervisor Mead said, I believe that we should have a library on

The Embarcadero. There are many people who work and live down there and they are entitled to some consideration.

Supervisor Lewis stated, if these men are residents of San Francisco they have libraries in their own districts. If we are going to build libraries we should put them into a district where they will be used to the fullest extent.

Supervisor Mead replied, there are many people working in that particular section of town who live in that part of town. There are just as many men in that part of town as in any other part.

Supervisor Mancuso remarked, I believe that Supervisor Lewis has overlooked the point on this thing. The main thing the Commission stresses is that the Labor School is right in that neighborhood. There are many merchant marines who have to study and they would use this library.

Supervisor Lewis moved that we delete all items in budget relating to the library on The Embarcadero.

Seconded by Supervisor Sullivan.

Supervisor Mancuso said, this will have to be made by separate motions on specific items.

Supervisor Lewis moved that sheet 1, Index 14, line 14, be deleted by sum of \$1,500.

Seconded by Supervisor Sullivan.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Gallagher, Lewis, Sullivan—3.

Noes: Supervisors Christopher, Mancuso, McMurray, Mead, Meyer—5.

Absent: Supervisors Brown, Colman, MacPhee—3.

Supervisor Christopher said, I would like to ask Mr. Clarke about the necessity for a chauffeur.

Mr. Clarke answered, we have daily delivery service to our branch libraries. He handles the books.

Adoption of Public Library Budget.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 15—*Board of Trustees of the War Memorial of San Francisco.*

Supervisor Mancuso explained, deleted items for building improvements in amount of \$145,000. There is in budget \$85,774 for rehabilitation for Art Museum.

Mr. Pfeuger remarked, no improvements have been made on this museum since it was constructed. It is very badly in need of repairs. We need this rehabilitation of the place. We have to make certain changes in the museum.

Supervisor Lewis asked, do you open the museum at night?

Mr. Pfeuger stated, we are open at night. There is no other museum open at night.

Supervisor Lewis stated, do you offer anything that other museums do not offer.

Mr. Pfeuger answered, we feature local artists. It is the only downtown museum available for people who cannot go out to the de Young Museum.

Supervisor Gallagher said, I believe this matter should be deleted.

Supervisor Mancuso moved adoption of the budget, General.

Seconded by Supervisor Mead.

No objections and motion carried.

Supervisor Mancuso moved adoption of the Art Museum budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 16—*Art Commission.*

Supervisor Mancuso explained, no increase in personnel. Increase of \$42,000 for physical arts. Total reduction of \$25,000.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 17—*Board of Trustees, California Palace of the Legion of Honor.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 18—*Board of Trustees, M. H. de Young Memorial Museum.*

Supervisor Mancuso explained, this budget was reduced by the Mayor \$236,749. Temporary salaries from \$1,000 to \$500, building, stores and improvements from \$243,974 to \$15,000, equipment from \$1,160 to \$385, entertainment of visitors from \$1,200 to \$1,000. Seven new positions added.

Supervisor Mancuso moved adoption of the budget together with capital expenditure of \$27,500.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 19—*California Academy of Sciences.*

Supervisor Mancuso explained, increase of \$8,905. Two new positions.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Mead.

No objections and motion carried.

Index 20—*Municipal Court.*

Supervisor Mancuso explained, 20 new positions. \$10,000 for temporary salaries, which was reduced to \$5,000. The department is self-sustaining.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 21—*Superior Court.*

Supervisor Mancuso explained, increase of \$149,000. Requested 6 court reporters going on a monthly salary. New position of Probate Investigator. New position Domestic Relations Referee, which is going to be changed to Investigator. Reduced transcriptions from \$20,000 to \$5,000.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 22—*San Francisco Law Library.*

Mr. Hugh Allen said, we are asking for an increase of only a little over \$1,000. This is about the smallest budget in the City departments.

Supervisor Mancuso explained, we have a budget as submitted by the Mayor, but they are asking for money for shelving. They submitted a supplemental budget, but the Mayor deleted it.

Supervisor Gallagher remarked, unless the amount is in the supplemental budget we cannot consider it.

Supervisor Mancuso replied, the \$1,000 is not in the budget. It is a question of whether or not it is a capital expenditure. I believe it would be contractual services.

Mr. Brooks said, shelving is considered the same as file cabinets. It is not a capital expenditure.

Supervisor Mancuso stated, suggest we pass this budget as it is and before adoption of the whole budget we will see if we can get an opinion from the City Attorney as to whether or not this is a capital expenditure.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso moved that we rescind action.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso moved that \$1,000 for improvements be included in the budget, subject to opinion from the City Attorney as to whether or not we have the authority to do so.

Seconded by Supervisor Mead.

Supervisor Gallagher explained, why don't we make a motion that the budget be passed as submitted and then make a motion for \$1,000 for a supplemental budget? Let us get one out of the way and then we can act on the supplemental.

Mr. David Lewis said, if you are going to consider supplementals, there is nothing before you. If you are going to put anything in the budget, Mr. Allen has asked for \$2,000.

Supervisor Mancuso stated, Mr. Allen wants the budget put back in the same way it was when he submitted it.

Mr. Lewis remarked, I believe any member of the Board has the right to put in any amount for capital expenditures. Whatever amount we take we still are going to do it subject to the opinion of the City Attorney.

Supervisor Lewis moved that we place in the budget, as a capital expenditure, subject to the City Attorney's opinion, the amount of \$2,000 for shelving and books in the Law Library.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso moved that we rescind action.

Seconded by Supervisor Mead.

No objections and motion carried.

Supervisor Lewis moved that, subject to City Attorney's opinion, we add \$2,000 as a capital expenditure for putting in shelving in the Law Library.

Seconded by Supervisor Mead.

Supervisor Mancuso moved, as an amendment, that we change the amount to \$1,000.

Seconded by Supervisor Christopher.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Mancuso, McMurray, Sullivan—5.

Noes: Supervisors Lewis, Mead, Meyer—3.

Absent: Supervisors Brown, Colman, MacPhee—3.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 23—*Juvenile Court.*

Supervisor Mancuso explained, increase of \$88,662. Request for 27 new employments; \$15,000 for maintenance of minors, which was reduced to \$5,000; repair of buildings reduced \$200; heat, light and water reduced \$200; material and supplies, \$1,925.

Supervisor Mancuso moved adoption of the Probation Office budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 24—*Detention Home.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 24.1—*Log Cabin Ranch.*

Supervisor Mancuso explained, increase requested for \$304,000. Maintenance and repair of structures, overtime, supplies, improvement and foodstuffs were reduced by \$263,126. \$80,000 for capital expenditures included. Figure arrived at by Finance Committee and the Mayor.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 24.2—*Laguna Honda Children's Home.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 24.3—*Ocean View School for Girls.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso moved adoption of complete Juvenile Court budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 25—*Adult Probation Department.*

Supervisor Mancuso explained, increase of \$3,000 due to salary increases.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mead stated, I would like to take up matter on sheet 2, Index 38, line 7, Foreman Painter; the salary should be \$374.50 instead of \$351.

Mr. Ryan, representing the Controller, said, this matter will be corrected.

Supervisor Lewis remarked, I would like to be excused tomorrow morning. I will be here at 2:00 p. m.

No objections and Supervisor Lewis excused until 2:00 p. m.

Supervisor Mancuso moved that we recess until 11:00 a. m.

Supervisor Sullivan said, I desire to be excused until tomorrow afternoon at 4:00.

No objections and Supervisor Sullivan excused.

Supervisor Mancuso moved that we recess until 2:00 p. m.

Seconded by Supervisor McMurray.

No objections and motion carried.

RECESS.

The Board at the hour of 11:45 p. m. recessed to reconvene at 2:00 p. m.

DAVID A. BARRY, Clerk.

WEDNESDAY, MAY 15, 1946—2:00 P. M.

The Board of Supervisors reconvened at 3:00 p. m. to resume consideration of the budget.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, Mead, McMurray, Meyer—9.

Absent: Supervisors Colman, Sullivan—2.

Quorum present.

President Dan Gallagher presiding.

Supervisor Colman on leave of absence.

Supervisor Sullivan noted present at 3:05 p. m.

Consideration of the Budget.

Consideration of the budget was resumed.

Supervisor MacPhee asked for information as to what action had been taken by the Board at its previous meetings.

Supervisor Mancuso explained what departments had been considered by the Board.

Supervisor MacPhee inquired, what action was taken on the Sergeant-at-Arms.

Supervisor Mancuso replied, this position is still with us.

Supervisor Mead remarked, I believe that this matter should be brought up for discussion. I do not want to see anybody lose a job. The job is to be vacant very shortly. We have two fine chauffeurs on duty at the meeting and they are available. During the absence of the present Sergeant-at-Arms I have seen times when there was a great lot of argument as to who was to be Sergeant-at-Arms. I believe that this position should be filled by a chauffeur. I believe that this job should be deleted from the budget.

Supervisor Gallagher stated, we already passed the Supervisors' budget. Am I to understand that we are to open up this matter again? If we are going to do this let us start all over again on the budget. If it is the intention of the Board to start all over again they can.

Supervisor Christopher said, it has been my intention that I was not voting for this budget despite the fact that I kept quiet. I feel that when the final vote is going to be taken I am going to make certain amendments. Just because certain items have been passed I do not believe that they have been made part of the official budget for the coming fiscal year. I feel that after we have gone through this budget any member of the Board can offer any amendment he so desires.

Supervisor Gallagher remarked, that is correct, but if we pass a budget we have given a department head the thought that their budget was passed. If we are going to go over them again we must inform them of that fact.

Supervisor McMurray stated, last night we went through quite a few budgets without all of the members being present. Tomorrow somebody will be absent. If we are going to go back where we were yesterday we will never get through with the budget.

Supervisor Gallagher explained, we have considered budgets up to the Chief Administrative Officer, except the Park Department, and from that point we were to go on. If it is the consensus of the Board to go back over all of the departments again we should make a plan as to how we are going to proceed. If it is the consensus by a vote that we are going to go back on these matters again it is all right with me.

Supervisor McMurray said, I believe that we should continue on the budget.

Supervisor Sullivan remarked, if the budget is voted down then we have to go over it again.

Supervisor MacPhee explained, I would like to apologize for not being here yesterday. I believe that we should follow right through with the budget and then if we want to go back on a matter we can.

I desire to comment on the budget at this time. It is going to be very high this year. The school budget will add approximately 5c on the tax rate. I would like to say that my position on these matters is that I will not vote for any increase in personnel or expenses of any department except those expenses that are absolutely necessary for the conduct of that department. If we are going to go beyond a 60c increase without making deductions wherever we can, the tax rate and the cost of government is going to continue to mount. If we hold the budget down to a minimum it will help the Finance Committee to figure ways and means to make more money available by broadening the tax base. A \$5 or \$6 or \$7 tax rate is going to be the worst thing that ever happened to San Francisco.

Supervisor Christopher remarked, I want to concur with Supervisor MacPhee because I feel that he has expressed my feelings better than I tried to do yesterday. There is one thing I want to point out to the members of the Board, if we can show where an item is not necessary, no department head is going to come to the Board and say

that a particular item is not necessary. They will all say that every item is necessary.

On the salary standardization we increased one employee from \$400 to \$700 and when he found out how easy it was to get an increase he came and said that he was entitled to \$900.

I was very much ashamed when I had to turn down the Assessor when he said that he needed new employments. I could not give it to him because if I did I would have to give it to everybody in the City Hall. After the budget is passed you will have a free conscience because you will have done as you saw fit.

Supervisor Mancuso said, I do not believe that it is fair to the Finance Committee to let these two Supervisors make statements without making my own statement. We are not here for the purpose of passing the budget so that the departments can get by; we are passing the budget so that departments can operate more efficiently and give better service to the taxpayers of San Francisco. I have studied the budget two years with Supervisor MacPhee and we have worked on the theory that the City should work on a pay-as-you-go basis. As Chairman of the Finance Committee, I have been following that same system. The tax rate will be high regardless of what we do, but I disagree with Supervisor MacPhee with respect to the broadening of the tax base. If the tax rate is high I believe that we may be able to broaden it with more ease. I believe that we can afford \$5.50 tax rate. We are trying to do the best we can.

Index 12—*Park Commission.*

Supervisor Mancuso explained, it shows an increase of \$437,014. The original request was \$2,869,000.

Supervisor Mead said, I wish to point out to Supervisors Christopher and MacPhee that this budget was cut over \$2,000,000 before it came to the Board.

Supervisor Christopher stated, the fact that it was cut that much shows that we should study these budgets very closely because they asked for a lot of unnecessary items.

Supervisor Mancuso remarked, anticipated revenues is estimated at \$734,800; last year it was estimated at \$695,000. Requested new position of Head Clerk, 3 Janitors, 2 Gardeners, 2 Supervisor Foremen of Grounds, Foreman Carpenter and they delete one General Clerk. The Mayor has allowed 11 new positions.

Supervisor MacPhee moved that 11 new positions be deleted.

Seconded by Supervisor Christopher.

Mr. Girod stated, the Head Clerk is in the Superintendent's Office. I believe this employment is essential. Three Janitors; one janitor is to take care of seven stations and he cannot take care of them all in one day. It takes about three days. This would permit us to split up the stations among them. The Supervisor's Field Assistant is necessary for the survey on field parties. Subforeman Gardener; we can drop the one for Columbus Avenue area because we have not received this back from the United States. The Painter is for the San Francisco Zoological Garden. The cages are all rusted and are in need of a paint job. We have four Painters, but they are not sufficient to take care of all of the work. We have two Plumbers at the present time, but the irrigation system is falling apart. This needs to be rehabilitated. We cannot go on with only two Plumbers. Laborers; there are four of them and two are to help the tree toppers. Our trees have been allowed to go along for a number of years without trimming, until it is dangerous. Teamsters; at present time we have two teams in the department, but only one Teamster. Foreman Carpenter; we have a General Foreman Carpenter who tries to supervise the work

of approximately 50 workers. He does not have enough time to do this. Hod Carrier and Bricklayer are on a part-time basis for six months only.

Supervisor MacPhee said, I believe everything that Mr. Girod has said is right. I am sorry that I cannot go along with it, but I haven't got the money to do everything that they plan to do. This budget is more than \$300,000 over last year. If we are ever going to be able to get additional funds to do what we want we will have to let people know that you cannot do everything they want to do. My position is substantially that we cannot spend money that you haven't got.

Supervisor Lewis explained, I feel that I have to go along with Supervisor MacPhee. I have listened to different things that have been asked for. I always contend that a man is a good department head when he asks for a lot of money for his department. Every department head is doing that.

There are things that must come first and I would rather see them than give new employments. I believe we should fix up our beach before we put more people into the Park Department. We should do things like cleaning the beach.

Supervisor Mancuso moved, as a substitute motion, that we delete 1 Head Clerk and 2 Laborers.

Seconded by Supervisor Meyer.

Supervisor McMurray inquired, are these all new positions? We got by last year without them.

Supervisor Mancuso answered, that is correct.

Supervisor Lewis explained, the original motion is to delete more positions than what Supervisor Mancuso is deleting.

Thereupon, the roll was called and the substitute motion was *defeated* by the following vote:

Ayes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Absent: Supervisor Colman—1.

Thereupon, the roll was called on the original motion and it was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Noes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor Mancuso stated, we have capital expenditure items for the Park Department and they amount to \$372,550.

Supervisor MacPhee said, I understand that Mr. Ross made arrangements so that if additional revenue was provided that could be done.

Supervisor Mancuso remarked, it has already been done.

Supervisor MacPhee said, I understand they are in the budget and we will have to raise taxes for them after July 1st.

Supervisor Gallagher stated, we have to consider these matters at the time we consider the Park Department's budget.

Supervisor MacPhee explained, I believe these matters that have been given such serious thought by the Mayor and Finance Committee are worthy of consideration and we should get behind them and see that they are done. I voted against them not because I am against the principle; I voted against them because I do not have the money.

Supervisor Gallagher remarked, I believe we should go to the capital expenditures and stay with them.

Supervisor Brown said, I would like to ask Mr. Mancuso as to the supplemental budget. In past years there has always been a mass of supplemental budget at the last minute.

Supervisor Mancuso replied, they are all in now. At the end of the budget we are going to consider the supplemental budget.

Supervisor Brown inquired, why can't they be considered while we are considering each department budget?

Supervisor Mancuso answered, we were advised that the procedure that has been followed in the past was to consider them after the whole budget was finished.

Supervisor Brown stated, after we are through with the Park Department budget we will try it out.

Supervisor Mancuso moved that we reduce sheet 1, Index 12, line 22, Concerts, to \$20,000.

Seconded by Supervisor Meyer.

Mr. Girod said, we have concerts only on sunny days.

There being *no objections*, the foregoing motion was *carried*.

Supervisor MacPhee remarked, I notice that there is an increase in overtime for the coming year. Last year we were at war and overtime was necessary to accomplish what could not be done during the normal work week.

Supervisor MacPhee moved that the overtime item be placed at \$5,000.

Seconded by Supervisor Mancuso.

Mr. Girod explained, the Park Department is a 7-day operation. We maintain concessions, swimming pools, etc. The overtime is caused by the Salary Ordinance.

Supervisor Christopher asked, did that condition prevail in 1944.

Mr. Girod answered, no; the Salary Ordinance changed that.

Supervisor Mancuso said, I am going to withdraw my second. I believe that it could be cut in half.

Supervisor MacPhee said, I will change my motion to make this reduction from each department.

Supervisor MacPhee moved that the General Department, allowance for overtime, be cut to \$3,000.

Seconded by Supervisor Christopher.

Supervisor Mancuso moved, as a substitute motion, that the amount be cut to \$3,750.

Motion *lost* for want of a second.

Thereupon, the roll was called and the original motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Sullivan—8.

Noes: Supervisors Mancuso, Meyer—2.

Absent: Supervisor Colman—1.

Supervisor Mancuso said, we have certain items in capital expenditure.

Supervisor Lewis remarked, before you get to that, I have certain items I want to take up.

Supervisor Gallagher explained, Supervisor MacPhee has more motions to make.

Supervisor MacPhee moved that sheet 16, line 3, Overtime, San Francisco Zoo, be reduced from \$3,000 to \$500.

Supervisor Mancuso stated, I believe that we should not cut these amounts too much because they are on a 7-day work week. This is a self-sustaining department.

Supervisor MacPhee explained, this budget as presented to us for approval is much more than it was two years ago.

Supervisor Brown asked, do you know how much the total supplemental appropriations are?

Mr. David Lewis answered, total supplementals approved by the Mayor, \$10,125,000. On the Park Department, \$288,293.

Supervisor MacPhee remarked, the need might be justified, but I just point out there is a limit as to how far you can go.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead—7.

Noes: Supervisors Mancuso, Meyer, Sullivan—3.

Absent: Supervisor Colman—1.

Supervisor Mancuso informed the Board, certain items have been set aside for capital expenditures.

Supervisor Mancuso moved that Old Speedway Meadows, \$20,500; Fulton Street Landscaping, \$10,000; Lincoln Way Landscaping, \$10,000; McLeran Park Development, \$20,000; Rifle Range, \$50,000; Big Rec, Field House, Plans, \$12,000; McLeran Park Land, \$20,000, be deleted.

Seconded by Supervisor McMurray.

Supervisor MacPhee asked, what is going to happen to the rest that you have not eliminated?

Supervisor Mancuso replied, that will be up to the rest of the Board.

Supervisor MacPhee explained, my position is that I am not going to vote for any of them because we do not have the money. You, by implication, are leaving some in.

Supervisor Mancuso answered, I am leaving in those that, as a member of the Finance Committee, I feel are necessary.

Supervisor Brown inquired, are these in the budget now?

Supervisor Mancuso replied, the City Attorney ruled that they are in the budget.

Supervisor Lewis said, I want to go along with Supervisor MacPhee on this matter, but I would like to get some more information on this. It was brought to our attention, when we were studying with the Mayor, that as far as the irrigation condition is concerned they are in such bad condition that if we do not vote the money there is likely to be a loss of life by the pipes breaking. As our Golden Gate Park is endangered, I do not believe that we should vote against it. I would like to hear from Mr. Girod.

Mr. Girod explained, the system was installed between 1869 and 1880. The pipe cannot last forever and it must be repaired.

The pipeline leading to Lincoln Park. We have a 10-inch pipeline that carries the water. This pipeline was installed many years ago, and is in bad condition. We had one break many years ago and it

caused considerable damage to property. The City had to pay because it washed out the land and some homes.

Supervisor MacPhee asked, why isn't this included in your routine contractual services; the amount isn't large?

Mr. Girod answered, it was the thought of the Commission that it should not be done that way.

Supervisor Gallagher inquired, have you any carry-over money from last year?

Mr. Girod answered, yes, we have.

Supervisor Gallagher interrogated, how much money have you?

Mr. Girod replied, I could not tell you. I will get that information for you.

Supervisor Lewis said, I am trying to find out whether or not we have to keep this matter in. The Park Commission pointed out to us that one of the greatest money-making things in the park is the miniature railroad. They said the money is necessary to repair the rails.

Mr. Girod stated, that is correct. The rails are very light and badly worn. The ties have to be replaced. We are planning to enlarge it and have two trains operating.

Supervisor MacPhee inquired, will it cost \$12,000 to put in new rails?

Mr. Girod answered, it will cost \$6,000.

Supervisor MacPhee asked, isn't it a fact that you cannot operate it without a certificate of safety from the State?

Mr. Girod replied, it will not be safe within another six months. We will have to close it down because we will not be able to operate it.

Supervisor Lewis interrogated, how much money does the railroad make in a year?

Mr. Girod replied, I do not know just how much it does make.

Supervisor Mancuso explained, the information I received was that any money spent on the railroad would pay for itself in a year.

Mr. Girod said, it makes about \$17,000 per year.

Supervisor MacPhee asked, what is the net?

Mr. Girod answered, I cannot give you that figure right now, but I can get it later.

Supervisor Lewis said, I suggest that this motion be withdrawn so that we can take up each item on capital expenditure seriatim.

Supervisor Mancuso remarked, I will withdraw my motion.

No objections and motion withdrawn.

Supervisor Mancuso moved that the capital expenditure for the Park Department be considered seriatim.

Irrigation System, \$50,000. Supervisor Mancuso moved adoption.

Seconded by Supervisor Lewis.

No objections and motion carried.

Drilling New Well, \$7,600. Supervisor Mancuso moved adoption.

Seconded by Supervisor Lewis.

No objections and motion carried.

Construction of Reservoirs, \$22,500. Supervisor Mancuso moved adoption.

Seconded by Supervisor Lewis.

No objections and motion carried.

New Paddocks, \$5,000. Supervisor Lewis moved for deletion.

Seconded by Supervisor Mead.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, McMurray, Mead—6.

Noes: Supervisors Gallagher, Mancuso, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Lincoln Park Irrigation System, \$32,500. Supervisor Lewis moved deletion.

Motion *lost* for want of a second.

Supervisor Lewis said, if Supervisor MacPhee is to be consistent he should second my motion.

Supervisor MacPhee remarked, my position would not be sound in seconding these motions. I am in favor of deleting all of these items, but I do not believe that I should second them.

Supervisor Lewis stated, we are to consider these items seriatim. If you do not vote on these and then try to knock them all out that would not be right. You should vote on each item either for or against on the motion.

Supervisor Mead rose to a point of order. All of this discussion is out of order.

The Chair ruled the point of order well taken.

Yacht Harbor, \$25,000. Supervisor Mancuso moved that this item be increased from \$25,000 to \$150,000.

Supervisor Mead said, I would like to second this motion as a capital expenditure, but I would like to delete it from the general budget. I would be happy to go along with 50 per cent.

Supervisor Mancuso then moved, as an amendment, that the amount be increased from \$25,000 to \$75,000.

Seconded by Supervisor Mead.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Absent: Supervisor Colman—1.

Kezar Stadium, \$6,500. Supervisor Mancuso moved adoption.

Seconded by Supervisor Mead.

No objections and motion carried.

Fleishhacker Playfield—Miniature Railroad, \$15,500. Supervisor Mancuso moved adoption.

Seconded by Supervisor Mead.

No objections and motion carried.

Fleishhacker Playfield—Concession Center, \$25,500. Supervisor Mancuso moved adoption.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Huntington Square—Convenience Station, \$3,500. Supervisor Mancuso moved adoption.

Seconded by Supervisor Meyer.

No objections and motion carried.

Mount Davidson—Underground Electric Cable to Cross, \$3,300. Supervisor Mancuso moved adoption.

Seconded by Supervisor Lewis.

No objections and motion carried.

Mission Park—Irrigation System, \$18,000. Supervisor Lewis moved deletion.

Seconded by Supervisor Gallagher.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray—5.

Noes: Supervisors Brown, Mancuso, Mead, Meyer, Sullivan—5.

Absent—Supervisor Colman—1.

Old Speedway Meadow—Convenience Station, Barbecue Pits, \$20,500. Supervisor Mancuso moved deletion.

Seconded by Supervisor Mead.

No objections and motion carried.

South Drive—Reconstruction to Great Highway, \$10,000. Supervisor Brown moved deletion.

Seconded by Supervisor Lewis.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Noes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Golden Gate Park—Drainage Correction, \$5,100. Supervisor Mancuso moved adoption.

Seconded by Supervisor Mead.

No objections and motion carried.

Fulton Street Landscaping, \$10,000. Supervisor Mancuso moved deletion.

Seconded by Supervisor Brown.

No objections and motion carried.

Lincoln Way Landscaping, \$10,000. Supervisor Mancuso moved deletion.

Seconded by Supervisor Meyer.

No objections and motion carried.

McLaren Park Development, \$20,000. Supervisor Mancuso moved deletion.

Seconded by Supervisor Brown.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—8.

Noes: Supervisors Mead, Sullivan—2.

Absent: Supervisor Colman—1.

Rifle Range, \$50,000. Supervisor Mancuso moved deletion.

Seconded by Supervisor Mead.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

No: Supervisor Sullivan—1.

Absent: Supervisor Colman—1.

Big Rec—Field House, Plans, \$12,000. Supervisor Mancuso moved deletion.

Seconded by Supervisor Brown.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—9.

No: Supervisor Sullivan—1.

Absent: Supervisor Colman—1.

McLeran Park—Land, \$20,000. Supervisor Mancuso moved deletion.

Seconded by Supervisor Brown.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—8.

Noes: Supervisors Mead, Sullivan—2.

Absent: Supervisors Colman—1.

Supervisor Brown said, it states capital expenditures based on new revenues. Does that mean from new revenues or from taxes?

Supervisor Mancuso explained, we received information from the City Attorney that even though the Mayor had marked them as capital expenditures they are still in the budget. We made a motion that these be considered as part of the general budget so that there would be no question about it.

Supervisor Lewis remarked, it got into the budget. The Mayor sent a message to the Board that these expenditures should be taken from new revenues and that we delete from the Mayor's message.

Mr. Holm stated, that is not quite correct. The Mayor's message said that we should get new revenue, but if new revenues were not forthcoming then they are to be considered as part of the budget.

Supervisor Brown explained, I made some statement a while back about the subject of new sources of revenues and I made the point that new sources of revenue did not reduce the tax on real property, but just gives more money to be spent. The Mayor is proposing that new revenues should be spent, not to reduce the tax rate, but to make capital expenditures.

Supervisor MacPhee explained, if it is necessary to do all of these particular jobs requested, the Board should give serious consideration to approving them. I do not want, at this time, to put money into the budget. I do not believe that we should fight with the Park Department over these issues at this time. They have money in their carry-over to take care of these things. These matters were put under capital expenditure to call our attention to the seriousness of them. Until such time as we get money to do this sort of a job, I do not believe that we can afford to do it.

Mr. Lloyd Wilson remarked, the Park Department did not submit

its proposal with the understanding that these capital expenditures would be out of new revenues. We were asked to submit these by the Mayor and we believe that it is up to the Board of Supervisors to find ways of securing the money.

Supervisor Brown said, I suggest that we consider the supplemental budgets. The Park Department's supplemental budget is over \$200,000. The difficulty with these appropriations in the past has been that they always came in at the last minute and they do not get the necessary consideration that they deserve.

Supervisor Brown moved that we take these items up and dispose of them in the same way that we disposed of the others.

Seconded by Supervisor Mead.

Supervisor Mancuso remarked, I believe that we should get through with the budget today and then tomorrow we can sit and consider these.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Mancuso—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved adoption of Park Department budget—General.

Supervisor Brown stated, we adopted a motion to consider the supplemental budget now.

Supervisor Mancuso moved that the Park Department budget—General be adopted.

Supervisor MacPhee moved that the capital expenditure fund based on new revenue be deleted.

Supervisor Lewis raised a point of order. We have already voted on these matters and some of them were approved by the Board. If these matters are included in the motion I believe that we should rescind action.

Supervisor MacPhee moved, as a substitute, that the items not voted on be deleted.

Seconded by Supervisor Christopher.

Supervisor Mancuso remarked, I object to the motion because we do not have the items before us.

The Chair ruled the motion out of order.

Supervisor MacPhee stated, I will enumerate them item by item.

Supervisor Lewis remarked, it would be impossible to vote intelligently on this motion because some were voted on and others were not.

Supervisor MacPhee explained, I believe we should determine by policy what our action will be on this capital expenditure matter. They may all be justified and in order, but if we are going to spend all of this money we must get it some place. We should determine by policy what our position is going to be on capital expenditure. Each department is in the same position as the Park Department.

Supervisor Lewis stated, I want to go along with you. I agree with your policy. There are a couple of items that are necessary.

Supervisor Brown said, we have already considered this by seriatim and each item was considered and in each item Supervisor MacPhee had an opportunity to vote. Those items on which he did not vote

should not be considered again. We should not reopen the subject at this time.

The Chair ruled the point of order well taken.

Supervisor MacPhee explained, I thought I expressed myself at the start of the voting.

Supervisor Christopher remarked, there are three or four items that we all agree should be deleted.

Supervisor Gallagher explained, your motion at this time should be that we delete the entire amount.

Supervisor MacPhee said, I want to make that motion.

Supervisor Christopher moved that line 7, Lincoln Park Irrigation System, be deleted.

Seconded by Supervisor Lewis.

Supervisor Mancuso stated, the Park Department has to be irrigated. We have cut down the request of the Park Department from \$65,000 to \$32,500.

Supervisor Christopher said, I will withdraw my motion.

No objections and motion withdrawn.

Supervisor Christopher moved that line 3, Irrigation System, \$50,000, be deleted.

Supervisor Mancuso rose to a point of order. There was already a motion made that we consider the matter and then we made a motion to consider seriatim. I believe that we would have to rescind action to delete any of these matters.

Supervisor Christopher explained, there are three items on which I know everybody is in agreement, line 6, line 14 and line 15.

Supervisor Gallagher remarked, motions were made and acted upon.

Supervisor Christopher continued, I believe that we should rescind our action and then move to delete all items on capital expenditure.

Supervisor Mancuso moved that we rescind action with respect to capital expenditure.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Christopher, MacPhee, McMurray—3.

Noes: Supervisors Brown, Gallagher, Lewis, Mancuso, Mead, Meyer, Sullivan—7.

Absent: Supervisor Colman—1.

Supervisor Christopher inquired, do I understand that herceforth each member resort to every parliamentary maneuver to circumvent any member of the Board. I feel that there are four items in this budget that should be deleted and should not reman in because of a parliamentary circumvention.

Supervisor Mancuso said, if you believe, later on, that there are certain items that should be deleted you can vote to do that.

Supervisor Gallagher remarked, we have a certain amount set up in the capital expenditure budget for the Park Department and if you want to change it you can.

Supervisor MacPhee stated, Supervisor Brown informed me that certain officials have told him that the tax rate would be \$6.05. The Board is trying to get as close to the \$6.05 as possible. I believe we

should give consideration to this capital expenditure fund. I believe that the public should be aware of these capital expenditure items.

Supervisor Mancuso remarked, we have about \$800,000 that we are going to request that they be deleted.

Supervisor Meyer moved that we recess until 8:00 o'clock.

Seconded by Supervisor MacPhee.

No objections and motion carried.

RECESS.

The Board, at the hour of 6:30 p. m., recessed to reconvene at 8:00 p. m.

WEDNESDAY, MAY 15, 1946—8:00 P. M.

The Board reconvened pursuant to recess.

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

Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer—8.

Absent: Supervisors Brown, Colman, Sullivan—3.

Quorum present.

Supervisor Gallagher presiding.

Supervisor Sullivan noted present at 8:55 p. m.

Supervisor Brown noted present at 9:00 p. m.

Supervisor Colman on leave of absence.

Communication.

The Clerk read a communication from the Civil Service Commission relative to changes in classifications of positions and salaries.

Referred to the Finance Committee.

Consideration of the Budget.

The Board resumed consideration of the budget.

Index 12—*Park Commission.*

Supervisor MacPhee said, I would like an explanation of increase of \$6,533 for temporary wages.

Mr. Wilson replied, item on sheet 5, \$4,433, is based upon two new employments requested, one hod carrier and one bricklayer. If they are allowed this item is necessary; if they are not allowed then this item will go out.

Supervisor Mancuso moved that we reinsert in Park Department 8 of the 11 positions that we have deleted.

Supervisor Gallagher stated, let us get through with these two items, overtime and temporary wages.

Supervisor Mancuso moved that we rescind action we took in deleting 11 positions from the Park Department.

Seconded by Supervisor Meyer.

Supervisor Gallagher stated, we are now considering two items and until we are through with these items we cannot act on your motion to rescind.

Supervisor MacPhee said, I believe that my question has been answered. These positions were taken out and then the funds would go out, too.

Mr. Ryan informed the Board, these positions were not taken out.

Supervisor Mancuso remarked, I believe you are next up in this, Mr. Wilson. This appropriation is for part-time employees on a part-time basis.

Supervisor Gallagher stated, these are temporary jobs and the jobs are not set up.

Supervisor MacPhee moved that this item stay as it was last year, change \$4,433 to \$400.

Seconded by Supervisor Brown.

Thereupon the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead—7.

Noes: Supervisors Mancuso, Meyer, Sullivan—3.

Absent: Supervisor Colman—1.

Supervisor MacPhee said, would like an explanation of Index 12, sheet 27, Recreational Division, Wages temporary, have been increased by \$500.

Mr. Otto Sues explained, this is reflected in revenue.

Supervisor MacPhee remarked, sheet 1, Index 12, line 14, Miscellaneous and Repairs, Construction and Extension, \$4,100, desire an explanation.

Mr. Wilson answered, that item could be broken down into any of our divisions. Until we get the breakdown how can we tell you what it is.

Supervisor MacPhee remarked, I thought that you might have some idea on it because it is a new item in the budget. Are these expenses reflected by additional earnings?

Mr. Wilson replied, we have reflected in our anticipated increased revenues.

Supervisor MacPhee stated, sheet 16, line 10, \$1,000, Maintenance and Repair of Buildings in the Zoo. New item, desire explanation.

Mr. Wilson said, this is for the maintenance and repair of buildings. We have constant repair of cages and buildings in the Zoo.

Supervisor MacPhee asked, what fund were they taken out of before?

Mr. Ryan answered, were formerly in Contractual Services.

Supervisor MacPhee stated, there isn't a reduction in Contractual Services; it is up over \$50,000.

Supervisor Mancuso remarked, in sheet 10 of the budget, Contractual Services was reduced \$5,000.

Supervisor MacPhee explained, apparently this is broken down into three places. We have item for General Repair of Buildings, line 12, sheet 5, \$45,025, a new item. In Zoo, sheet 10, line 16, \$1,000, a new item. Sheet 27, line 13, \$11,550, a new item. This makes a total of \$57,575. This type of work was formerly done under Contractual Services. Contractual Services has been reduced \$6,045, but we are still increasing the amount for this work by \$51,535.

Mr. David Lewis stated, this is all reflected in the reduction of Contractual Services.

Supervisor MacPhee remarked, I believe that the Board should allow what they did last year, but should not exceed it. Mr. Wilson, we have a new matter here tonight. You are now classifying a lot of

your old items as Repair of Buildings. We are not certain on these items. If we try to leave them at the same amount as last year we do not know just what ones to cut. I would like to know where the difference between the \$80,000 and \$111,850 is being placed. I would like you to recommend the least important items that should be reduced.

Mr. Wilson replied, I am not prepared to admit that the standards set last year were either the best or the worst standards. I do not like to have the Park Department changed from here on as to what happened last year. These items have been considered with the Mayor and the Finance Committee. It is their idea that we should have these items this year at the amount set forth.

Supervisor MacPhee moved that the amount \$111,850 be reduced to \$80,000.

Motion *lost* for want of a second.

Supervisor MacPhee moved that the amount be reduced by \$30,000.

Seconded by Supervisor Christopher.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Brown, Christopher, MacPhee, Mead—4.

Noes: Supervisors Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—6.

Absent—Supervisor Colman—1.

Supervisor MacPhee said, Maintenance of Roads and Construction of Sidewalks, \$21,200. I assume that was part of list of specific appropriations. Materials and Supplies was increased \$21,440. How much was your Materials and Supplies increased. In General Division you show an increase of \$19,950.

Mr. Wilson replied, requested tires and tubes increase of \$300, \$500 for tools. These are just normal increase in our necessary equipment, etc.

Supervisor MacPhee stated, Materials and Supplies \$90,000 as compared to \$75,000. Move that the amount stay at \$75,000.

Seconded by Supervisor Brown.

Supervisor Mancuso remarked, I do not see how you are going to delete it or cut it down. These items are necessary.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, McMurray—5.

Noes: Supervisors Gallagher, Mancuso, Mead, Meyer, Sullivan—5.

Absent: Supervisor Colman—1.

Supervisor MacPhee inquired, what about Soil and Fertilizer? That is \$25,000. Forage and Food for Animals is almost double.

Mr. Wilson answered, that must take in all items because the Zoo is \$45,000. This year we have been able to hold that down. We have disposed of six animals.

Supervisor Lewis stated, sheet 1, line 26, Foodstuffs, up this year \$30,000.

Mr. Wilson replied, the more food we sell at the commissary the more food we will buy and the more money we will make. This is strictly a revenue item.

Supervisor Lewis asked, what about Equipment, up \$89,255?

Mr. Wilson stated, this is a long story of defective equipment. The principal reason is that during the war years we have not been able

to purchase trucks, etc., necessary to do the work of the park. We are using old trucks, cars and mowers and they are always being laid up in the shop.

Supervisor Gallagher remarked, I believe that we should trim that some.

Supervisor Mead inquired, what is the amount set up last year and was it spent?

Supervisor Brown asked, will there be a reduction in manpower?

Mr. Wilson answered, no. We will need the new machinery and men.

Supervisor Brown stated, why do you come in and say there will be a reduction in manpower and then ask for the machinery and manpower?

Mr. Wilson replied, that is not true. We did not make that statement. We will take men off particular jobs to have them do others.

Supervisor Mancuso moved that we rescind action by which we deleted 11 jobs in the Park budget.

Supervisor MacPhee moved that the amount be reduced from \$99,280 to \$20,000.

Seconded by Supervisor Christopher.

Supervisor Sullivan moved, as an amendment, that we cut it in half.

Motion lost for want of a second.

Mr. Wilson stated, I wish you might take into account what is involved in the cost of repair and manhours that are not used if you continue to operate old equipment.

Supervisor Christopher remarked, you believe that men are idle on account of inadequate equipment. Then you fall right back on Supervisor Brown's statement.

Mr. Wilson stated, what would you do if you had a man to drive a truck or power mower and it was laid up for three hours?

Supervisor Christopher answered, there seems to be a little inconsistency in your statements.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Noes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor MacPhee remarked, the amount allocated for Retirement Allowance shows an increase of \$4,317. Is this amount predicated on the amount of new positions for the department?

Mr. David Lewis answered, that is correct. The amount is based on the new employments plus the salary increments.

Supervisor MacPhee asked, do you believe \$3,000 could be taken out?

Mr. Lewis replied, approximately that.

Supervisor MacPhee moved that we reduce the amount by \$3,000.

Seconded by Supervisor Brown.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead—7.

Noes: Supervisors Mancuso, Meyer—2.

Absent: Supervisors Colman, Sullivan—2.

Supervisor MacPhee moved that the budget be approved as amended by the Board.

Supervisor Gallagher stated, Supervisor Mancuso has a motion pending on the rescinding of action on the deletion of the 11 new positions.

Mr. Wilson stated, I presume you want to take them position by position?

Supervisor MacPhee replied, we did hear all about these positions. I believe that we should have an overall statement.

Supervisor Mead remarked, I believe that the discussion should be confined as to whether or not we should rescind our action.

Supervisor Mancuso moved a call of the Board.

Seconded by Supervisor Lewis.

No objections and motion carried.

Supervisor Brown inquired, what is the parliamentary situation?

Supervisor Gallagher replied, we are waiting for Supervisor Sullivan to arrive so that we can vote on the motion to rescind.

Thereupon, the roll was called and the motion to rescind was defeated by the following vote:

Ayes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Absent: Supervisor Colman—1.

Supervisor Mancuso stated, before we approve the budget I believe that we should hear from people here on the Yacht Harbor.

Supervisor Gallagher remarked, that was disposed of.

Supervisor Mancuso said, I believe that these citizens are entitled to a hearing on this matter.

Supervisor Gallagher stated, we had a hearing on this and we voted on it already.

Supervisor Mancuso explained, I believe that Mr. Halleck should be given the privilege of the floor.

Supervisor Mead remarked, if you are going to do this you are going to open the whole budget up to discussion.

Supervisor Brown stated, while we are on the subject, Supervisor MacPhee and myself can reopen all the budget to hear what was considered yesterday.

Mr. Halleck, speaking for the yachtsmen, remarked, we learned that the Board was taking action on our request only this afternoon. We came down here to find out tonight just why we are not getting the \$150,000 or any substantial part thereof. We have been told that the Park Commission intends to spend only \$13,000 on the Yacht Harbor as far as the harbor is concerned. We have already given you our reports that we cannot wait for plans. We need money immediately.

Mr. Walter Anderson explained, I am here on a commission basis. If we have a harbor close to our business we will draw many people to

San Francisco. Most of the boating people are going across the bay. We should improve our harbor to keep the boating people in San Francisco.

Supervisor Sullivan asked, if a stranger comes up from Los Angeles with his yacht and sends a wire that he is arriving Sunday morning, what happens to him?

Mr. Halleck replied, we have no place to take care of anybody who comes into the harbor.

Supervisor Mancuso inquired, any money spent on this harbor would be repaid, wouldn't it, Mr. Halleck?

Mr. Halleck answered, it would be repaid over a period of years.

Supervisor Mancuso stated, I believe that we should consider the improvement of this harbor.

Supervisor Mancuso moved that we increase the appropriation from \$60,000 to \$85,000 for Yacht Harbor.

Supervisor Brown remarked, I would like to hear more on this matter. If we give the \$60,000, how much would the rates be increased?

Mr. Halleck replied, we do not have any proposed rates at the present time. That has to come from the Park Commission. We have a waiting list of approximately 300 boats to get into Yacht Harbor.

Supervisor Mancuso explained, once we berth these yachts here then we get personal property taxes. If they are not berthed here we do not get property taxes here.

Supervisor Mead stated, I would like to ask a question. Do the records of the Park Commission show a profit of \$50,000?

Mr. Halleck answered, that is over a period of five or six years. In the last five years they haven't spent any money to speak of. I believe we are entitled to get back the amount of money that we have shown as a profit.

Supervisor Gallagher stated, there isn't anything in the Charter whereby these people can tell the Park Commission how to spend the money. If the Park Commission desired to spend this money for plans and specifications they could do it.

Supervisor Mead explained, every time we try to spend some money for improvements we always find a large amount of money for plans and specifications. I think that we should rescind our action with respect to this matter.

Supervisor Christopher asked, if some money is spent would it actually increase the facilities of the harbor so that new boats could come in?

Mr. Wilson answered, it would not increase the facilities of the harbor. What these men are asking is \$150,000 for the improvement of the existing Yacht Harbor, under which plan San Francisco would take over the floats and moorings in the harbor. At the present time all the City does is to rent a berth to the boat and the boat owner must maintain the float and buoy. I believe that the City should operate the whole harbor. This is changing over from a present operation to a new operation. If we do what these people want us to do we would put in a standard type of float, moorings and buoys and they would pay an increased rental.

Supervisor Brown inquired, how much would the rental be?

Mr. Wilson replied, if you spend \$150,000, then the Park Commission would be duty bound to spend that money to replace the existing

bad floats, landings and runways and then take over other floats, landings and runways.

The Park Commission will do anything you vote the money to do.

Supervisor Mancuso moved that we include item of \$60,000 for Yacht Harbor for floats for boats.

Seconded by Supervisor Mead.

Supervisor MacPhee said, I am not going to vote for this. We are faced with a tax rate of approximately \$6.05. I would like to give you everything you request, but we just cannot do it.

Supervisor Brown stated, that is the way I feel about it. We have a problem here, that is, we are faced with the highest tax rate in San Francisco. We have to keep the tax rate within bounds. We have appropriated \$25,000 and I believe that is as far as we can go this year.

Supervisor Mead remarked, there are certain things that must be done. Yacht Harbor is a beautiful place and we should repair all of the floats and moorings that are in need of repair. I believe we should make this appropriation.

Supervisor Lewis explained, I agree with Supervisor Mead that there are many things that San Francisco needs today, but we still are affected by the war and one of the effects is that we still have an agency known as the OPA. They have held down rents and the only source of taxes. We must hold down the tax rate. It is easier to vote for these things than it is to cut them out.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Absent: Supervisor Colman—1.

Supervisor Mancuso stated, supplemental budget, \$350, General Division, Fidelity Insurance.

Supervisor Brown remarked, about 90 per cent of these supplements are the result of some other action by this Board. The first item has to do with the measure voted by this Board, the next seven have to do with salaries voted by this Board. I would like to discuss the ninth one.

Supervisor Mancuso moved adoption of the first eight items on the Park supplemental budget.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso said, item 9. This matter was discussed by the Mayor and the Finance Committee for better than three years. It is at the foot of the Great Highway. We feel that it should be put in condition as an exhibition. The \$12,500 is necessary for authorization.

Supervisor Mead inquired, wasn't the original amount \$25,000.

Mr. Wilson replied, I believe that it has always been \$12,500. As the City has accepted this ship in a certain shape the City should keep it in that shape.

Supervisor Mead explained, the City assumed responsibility of keeping this ship in repair. This Board fell heir to this; it is a historical ship and thus we have the obligation of keeping it in repair.

Supervisor Christopher asked, how long would \$12,500 keep this ship in repair?

Mr. Wilson answered, it is constantly in need of repairs.

Supervisor McMurray moved that it be deleted.

Seconded by Supervisor Brown.

Supervisor Lewis remarked, let us not be hasty in this matter. This is a historical monument to San Francisco. I feel that there is a duty in these matters that have been given to San Francisco and they should keep them in repair. I would hate to see the ship junked by reason of the fact that there was not enough money to keep it up.

Supervisor Brown stated, I would also say that this is going to be a historical budget.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, MacPhee, McMurray—5.

Noes: Supervisors Lewis, Mancuso, Mead, Meyer, Sullivan—5.

Absent: Supervisor Colman—1.

Supervisor MacPhee inquired, what is the parliamentary situation? Is this item in the budget?

Supervisor Gallagher replied, somebody will have to move to put it in the budget.

Supervisor Brown said, the matter is before us.

Supervisor Brown moved that it be included in the budget.

Seconded by Supervisor McMurray.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Lewis, Mancuso, Mead, Meyer, Sullivan—5.

Noes: Supervisors Brown, Christopher, Gallagher, MacPhee, McMurray—5.

Absent: Supervisor Colman—1.

Supervisor Mead inquired, is it proper for one to make a motion to include and then vote against it?

Supervisor Gallagher answered, yes, you can do that.

Mr. Wilson stated, Aquatic Park, during the war, has been taken over by the Army. It has not been returned by the Army. They are going to rehabilitate the building and turn it back to us. It is property that has to be kept open for any part of the year. This is the maintenance budget to keep it open. If you do not want to open it then we accept that decision. If it is to be kept closed I believe we should have a watchman to watch that building. If you open it we will need the money.

Supervisor MacPhee asked, will there be any revenue from opening the building?

Mr. Wilson answered, we had had talks with some people who want to lease it. We can get some leases on it as an eating place.

Supervisor Brown inquired, what would you estimate for the cost of the watchman?

Mr. Wilson replied, if you put on a watchman for three watches it would be about \$5,340.

Supervisor MacPhee said, I believe the people expect us to reopen this building. I believe consideration should be given to revenues that will be received from it. Is that a proper matter for reflected revenue?

Mr. Wilson answered, we have no prospect for revenue unless we open it as an eating place.

Supervisor MacPhee interrogated, approximately how much rental do you anticipate you would receive if you opened it?

Mr. Wilson stated, it is impossible for us to anticipate because we do not know what type of concession would want to go in there. If we get a satisfactory offer we will come to you for approval.

Supervisor Christopher said, my thought was that we lease it as it is and maybe the tenant would be willing to fix it up.

Mr. Wilson replied, on the fixing up we have agreed with the Army as to what has to be done to put it back in its former shape.

Supervisor MacPhee remarked, I believe what Supervisor Christopher proposes is that no money be allocated for personnel or expenditure and that it be allowed to remain in the condition it is when the Army returns it to us and then we rent it with the understanding that the new tenant will fix it up. I would request a breakdown on the amount of money requested.

Supervisor Mancuso explained, I believe we should approve the watchman.

Supervisor MacPhee inquired, when will you have the building back on your hands?

Mr. Wilson answered, I have no way of estimating. We have been told 45 days, but that is only their guess.

Supervisor MacPhee remarked, we approved a lease on the Crystal Springs Golf Course. This was allowed to run down. Called for bids and it was surprising to see interest shown in the matter. Received a bid of 10 per cent of the gross income and that we are to spend \$10,000 to rehabilitate the course. I believe if the Park Commission was to put the building up for rental on the same basis we would receive a lot of bidders.

Mr. Wilson stated, as long as the Army has the property we cannot do anything. We have two offers on this building. We are going to face a serious question when we come down to the lease as to whether or not it will be good to give a concession with a liquor license. We have to decide that question.

Supervisor Brown moved that of the detailed budget Supervisor Mancuso read us all items with the exception of two watchmen be deleted.

Supervisor Mancuso moved that we approve the Park supplemental budget for \$5,940, which is three watchmen.

Seconded by Supervisor Meyer.

Supervisor MacPhee stated, I don't believe it is the intention of the maker of the motion or anyone of the Board that we do not want to go ahead and try to do something with the building.

There being *no objections*, the foregoing motion was *carried*.

Supervisor Sullivan moved a 5-minute recess.

Seconded by Supervisor Mead.

No objections and motion *carried*.

The Board reconvened to continue consideration of the budget.

Supervisor Brown remarked, on item 11, I understand that Street Tree planting has been reduced from \$103,000 to \$25,000.

Supervisor Brown moved that the item be included, as amended.

Seconded by Supervisor Sullivan.

Supervisor Mancuso explained, I told the Mayor that I would approve money for trees if it was for tree planting. The Mayor said he would not add any new employments to his budget. This \$25,000 is for the planting of trees only, and the maintenance would have to be done by the present Park employees.

Supervisor Mead stated, I would like to see some trees in San Francisco, but sooner or later they will be coming in for a much larger appropriation and ask for more help. They will ask for equipment, too. For the next four or five years it is my understanding that we will have to spend money for more important items. We have put over too many things that are necessary and they must be done before this matter is started.

Supervisor Lewis remarked, I am very much in favor of trees in San Francisco. I have been for this for a long period of time; that is why I was very strong when this question of policy was voted on. I desire to be consistent and I would like guidance at this particular time. I am trying to cut the budget to a lower amount. We have passed the ordinance. We have declared a policy. Can't we go along and leave that to the following years when times are different. I believe that people who are back of trees have accomplished a great deal for San Francisco.

Supervisor Mead said, it seems to me that other items of importance with respect to street signs is more important than the planting of trees at this moment. You have to take one or the other.

Supervisor Sullivan stated, we voted to start a tree planting program and let us go ahead with it.

Mr. Wilson explained, when the proponents of the tree planting ordinance came before the Park Commission they asked us under what sort of program should it be set up. We said that it should be set up as a separate division of the Park Commission. We then prepared a budget for tree planting and we presented it to the Mayor. If the Board votes no money at all that is all right with us; if you do vote some money, if it is only \$25,000, do not ask us to plant trees out of \$25,000 and expect the Park Commission to take care of them out of our regular personnel. It cannot be done.

Supervisor Mead stated, that is why we should delete the matter.

Supervisor McMurray remarked, I voted for the ordinance with the understanding that I would not vote for any appropriation.

Supervisor Gallagher stated, I believe that they are trying to take advantage of this because the people who already have trees have to take care of them themselves.

Supervisor Brown said, with the consent of my second I will withdraw the motion.

Supervisor Sullivan stated, I still second the motion.

Supervisor Mancuso inquired, Mr. Wilson, did I understand you to say that it would cost \$25,000 to plant trees on one block.

Mr. Wilson answered, I did not. If you are going to give us \$25,000 let us decide where the trees are to be planted.

Supervisor Mead explained, the Mayor approved \$25,000 for tree planting only. The statement by Mr. Wilson gives the answer.

Supervisor Mancuso moved, as an amendment, that \$10,000 of the \$25,000 be for actual tree planting and \$15,000 towards the maintenance and upkeep.

Motion *lost* for want of a second.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Mancuso, Meyer, Sullivan—3.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead—7.

Absent: Supervisor Colman—1.

Items 12, 13 and 14.

\$2,250, Recreation Division—Maintenance and repairs, fence, north end, Fleishhacker Pool. \$3,600, Recreation Division—Maintenance and repairs, water line, Fleishhacker Pool. \$1,700, Recreation Division—Repair acum rail and walk, Fleishhacker Pool.

Supervisor MacPhee inquired, why were these items not included in the original budget?

Supervisor Mancuso replied, they were included, but they were all cut out.

Mr. Wilson stated, to open the pool this year we must have a fresh water pipeline.

Supervisor Mancuso moved that these three items be approved.

Seconded by Supervisor Brown.

No objections and motion carried.

Item 15—\$26,189, Special Appropriation—Zoo, chimpanzee cages and houses.

Mr. Wilson explained, we have been trying to get additional cages to house our chimpanzees and we have not been able to get the necessary equipment. This is an urgent measure. It is necessary to keep the apes in good cages.

Supervisor MacPhee stated, under the statement of the Mayor on the budget he pointed out funds for improvement. He states that the Park Commission has approximately \$150,000 of unallocated funds. Can't this money be used for the purpose?

Mr. David Lewis replied, item of \$138,329.54 unencumbered is total of appropriations made for Park Department for specific purposes and has not been spent.

Supervisor MacPhee stated, I wonder whether or not some of these projects have been put all together or whether or not they are related to some of the projects that are being contemplated now.

Mr. Wilson explained, this Board voted \$20,000 for a new boathouse at Stowe Lake. We can't spend this money because of the taxpayer's suit. You voted \$25,000 for Big Rec and we can't go ahead because of the taxpayer's suit.

Supervisor MacPhee stated, that is in the unencumbered items. What about the unallocated money?

Mr. Wilson answered, some of these projects are being held up because we cannot get priorities.

Supervisor Brown asked, what did you do about problem of housing apes now?

Mr. Wilson replied, on the north side of the lion house in the park is a series of cages in which they have not been able to keep animals for any period of time on account of the climatical conditions. We plan to take these cages off there and use the steel, which we could not get.

Supervisor MacPhee remarked, we have appropriated items that are not as important as this one is. We have appropriated almost \$100,000 to the Park for other purposes. I think that if we want to leave something of importance in, this should be left in. I am going to vote against it, however, in order to be consistent. If Mr. Wilson

believes that this matter is of such importance this money should be received from other funds.

Supervisor Mancuso moved that the item be approved.

Seconded by Supervisor Sullivan.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Absent: Supervisor Colman—1.

Mr. Wilson stated, I would like to have it on the record that I appeared here and tried to get additional funds for the construction of cages for the apes.

Supervisor Lewis remarked, I want to go on record that I have been informed by members of this Board that there are unallocated funds the Park Commission could budget for the construction of these cages.

Item 16—\$81,600, Special Appropriation—Main yard, construction of garage and warehouse.

Mr. Wilson remarked, the matter has been before us for a couple of years. It is a question of equipment and materials standing out in the open air for 365 days of the year.

Mr. David Lewis explained, I would like to call the attention of the Board to statement in the Mayor's budget to the fact that the budget is incomplete and some supplemental budgets will be recommended by the Mayor. The Mayor recommended that the money be appropriated for the garage and warehouse.

Mr. Wilson stated, we went over the situation and had a talk with the Mayor and we came to the conclusion that it would be better to leave in the garage and warehouse to be constructed in the main yard and if an administration office was to be constructed that it could be constructed on the top of the garage. Plans and specifications are already prepared.

Supervisor Mancuso moved adoption of the item.

Seconded by Supervisor Mead.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Mancuso, Mead, Sullivan—3.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Meyer—7.

Absent: Supervisor Colman—1.

Supervisor MacPhee said, the next four items are for heat, light and power. I believe that the Pacific Gas and Electric Company have reduced their rates. Why are we paying more?

Mr. Wilson replied, this is to extend our service.

Supervisor Mancuso moved that these four items be approved.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso moved adoption of the Park Department budget, all subdivisions thereof and all supplemental budgets that have been approved and all capital expenditure items that have been approved.

Seconded by Supervisor Mead.

No objections and motion carried.

Mr. Wilson remarked, at the outset of this afternoon's budget I made a statement that I believed that the Park Commission had a budget that would permit us to do a good job. Now that you have acted upon the budget we will do the best job we can with the money that you have given us.

Supervisor Brown moved that we recess until 2:00 p. m.

Seconded by Supervisor Mead.

Supervisor Mancuso stated, as I have told you, I have a trial in court tomorrow and I am afraid the earliest I can get here is 4:00 o'clock. I cannot get here tomorrow at 2:00 p. m.

Supervisor MacPhee said, I would like to have Supervisor Mancuso recognize the fact that some of the Supervisors cannot get here when he is here and the matter should go both ways. I will be here tomorrow, but I cannot be here Saturday or Sunday.

Supervisor Lewis moved, as an amendment, that we make it 4:00 o'clock.

Seconded by Supervisor Mead.

Supervisor Christopher explained, I have made an engagement for 8:00 o'clock tomorrow night and I will be here about 9:00 or 9:30 p. m.

Supervisor Mead stated, Mr. Brooks and Dr. Geiger have been waiting here and I would like to work until about 2:00 o'clock.

Thereupon, the roll was called and the motion to recess was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, Sullivan—7.

Noes: Supervisors McMurray, Mead, Meyer—3.

Absent: Supervisor Colman—1.

RECESS.

The Board at the hour of 12:00 o'clock recessed to reconvene at 4:00 p. m.

DAVID A. BARRY, Clerk.

THURSDAY, MAY 16, 1946—4:00 P. M.

The Board of Supervisors reconvened at 4:00 p. m. to resume consideration of the budget.

CALLING THE ROLL.

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

Supervisors Brown, Gallagher, MacPhee, Mead, Meyer, Sullivan—6.

Absent: Supervisors Christopher, Colman, Lewis, Mancuso, McMurray—5.

Quorum present.

President Dan Gallagher presiding.

Supervisor Mancuso noted present at 4:22 p. m.

Supervisor Lewis noted present at 4:23 p. m.

Supervisor Christopher noted present at 4:25 p. m.

Supervisor Sullivan noted present at 4:30 p. m.

Supervisor Colman on leave of absence.

Consideration of the Budget.

Consideration of the budget was resumed.

Index 25—*Chief Administrative Officer.*

Supervisor Mancuso explained the increases in the budget of the Chief Administrative Officer.

Supervisor MacPhee said, the fund for the California League of California Cities that was formerly paid out of Publicity and Advertising. The fund for the P. and A. was increased by \$100,000. Would suggest that this fund be decreased by \$10,000 to take care of the amount of money being paid to the League of California Cities.

Mr. Brooks replied, we cannot look into the future. San Francisco will be the host to the three largest conventions that are obtainable. We are financing \$18,000 to the American Medical Association, \$250,000 to the Shriners and \$75,000 to the American Legion Convention. We are allowed \$200,000 this year and we have spent in excess of \$200,000. We have spent about \$207,916. We will never know what we will be called upon to finance. The President of the United States is supposed to be in San Francisco during July. If he comes it will mean an expenditure of funds that we had not considered.

The \$300,000 is not quite the amount obtainable under the law. We formerly paid the California League of California Cities out of P. and A. That is not the correct way to pay because the League does not publicize or bring people to the City and County of San Francisco. This year we have recommended that this amount be set up as a separate item. It is a matter of opinion that the \$300,000 could be reduced by \$6,500 or \$10,000.

Supervisor MacPhee moved that the Publicity and Advertising Fund be reduced by \$10,000.

Seconded by Supervisor Christopher.

Supervisor Mancuso inquired, why don't you reduce it by \$6,500?

Supervisor Brown asked, why not strike out the item of \$6,500.

Supervisor Brown moved, as a substitute, that we reduce the reduction to \$6,500.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Mr. Brooks stated, the money to be furnished to the American Legion, the major portion will be returned to the City, but it will be along toward the end of the year.

Supervisor Mancuso moved adoption of the Chief Administrative Officer's budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor McMurray stated, I can't let this go by without making a comment. I am very displeased with the way that funds are sometimes disposed. For the St. Patrick's Day celebration I tried to get a little money, but I was refused. The Chief Administrative Officer was trying to help me, but he said that he carried out the Mayor's policy.

Index 26.79—*War Services Activities.*

Supervisor Mancuso explained, this has been deleted. Move adoption.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 26.79.50—*War Price and Rationing Board.*

Supervisor Mancuso stated, no appropriation. Move adoption.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 26.79.52.—*San Francisco War Housing Center.*

Supervisor Mancuso remarked, no appropriation this year. Move adoption.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 26.79.58—*Nutrition.*

Supervisor Mancuso stated, no appropriation. Move adoption.

Seconded by Supervisor Meyer.

No objection and motion carried.

Supervisor Christopher inquired, are the dormitories going to be continued?

Mr. Brooks replied, we plan to discontinue them at the end of this fiscal year. The need has dropped to about 600 or 700 beds in San Francisco.

Supervisor Christopher stated, I was asked to look into that matter because these dormitories were needed and that the hotel people wanted them continued for another year. Mr. Brooks advised us that he is going to delete the budget. It might be a good idea to maintain these in the budget.

Mr. Brooks remarked, I have given this matter a good deal of consideration.

Index 26.79.61—*Salvage for Victory.*

Supervisor Mancuso explained, no appropriation. Move adoption.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 26.79.62—*Hospitality House.*

Supervisor Mancuso stated, no appropriation for this year, but there is a supplemental matter for this in the amount of \$15,097 which was disapproved by the Mayor. The Mayor has stated that this money is not required and that the Hospitality House was not needed. To continue it in the future is to continue it as a civic venture and should not be included.

Supervisor Brown remarked, that is all out of order and is not before us.

Supervisor Gallagher said, we have not adopted the budget for the Hospitality House.

Supervisor Christopher explained, this is not in the budget and we cannot put it in.

Supervisor Gallagher inquired, when are you going to close the Hospitality House, Mr. Brooks?

Mr. Brooks answered, we plan to close on June 30th. We can continue for another month by using some other funds.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 26.79.65—*Dormitories.*

Supervisor Mancuso said, nothing set up in this budget. Move adoption.

Seconded by Supervisor Mead.

Supervisor Christopher remarked, would like to ask if this comes under the same provision as the Hospitality House? Do we have the power to add money?

Supervisor Gallagher replied, we do not have it.

Supervisor Christopher remarked, it seems to me that we could use these dormitories for the coming year in view of the fact that we are going to have three big conventions in town. I believe that these would be self-supporting and that there would not be any loss to us to continue these for another six months or a year.

Supervisor Mancuso explained, there is approved by the Mayor a supplemental appropriation for one month to maintain the dormitories for the month of July.

No objections and the foregoing motion *carried.*

Supervisor Sullivan inquired, is it proper to open these dormitories to the conventions by using some other funds?

Mr. Brooks answered, the Park Commission has requested the Mayor to remove the dormitories at the earliest date. If they are still in existence after July 1st we could come back month after month to get money to operate and I do not believe that we would lose any money on them. Before we could use these dormitories for any other purpose than for which they were built we would have to get permission from the State.

Supervisor Gallagher remarked, if they are there at the time of the conventions you could introduce a resolution that the people attending conventions be permitted to use them.

Supervisor Mancuso moved adoption of supplemental budget for Dormitories.

Seconded by Supervisor MacPhee.

No objections and motion *carried.*

Supervisor Brown said, I would like to ask how the supplemental budget for Dormitories got in?

Supervisor Mancuso answered, it is on an additional list.

Index 26.79.68—*San Francisco Council for War Services.*

Supervisor Mancuso said, no appropriation. Move adoption.

Seconded by Supervisor MacPhee.

No objections and motion *carried.*

Mr. Brooks stated, this service has been transferred to the Mayor.

Index 27—*Director of Finance and Records.*

Supervisor Mancuso explained, increase of \$2,220. Increase for personnel \$2,160 per year for salary increments and \$60 for materials and supplies.

Mr. Brooks stated, there is no increase by keeping this department. Mr. Kline does it at no additional compensation.

Supervisor Mancuso moved adoption.

Seconded by Supervisor MacPhee.

No objections and motion *carried.*

Index 28—*Tax Collector.*

Supervisor Mancuso explained, this year budget is \$193,666, increase of \$26,909. Increase \$13,370 for personal service, permanent salaries; \$6,510, personal services, Bureau Delinquent Revenues; overtime increase, \$500; decrease temporary salaries, \$5,360.

Supervisor MacPhee inquired, the new position that is recommended is properly offset by the personal services you have in temporary salaries, is that correct?

Mr. Brooks answered, the main purpose for asking for this additional employment is an additional collector to be assigned to the Bureau of Delinquent Collections. This man will more than pay for his salary by the revenues he will bring in.

Supervisor MacPhee asked, do you show anticipated revenue from the Bureau of Delinquent Revenue?

Mr. Brooks replied, you cannot show that because it all depends upon the number of accounts that are given to the Bureau by the various City departments. There is no doubt but that the additional employment will compensate for his employment.

Supervisor Gallagher asked, isn't the Tax Collector printing the tax bills rather than having them written out.

Mr. Brooks answered, that is correct; he is responsible for this. However, to accomplish the change it is necessary for a couple of years to budget an additional amount. When it is working to its full amount the Tax Collector, Assessor and Controller will put various things in the bills. Until it is entirely working it is necessary to budget additional money this year.

Supervisor Gallagher inquired, would that decrease the help?

Mr. Brooks stated, that will decrease the temporary help.

Supervisor Gallagher interrogated, will that increase the help?

Mr. Brooks replied, it will increase the help of machine operators.

Supervisor Gallagher inquired, will there be three different offices handling the tax bills?

Mr. Brooks answered, that is correct. Each department will put in their necessary information.

Supervisor Gallagher asked, what does the Tax Collector put in?

Mr. Brooks replied, the Tax Collector checks the tax rate and files the bills for the people to call for them. I'm trying to have it so that we can mail out the tax bills.

Supervisor Mancuso explained, there is an increase of \$1,600 in Materials which is offset by a reduction of \$4,000 in Temporary Salaries. Printing has increased, overtime increased because the current year was underestimated.

Supervisor MacPhee stated, I believe that the overtime should be reduced.

Mr. Brooks remarked, you must bring in temporary clerks during the tax period. When the people come in they do not come in in an orderly manner. They all seem to come in at once. You must move your work rapidly. You cannot keep your taxpayers standing in the office too long. You must get them out as soon as possible. It is just a matter of service to the public.

Supervisor MacPhee stated, you are only open between the hours of 9 a. m. and 5 p. m.?

Mr. Brooks answered, no, at the end of the season we are open at

night. I have no objection if you delete it because if we need it we will come back and ask for the money.

Supervisor MacPhee moved that overtime be reduced by \$1,000, leaving a balance of \$1,500.

Seconded by Supervisor Christopher.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Noes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor Mancuso said, there is an increase of \$800 for book-binding, and that will be transferred to the Purchasing Department.

Mr. Brooks explained, that will reflect a reduction in the Purchasing Department's budget.

Supervisor Mancuso continued, increase \$3,000, machine tags. That is an item which was deleted from Purchasing Department.

Supervisor MacPhee stated, the only question I have on the whole budget is the question of the new employment. We have found that everybody is paying their bills and I was wondering if we would get value received from the employment of another employee.

Mr. Brooks answered, the Bureau of Delinquent Revenue is to contact people who do not pay their bills promptly. It is just a matter of getting the money in. I am just pointing these matters out to you and the decision rests with you. I am pointing out, in my opinion, what we should do. If you differ it is perfectly agreeable.

Supervisor Mancuso explained, supplemental budget to establish revolving fund, total appropriation \$750.

Supervisor Mancuso moved adoption of Tax Collector's budget, as amended, together with the supplemental budget of \$750.

Seconded by Supervisor Sullivan.

No objections and motion *carried*.

Supervisor Mancuso remarked, you will find an increase in filing equipment items because the City has stopped the rental of typewriters. We will have to purchase new typewriters.

Supervisor Christopher explained, as I went through the detailed analysis of the Recorder's Office I wondered whether or not we could purchase tabulating machines. The amount is approximately \$60,000. Some thought should be given to the acquisition of a machine that would do away with the rental of these machines.

Mr. Brooks replied, the City has a central tabulating bureau that works as an agency for City departments on a cost basis. It is under the supervision of the Purchasing Department. They have these machines on a rental basis. The bureau performs work at no cost other than the actual cost, except for replacement. We have looked into the matter of acquiring equipment. We are contacting the Remington people, who are considering to sell these machines to us. The present plan is to rent the machine from the I. B. M. Company and then as a new machine comes out we are entitled to receive that.

Index 29—*Registrar of Voters*.

Supervisor Mancuso explained, decrease of \$78,540.

Mr. Brooks stated, that is because we will have only one election during the coming year.

Supervisor Mancuso said, there is a new employment in the budget and I do not believe that we should permit this employment.

Mr. Brooks answered, this employment is a returning veteran.

Mr. Mancuso remarked, then we should delete the other position. I believe we should delete the new position in the Registrar's Office and I so move, line 2, sheet 1, reduce by \$2,220.

Seconded by Supervisor Christopher.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Noes: Supervisors Gallagher, Lewis—2.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved adoption of the budget, as amended.

Supervisor MacPhee inquired, what about overtime?

Mr. Brooks replied, this office is an office that is very difficult to schedule. With the recall coming it was necessary to put on extra clerks to meet the date set by the Elections Code.

Supervisor MacPhee asked, how much overtime do we need for one election?

Mr. Brooks answered, we do not know how many elections we will have. I cut this item more than one-half over the last year's budget.

Supervisor MacPhee moved that this item be decreased \$1,000.

Seconded by Supervisor Mancuso.

Supervisor Mancuso said, this has already been reduced by \$3,000. This department does require overtime and I believe we should keep the amount in there.

Supervisor Brown stated, my feelings on the overtime is that during the war when there was a shortage of personnel the overtime was necessary. Beginning now, I believe it should be done away with and it can be done away with except in those extreme cases.

Supervisor Mead remarked, I believe this is an extreme case.

Supervisor Mancuso stated, I want to see the overtime cut, but not in this department.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Brown, Christopher, MacPhee, McMurray, Sullivan—5.

Noes: Supervisors Gallagher, Lewis, Mancuso, Mead, Meyer—5.

Absent: Supervisor Colman—1.

Supervisor Mancuso explained, on Contractual Services, we have \$8,000 in the current budget. There was an increase in pamphlets of \$4,000, increase in correspondence cards, increase in reprinting of index.

Supervisor MacPhee stated, this budget, for this particular item, shows an increase of only \$20,000 for two years. I will go along with the budget of last year. Last year was high and I believe we should keep it at that amount.

Mr. Brooks answered, we are planning to purchase a truck and it is to be operated as necessity demands. Mr. King and Mr. Kline convinced me that it is urgent and should be added. This truck is a special truck.

Supervisor MacPhee inquired, the old truck has to be replaced?

Mr. Brooks replied, that is correct.

Supervisor Mancuso moved adoption of Registrar of Voters' budget, as amended.

Seconded by Supervisor Meyer.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Mead, Meyer—2.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Sullivan—8.

Absent: Supervisor Colman—1.

Supervisor MacPhee moved that we rescind action.

Seconded by Supervisor Mead.

No objections and motion carried.

Supervisor MacPhee moved that overtime be reduced to \$1,000.

Supervisor Gallagher stated, we have deleted a veteran from the budget.

Mr. Brooks replied, not a veteran; we will pick up the veteran. We will drop the last employee.

Supervisor MacPhee explained, we cannot drop a veteran. A veteran's status makes it compulsory to keep him.

I rely on Mr. Brooks because he is a good official. We have been paying overtime in the past because we could not get the necessary employees. Now, I believe, we can get temporary help to do the work that was formerly paid out of overtime. I believe the City officials should try to change the amount of overtime.

Supervisor Gallagher remarked, if we do not allot the overtime the candidates for election will not know if they are going to be placed on the ballot.

Supervisor Mancuso raised a point of order. We have already voted on that matter and we voted it down.

The Chair ruled that the discussion was not out of order.

Mr. Brooks stated, for the fiscal year 1944-45 the amount was \$7,250 for overtime; this current year the amount is \$5,000 and I cut it to \$2,000. I have cut it from over \$7,000 to \$2,000. That is little enough for an office to operate as does the Registrar of Voters. There is no way of anticipating what the work will be.

Supervisor Mancuso moved adoption of budget, as amended.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 30—Recorder.

Supervisor Mancuso explained, increase of \$41,757. Increase of two New Positions, \$21,327; Temporary Salaries, \$16,400; Contractual Services, \$4,425; Materials and Supplies, \$2,800; Equipment, \$200.

Supervisor Brown stated, I would like to know if this Board is going to meet tonight?

Supervisor Gallagher replied, it will be.

Supervisor Brown inquired, what are the plans for the rest of the week?

Supervisor Mancuso answered, we plan to meet from 4 p. m. to 6 p. m. and then come back at 8 p. m. If we had to go beyond Friday, I thought that we could start at 9 o'clock and complete the budget then.

Supervisor Mead stated, I believe that we should have dinner sent in to the Board tomorrow night and then work right straight through.

Supervisor Gallagher answered, I believe that would be all right.

Supervisor Mead suggested that we discontinue the unnecessary talking on the budget and that we work until about 2 or 3 a. m.

Supervisor MacPhee stated, I desire to know what the anticipated revenues will be.

Supervisor Mancuso replied, they will equal the amount spent.

Supervisor MacPhee moved adoption of the budget.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Index 31—*County Clerk.*

Supervisor Mancuso explained, increase \$28,412, one new position. Move that this position go out, Cashier "C," \$2,750.

Seconded by Supervisor Christopher.

Mr. Brooks remarked, this is not a new position. The County Clerk has one cashier and he collects money paid by the attorneys and others for filing. While he is out it is necessary to bring into the cashier's office a person to take his place. The County Clerk is of the opinion that that is a poor practice. He believes that the relief man should be a cashier, but at a lower grade.

Supervisor Lewis stated, when I have come up to the County Clerk's office many times I have walked up to the cashier's window and there hasn't been any cashier and there were about four or five attorneys waiting. An attorney's time is valuable. It is a matter of importance that they be not delayed. There is a great lack of service in that department.

Supervisor Gallagher inquired, Mr. Brooks, do you think this matter should stay in the budget?

Mr. Brooks answered, I have discussed this matter with the County Clerk and he convinced me that he should have an additional cashier. It is impossible for one man to be there all day. We can continue under the present procedure, but it is not good practice.

Supervisor Christopher asked, why isn't it a good idea to bring in a clerk and train him to be a cashier?

Mr. Brooks replied, then we would have to get a new clerk. He has to go to the judge's chambers and is responsible for large sums of money.

Supervisor Mancuso inquired, could something be done so that a relief type of position could be created?

Supervisor MacPhee explained, it is just a question of how far the Board desires to go. I want to point out that this department has operated for a long time in this manner. Unless this is of the greatest importance it should go out.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, MacPhee, Mancuso, McMurray, Sullivan—7.

Noes: Supervisors Lewis, Mead, Meyer—3.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved that overtime be cut to \$375 from \$750.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, MacPhee, Mancuso, McMurray—6.

Noes: Supervisors Gallagher, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor Mancuso stated, Postage increase, \$250; Supplies, \$700, and Equipment, \$500.

Mr. Brooks explained, we are buying files this year. Records are placed in the files so that people might see them. With the number of filings going up, it is necessary to purchase additional files.

Supervisor MacPhee stated, we budgeted \$1,000 last year. Was that spent?

Mr. Brooks answered, it was all spent. You must keep your files in shape so that they are available.

Supervisor MacPhee inquired, what about the Materials? These were increased last year and now you are increasing it \$750 more.

Supervisor Lewis stated, the County Clerk's office is swamped. Litigation has increased.

Supervisor Mancuso said, that comes about through stationery and office supplies.

Mr. Brooks explained, these offices are service offices. We are accepting money from people every day to do this work.

Supervisor Mancuso stated, supplemental budget for \$400 for re-binding of record books. Move adoption of the budget with supplemental appropriation of \$400.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mead stated, last night we considered a supplemental appropriation of \$12,500 for rehabilitation of Gjoa. It was defeated by a 5 to 5 vote. When we accepted that ship we assumed an obligation that should be filled. In 1941-42 we had \$7,500,000 in the Park Department.

Supervisor Mead moved that we rescind our action on this matter.

Seconded by Supervisor Meyer.

Supervisor Brown said, you have to rescind action on the Park Department budget.

Supervisor Mead moved that we rescind action on the Park Department budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mead explained, the purpose of covering this ship was to preserve it and discontinue any further deterioration. This is an obligation that we should fill. It will only be \$12,500 and in my opinion it is justified and should be taken care of.

Supervisor Mead moved adoption of supplemental budget of \$12,500 for rehabilitation of the Gjoa.

Seconded by Supervisor Brown.

Supervisor Brown stated, I voted against the inclusion of this budget the other night. I found out since that the money was appropriated, but was deferred to other purposes, so I am not opposed to this.

Supervisor Lewis remarked, this money should be appropriated

because this ship is a monument to the City. We cannot let this ship go to rack and ruin.

Supervisor McMurray said, I am still going to vote against it.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Gallagher, Lewis, Mancuso, Mead, Meyer, Sullivan—7.

Noes: Supervisors Christopher, MacPhee, McMurray—3.

Absent: Supervisor Colman—1.

Supervisor MacPhee stated, under capital expenditure, which related to the Concession Center to be built. It would be impossible to construct this. This can be set aside. Move that the sum of \$25,000 be deleted from this budget.

Seconded by Supervisor Christopher.

Supervisor Brown remarked, I do not object to giving them money to prepare plans for this amount. Suggest that the amount be reduced to \$5,000.

Supervisor Mancuso stated, this matter was discussed with Mr. Wilson and he brought out the fact that the plans have been prepared and they are ready to go ahead with it.

Supervisor Brown moved, as a substitute, that we reduce it to \$5,000.

Seconded by Supervisor Christopher.

Supervisor Mancuso said, I believe that we should leave this in.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Noes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor Gallagher stated, on Equipment we took out some money and Mr. Wilson said that we deleted a cover of Kezar Stadium. If we do not put it back they will not be able to cover the stadium during the winter months.

Supervisor MacPhee moved adoption of the Park Department budget, as amended and including the supplements.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor MacPhee moved that we recess until 8:00 p. m.

Seconded by Supervisor Christopher.

No objections and motion carried.

RECESS.

The Board at the hour of 5:55 p. m. recessed to reconvene at 8:00 p. m.

DAVID A. BARRY, Clerk.

THURSDAY, MAY 16, 1946—8:00 P. M.

The Board of Supervisors reconvened at 8:00 p. m. to resume consideration of the budget.

CALLING THE ROLL.

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

Supervisors Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Christopher, Colman—3.

Quorum present.

President Dan Gallagher presiding.

Supervisor Brown noted present at 8:55 p. m.

Supervisor Christopher noted present at 9:40 p. m.

Supervisor Colman on leave of absence.

Consideration of the Budget.

Consideration of the budget was resumed.

Supervisor Mancuso said, supplemental budget, Farmers' Market, \$10,000. I was going to suggest that we set this matter on our calendar for Monday and have a special hearing on it.

Supervisor Mead stated, I want to call the members' attention to the fact that this Board is responsible in a large measure for the Farmers' Market. It is going to be up to us to get a site for it. We should be able to create one of the finest Farmers' Markets in the United States. It seems to me that a few dollars should be spent to allow this Board to have a survey.

Supervisor Mead moved that a committee of four, including the Chairman of this Board, take a survey on all of the farmers' markets in the country.

Seconded by Supervisor Sullivan.

The Chair ruled that the motion was not in order because we are sitting as a Committee of the Whole.

Motion referred to the Commercial and Industrial Development Committee.

Supervisor Mancuso moved that we set this matter as a special order of business for 5 p. m. on Monday.

Seconded by Supervisor MacPhee.

No objections and motion carried.

(Clerk to notify all interested parties.)

Index 32—*Public Administrator.*

Supervisor Mancuso explained, increase of \$6,578. \$6,179 increase due to salary increments. Move adoption of the budget.

Seconded by Supervisor Mead.

No objections and motion carried.

Index 33—*Purchasing Department.*

Supervisor Mancuso stated, increase of \$18,911. Most increase comes from salary increments.

Supervisor MacPhee inquired, what about the overtime?

Supervisor Mancuso moved a \$500 reduction in overtime from \$1,000 to \$500.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso moved adoption of budget, as amended.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 34—*Real Estate.*

Supervisor Mancuso said, increase of \$3,505. \$1,704 increase for salaries, \$1,200 for an automobile.

Supervisor MacPhee stated, I believe that the automobile could wait.

Mr. Brooks explained, the Real Estate Department is charged with the selling, appraising and buying of property. They have to contact the owner and arrange for the purchase or sale. At the present time the Real Estate Department does not have a City car and employees are using their own cars.

Supervisor Mead asked, don't they get mileage?

Mr. Brooks answered, they do not get mileage.

Supervisor Sullivan stated, I have always found out that no matter how many cars you bought they were using their own and sending us bills.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Mead.

Supervisor MacPhee remarked, I might say that I speak for the real estate people. I know what the situation is. Let us stay within reasonable bounds here; let us not spend all of our money in one year. I believe we can let a matter of this kind wait for a while. Move that the \$1,200 for an automobile be deleted.

Seconded by Supervisor Lewis.

Supervisor Sullivan said, the people in that office use their own cars and do not receive mileage.

Supervisor Mancuso inquired, how many men will be using this car?

Mr. Brooks replied, it will be a departmental car. It will be used by four men.

Supervisor Gallagher stated, four men in one department cannot use one car.

Supervisor Mancuso remarked, I believe that the Real Estate Department should be given this car.

Supervisor McMurray said, Mr. Brooks tells me that the employees of the Real Estate Department now use their own automobiles in the line of their duty and they get no compensation for it.

Supervisor Gallagher remarked, if you were running the Real Estate Department it would be your duty if you were going to sell a piece of property to call for bids. If you were going to buy a right-of-way you would contact the people and it would take about five weeks to see them all.

Supervisor McMurray asked, why don't they get compensation when they use their own cars?

Mr. Brooks answered, the owner of property does not always live in the City. You have to contact the people where they live and it is either a case of going by automobile or using the streetcar. I am satisfied that this department is in need of this car. One automobile is not one too many for them. This is one automobile for a department. The men will not be riding in it at the same time.

Supervisor MacPhee explained, Mr. Brooks brings out the point of view very well. I think that this is one department of the City that operates very efficiently. It is just a question of what we want to do. This is an item that we got by in the past without. It isn't anything that is going to hold the department back if they do not get it.

Supervisor Mead said, I would like to ask a question. I feel that employees who have been using their own cars without any expense, when and if this amount is denied, I think that they would be justified in saying that they would not use their car any longer.

Supervisor Brown remarked, then they would have to ride the streetcars.

Supervisor Mead replied, that is just what I am afraid of. If the street cars were running in good condition I believe that the City would lose more by that than by buying a new machine.

Supervisor Sullivan stated, any man who uses his own car on City business and he services it can still go into court and they will award him 6c a mile. I believe under those circumstances I will have to go along with the new car.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Gallagher, McMurray, MacPhee—3.

Noes: Supervisors Brown, Lewis, Mancuso, Mead, Meyer, Sullivan—6.

Absent: Supervisors Christopher, Colman—2.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Lewis.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Lewis, MacPhee, Mancuso, Mead, Meyer—5.

Noes: Supervisors Brown, Gallagher, McMurray—3.

Absent: Supervisors Christopher, Colman, Sullivan—3.

Supervisor Mead moved that we rescind action.

Seconded by Supervisor MacPhee.

No objections and motion *carried*.

Supervisor MacPhee moved temporary postponement.

Seconded by Supervisor Gallagher.

Supervisor Mead stated, I would like to say that Mr. Colman would like to vote on this budget.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Gallagher, MacPhee, McMurray—3.

Noes: Supervisors Brown, Lewis, Mancuso, Mead, Meyer—5.

Absent: Supervisors Christopher, Colman, Sullivan—3.

Supervisor Mead moved adoption of the budget.

Seconded by Supervisor Mancuso.

No objections and motion *carried*.

Supervisor Mead moved call of the Board.

Seconded by Supervisor Lewis.

No objections and motion *carried*.

Index 35—*Civic Auditorium*.

Supervisor Mancuso explained, increase of \$10,289. Permanent Salaries, \$10,289; two new positions as janitors. They have been em-

ployees for a number of years on a temporary basis and they are making them permanent.

Mr. Brooks stated, the Civic Auditorium is used for holding dances, fights, etc. It is in use practically six nights a week. On that account it is necessary to have sufficient janitors to clean it and get it ready for the next engagement. It is operated for the purpose of making it available for organizations to hold functions. When they rent the building it is necessary to have it ready for the purpose it is being used. It is self-supporting and we expect it to be self-supporting during the coming year. We will need sufficient employments to make it available for the engagement for which it is booked.

Supervisor MacPhee inquired, if there are two new employments and there are savings, where is that saving reflected?

Mr. Brooks replied, these two new employments are necessary because they have to be employed at all times.

Supervisor MacPhee asked, from what funds have we been paying these employees?

Mr. Brooks answered, they have been coming out of Temporary Salaries.

Supervisor MacPhee inquired, what about overtime?

Supervisor MacPhee stated, they asked for \$10,000 and we cut it to \$5,000.

Supervisor MacPhee remarked, not as it states here.

Mr. Brooks explained, we cannot operate the Auditorium along a level plan. The different purposes for which the Auditorium is used necessitate that we have some overtime.

Supervisor MacPhee asked, what about \$2,500 instead of the \$5,000? You are allowed two new employments. The revenues are down \$10,000. What has been spent the first six months for overtime?

Mr. Brooks replied, \$2,490. A great deal of this work is done at nighttime.

Supervisor MacPhee moved adoption of the budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 34—*Real Estate.*

Supervisor Mancuso stated, supplemental budget, \$16,800, lease of quarters, 550 Montgomery Street; the rent has been raised double.

Supervisor Brown inquired, how is that in the Real Estate Department?

Mr. Brooks answered, the Real Estate Department makes the lease for them.

Supervisor Sullivan stated, what we should do is to move the Welfare Department out and place the District Attorney and the Public Defender in their building.

Supervisor Mancuso moved that the supplemental budget be approved.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 36—*Department of Public Works.*

Supervisor Mancuso explained, there is a reduction of \$117,857. We have a capital expenditure for \$125,000 for land purchase.

Mr. Vensano said, we have to purchase land for a right of way for the freeway.

Supervisor MacPhee inquired, what is going to happen to the balance of the property that is not going to be used for the feeder for the freeway?

Mr. Vensano replied, we will sell some of it.

Supervisor MacPhee asked, can't we use the gas tax funds for the purchase of this property?

Mr. Vensano answered, the State is not buying this. At the present time it will be just a county road.

Supervisor MacPhee said, wouldn't it also be a freeway, and wouldn't that be a connecting link with a State highway?

Mr. Vensano remarked, it might be.

Supervisor MacPhee stated, I am trying to find out how the money can be reimbursed for the money we are spending from tax money.

Supervisor Gallagher asked, is the land that you are going to buy occupied now?

Mr. Vensano replied, no.

Supervisor MacPhee stated, you are satisfied that you are going to need the land you are going to buy? It is not to be used for a building?

Mr. Vensano said, that is correct; just for land purchase.

Supervisor MacPhee asked, doesn't this seem to be quite a bit?

Mr. Vensano replied, we had a higher amount before, but we cut it down.

Supervisor Mead inquired, has there been an appraisal on the property that you contemplate buying?

Supervisor Brown remarked, another consideration is that it takes that much money off the tax roll.

Mr. Brooks stated, the price was submitted by the Real Estate Department.

Supervisor Brown explained, this lateral does not have to be put in any specific place. We are paying for this; the State does not pay for this at all.

Supervisor Lewis said, I would like to get information on this matter.

Supervisor Brown remarked, as I understand it, we have a freeway that is running through San Francisco. In order to get the cars off the freeway we have to build certain laterals. Where these laterals are to be built is a matter of opinion. We can put them anywhere we please.

Supervisor Mead inquired, who is responsible for the construction and maintenance of the lateral?

Supervisor Gallagher replied, the State.

Supervisor Mead continued, then I am forced to agree with Mr. Brown. If it is the State's responsibility for its location and construction then it is the State's responsibility to see that it does not go through the Department of Public Works property.

Mr. Vensano explained, we have no control over the point of ingress and egress to the freeway. This is the only place where you can get off of the freeway. This has been considered by the City

Planning Commission, the Mayor's Committee and our Engineering Department, and it has been approved.

Supervisor Mead remarked, it does not seem to add up to me. In view of the fact that we are responsible for the cost of the construction of this lateral and our money is being used, we should have something to say about its location.

Supervisor Brown stated, if we were to go out and buy land for the construction of the lateral we could pay for it out of the gas tax fund, but when we buy land for the Department of Public Works we have to pay for it out of the tax rate.

Supervisor Meyer said, it will take the Department of Public Works yard, the tower at the fire yard at Eleventh and Division Streets and the freeway would go right through it.

Supervisor Gallagher stated, will we get paid from the State for the firehouse?

Mr. Vensano replied, I would say not. I desire to inform the Board that the yard was built in 1906 as a temporary yard to house various departments. It should have been moved a long time ago. You have two things that you are accomplishing by moving it. You get a new yard and we get a lateral for our freeway.

Supervisor Gallagher remarked, I can't quite get it straight that you are going to give all these properties free of charge to the State and then have to purchase property for ourselves out of the tax rate.

Supervisor Lewis stated, we do not have any choice in this matter. We have to put it where the State tells us.

Supervisor Gallagher said, we do not know where the freeway is going. I have been trying to find out for some time where it is going.

Mr. Brooks answered, we know where the freeway is going.

Supervisor Lewis explained, Mr. Vensano informed me that there is only one place where the State will allow us to construct this lateral. What are we going to do on this matter?

Mr. Brown replied, I believe we could go to the people in Sacramento and try to get them to change it.

Supervisor Lewis stated, if we do not appropriate the money and then go to Sacramento and we do not get it changed, what do we do then?

Supervisor Brown said, we are the ones who the people hold responsible for putting up the money. We will not get the freeway for about three years.

Supervisor Gallagher remarked, we have been trying to find out where the freeway is going. We have not been able to find out.

Supervisor Meyer moved that we hold it over temporarily.

Seconded by Supervisor Sullivan.

Supervisor Brown said, I would like to point out that not only the real estate is involved but also \$725,000 for the purchase of a new home for the Department of Public Works yard.

Mr. Vensano stated, I do not believe it will cost any more no matter which way we do it.

Supervisor Gallagher remarked, you can get it out of the gas tax fund if you are purchasing property for a highway.

Supervisor Sullivan moved a 5-minute recess.

Lost for want of a second.

Supervisor Sullivan moved a 5-minute recess.
 Seconded by Supervisor McMurray.
No objections and motion carried.

RECESS.

The Board at the hour of 11 p. m. recessed.

RECONVENING OF THE BOARD.

The Board at the hour of 11:10 p. m. reconvened.

Supervisor Mancuso moved that the \$125,000 be postponed until Monday at 8 p. m.

Seconded by Supervisor Mead.
No objections and motion carried.

Supervisor Mancuso explained, supplemental budget, \$2,804, Temporary Salaries.

Supervisor MacPhee inquired, what about the overtime?

Mr. Hester replied, this is reflected by the increase as provided by the Salary Standardization Ordinance. The overtime is for telephone operators.

Supervisor Mancuso moved adoption of the Department of Public Works, General Office, with the supplemental budget, but excluding the capital expenditure item for \$125,000.

Seconded by Supervisor MacPhee.
No objections and motion carried.

Index 26.04—Architecture.

Supervisor Mancuso explained, increase of \$8,465; Permanent Salaries, \$7,020, and \$1,425 for new equipment.

Supervisor MacPhee moved that amount of \$1,425 for purchase of new car be deleted.

Seconded by Supervisor McMurray.

Mr. Brooks stated, this automobile is to replace 1939 second-hand car. It is in a worn-out condition and we feel that it should be replaced.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Sullivan—7.

Noes: Supervisors Mancuso, Mead, Meyer—3.

Absent: Supervisor Colman—1.

Supervisor Mancuso remarked, capital expenditure \$20,000 for plans for a courts building.

Supervisor Lewis moved that we delete \$20,000 for a municipal office building.

Seconded by Supervisor Sullivan.

Mr. Vensano explained, that is necessary in order that we can study what has to be done in the construction of a courts building.

Supervisor Christopher remarked, I desire some more information.

Supervisor Lewis said, this amount was for plans for the construction of a courts building. I felt that we should have a policy on what

type of building we should have. This matter of policy is now in committee and we are going to hold meetings on it. Therefore I do not believe that we should appropriate any money for plans.

Supervisor MacPhee stated, if you appropriate this money now it could not be spent until July 1st.

Supervisor Lewis said, this is earmarked. If we vote this money it will be for plans for an office building.

Supervisor Mancuso stated, this money would be for studies and not for plans.

Supervisor McMurray asked, would this be included in the bond issue?

Supervisor Lewis answered, when the committee decides on a policy then it will be referred to the people either on a courts building or an office building. As a point of information, if something appears in the budget for an office building and we voted that money, isn't it to be used for plans for an office building and not for a courts building?

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Sullivan—8.

Noes: Supervisors Mead, Meyer—2.

Absent: Supervisor Colman—1.

Supervisor Brown moved that the item of \$600,000 go over to Monday at 8:00 p. m.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso moved that the budget be adopted, as amended, with the exception of the \$600,000.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Christopher stated, to date we have succeeded in eliminating around \$1,000 from the budget after working all day and all night. I do not think that our many hours of labor have been of great avail. From now on we should not be so easy on these items and we should try to delete as much as is possible.

Supervisor Lewis remarked, I do not feel that if we do not cut everything out of the budget that we are not doing something for the people of San Francisco. It may well be that the matters that we have gone over are necessary. The mere fact that we are cutting does not show that we are carrying on a meritorious act. We are trying to do a job.

Supervisor Sullivan said, I would like to say that this City and County of San Francisco, from 1930 to 1940, went down in population and we never went any place because we did not do anything.

Supervisor Mancuso stated, there is a decontamination item. Move that it be approved.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso moved adoption of capital expenditure items.

Seconded by Supervisor McMurray.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray—7.

Noes: Supervisors Mead, Meyer, Sullivan—3.

Absent: Supervisor Colman—1.

Index 37—*Accounts.*

Supervisor Mancuso explained, increase in equipment, \$1,707. Necessary for a new car.

Supervisor MacPhee stated, I would like to hear some more about this automobile. I would like to know how extensively it is used.

Mr. Hester replied, it is for an outside timekeeper. He drives about 70 miles a day.

Supervisor MacPhee asked, do we have any other machine that could be made available for him?

Mr. Hester answered, we do not have any other machine for him.

Supervisor McMurray moved adoption.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 38—*Building Repair.*

Supervisor MacPhee moved that sheet 2, Index 38, line 15, figure of \$45,522, be reduced to \$29,793.

Supervisor Brown moved, as a substitute, that the clerical errors be corrected so that the items will total.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso explained, increase in permanent salaries of \$42,939; overtime, \$500.

Supervisor MacPhee inquired, what about overtime?

Supervisor Mancuso moved that the overtime be reduced to \$250.

Seconded by Supervisor MacPhee.

Mr. Hester said, in the first six months we spent \$321. In 1944-45 we spent \$502.

Supervisor MacPhee inquired, what can be done to reduce it?

Mr. Hester answered, the only way you can reduce it is that the Salary Standardization Ordinance be changed.

Supervisor MacPhee asked, can't these men be hired so that they will not have to be paid overtime?

Mr. Hester replied, no, because these men are on a per diem basis and when they work we have to pay the superintendent.

Supervisor MacPhee interrogated, can't you put these men on a broken shift?

Mr. Hester answered, we will not have to pay these men on a broken shift, but we will have to pay them overtime on a holiday.

Supervisor MacPhee stated, we would like to cut this overtime so that it will be at a minimum.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, Gallagher, MacPhee, McMurray—4.

Noes: Supervisors Brown, Lewis, Mancuso, Mead, Meyer, Sullivan

—6.

Absent: Supervisor Colman—1.

Before the vote was announced Supervisor Gallagher changed his vote from Aye to No, and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Christopher, MacPhee, McMurray—3.

Noes: Supervisors Brown, Gallagher, Lewis, Mancuso, Mead, Meyer, Sullivan—7.

Absent: Supervisor Colman—1.

Supervisor Mancuso stated, contractual services, increase of \$1,110.

Supervisor Meyer moved that it be adopted.

Supervisor MacPhee said, I would like to ask about permanent salaries. They say that this is a result of the Salary Standardization Ordinance. Temporary salaries show an increase of \$1,000. Couldn't we leave it at the same amount as last year.

Mr. Hester stated, the biggest amount of this money is spent on sick leave.

Supervisor MacPhee moved that repairs to public buildings be reduced from \$100,000 to \$75,000.

Seconded by Supervisor Mancuso.

Mr. Vensano said, I have Mr. Reidy's estimate for the repair of the City Hall and it comes to \$109,000.

Supervisor Mead inquired, does that include the painting of the frames of the City Hall?

Mr. Vensano answered, it does.

Supervisor Mead explained, the frames of the City Hall are in bad shape and unless something is done you are going to find it necessary to burn all of the woodwork on this building. This type of work runs about five or five and a half times as much as a painting job will cost.

Supervisor Brown stated, we have \$75,000 for this year and we were not able to spend it.

Mr. Hester replied, we spent \$74,000 of that amount last year.

Mr. Brooks explained, I think that the amount should be left at \$100,000. We have requests from departments that are in excess of \$100,000. It has been called to our attention that the window sashes of the City Hall are rotting. Unless we take care of the rails around the Hall they might fall. In addition, we have requests from the Fire and Police Departments for repairs. We could spend in excess of \$250,000 and not do any too much in way of maintenance in our public buildings.

I might say that in going through this budget, when it was submitted to me it totaled over \$11,000,000 and I cut it by over \$5,000,000 and I left in the items that I thought were all necessary. We are attempting to just ask the Board and the Mayor for what we consider are actual necessities and can't be postponed.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Christopher, MacPhee, Mancuso, McMurray—4.

Noes: Supervisors Brown, Gallagher, Lewis, Mead, Meyer, Sullivan—6.

Absent: Supervisor Colman—1.

Supervisor Mancuso said, matter of equipment purchases, \$15,475. It is an increase of \$12,825.

Mr. Vensano said, we are asking for six general delivery trucks to supplement our men to carry supplies so that they will not have to be coming back to the yard for supplies after each job. We are asking for a power shear for the sheet metal shop.

Supervisor Lewis moved that line 18 be reduced to \$7,000.

Seconded by Supervisor MacPhee.

Mr. Vensano stated, in the investment of equipment there are no savings. I have only been here about three years and I have been trying to get equipment, but because of the war we have not been able to get it.

Supervisor Mancuso moved that we change the figure of \$15,475 to \$10,975.

Seconded by Supervisor McMurray.

Thereupon, the roll was called and the substitute motion was *defeated* by the following vote:

Ayes: Supervisors Brown, Mancuso, McMurray, Meyer—4.

Noes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mead, Sullivan—6.

Absent: Supervisor Colman—1.

Supervisor Mancuso said, you are going to put this department in a bad position by cutting this amount by so much. I do not believe it would be good business.

Thereupon, the roll was called and the original motion was *defeated* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee—4.

Noes: Supervisors Brown, Mancuso, McMurray, Mead, Meyer, Sullivan—6.

Absent: Supervisor Colman—1.

Supervisor Lewis moved that line 18 be reduced to sum of \$10,975.

Seconded by Supervisor MacPhee.

Supervisor Mead remarked, we just voted on that and it lost.

Supervisor MacPhee moved that it be reduced to \$10,974.50.

Seconded by Supervisor Lewis.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray—7.

Noes: Supervisors Mead, Meyer, Sullivan—3.

Absent: Supervisor Colman—1.

Supervisor Mancuso stated, supplemental budget, building repair. Maintenance of monuments and statues. I believe it should be done because the Board passed a resolution asking the Department of Public Works to take care of the maintenance of statues and monuments. There is another item for \$1,492.

Supervisor Mancuso moved that the Department of Public Works, building repair, be approved with two supplementals, one for \$1,600 and the other for \$1,492.

Seconded by Supervisor Brown.

No objections and motion carried.

Index 39—*Building Inspection.*

Supervisor Mancuso stated, increase of \$32,800, five new employments; increase in permanent salaries, \$26,065.

Supervisor MacPhee asked, what are the anticipated receipts.

Mr. Hester answered, for the first six months of this year we took in \$76,000.

Supervisor Mancuso stated, other item for \$18,025 for service for other departments. This includes five automobiles. It is the contention of the department that by the purchase of these automobiles the City will save money rather than pay 7c per mile.

Mr. Hester explained, we have \$400 in auto allowance for the year. This is used by the engineers when they have to go out in the field. Four of the automobiles must be furnished to the inspectors or their services are to no avail. At the present time they are using their own machines and we are paying 7c per mile.

Supervisor Mancuso moved adoption of the budget of the Building Inspection Department.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso said, supplemental budget, salary increase, \$355. for change-over from 5 to 5½-day week.

Supervisor Mancuso moved adoption of the budget of the Building Inspection Department, including the supplemental budget.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 40—*Engineering.*

Supervisor Mancuso explained, shows decrease of \$1,275,025. Three new positions, with one deletion.

Supervisor MacPhee moved that we delete two new employments.

Seconded by Supervisor Lewis.

Mr. Hester stated, one new employment is a senior draftsman; it is necessary, for there is a great amount of new street work. There is one new senior clerk, who was formerly in the interdepartmental service.

Supervisor Mancuso asked, could this be handled on a temporary basis?

Mr. Hester replied, it would be a fine thing if this employment could be made available. I believe that is true in every department. If we go along on the basis we did last year I believe the department would be able to operate.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Sullivan—8.

Noes: Supervisors Mancuso, Meyer—2.

Absent: Supervisor Colman—1.

Supervisor Mancuso stated, we have items for both Joint Highway 9 at \$66,000 and Joint Highway 10 at \$82,000.

I have a request that the Joint Highways be increased by \$103,700.

Move that those items be transferred to Index 48, line 14, \$66,000, and line 15, \$103,700, County Road Fund.

Seconded by Supervisor Brown.

No objections and motion carried.

Mr. Brooks stated, since we submitted our budget on the 15th of February we have been advised, through the Controller, that there will be additional money coming to the Gas Tax Fund from the

\$466,957, First Quarter Cent Gas Tax Fund. We want \$216,900 from the Second Quarter Cent Gas Tax Fund. From the \$466,957 we have just spent \$171,000.

Supervisor Brown stated, I would like to ask a question about the First Quarter Cent Gas Tax Fund. Who assumes control over it?

Mr. Brooks replied, the State assumes the control over this.

Supervisor Brown stated, but we can use it for streets.

Mr. Brooks answered, no, the State spends it on highways.

Supervisor Brown said, from the second quarter cent we could install street signs.

Mr. Brooks remarked, we have been appropriating \$15,000 a year.

Supervisor Brown stated, if we want to put the \$215,000 that was deleted from the budget, would you consider that capital expenditure?

Supervisor Mancuso said, I believe that would be a maintenance and repair item.

Supervisor Brown asked, Mr. Lewis, what would you say?

Supervisor Lewis replied, the Board, after listening to arguments relative to needs for street signs in San Francisco, passed a resolution asking the Director of Public Works to build street signs in San Francisco. Our present street signs cannot be read. It is vital that we have good street signs so that visitors can read them. We have \$513,357 in the Gas Tax Fund. I realize that there are other uses that could be made of that fund, but I feel that street signs are vitally necessary. The new type of street signs that have now come out are the type of signs that have been adopted by the California Automobile Association and they can be read at night. I am hoping that the Board will agree on this matter.

Supervisor Mead moved that the matter be temporarily postponed until a legal opinion can be received from the City Attorney.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved that the following amounts shown in the Appropriation Ordinance \$258,225; on Special Gas Tax Fund, \$216,100 for total of \$474,325, be made available and transferred to Index 40, sheet 5, line 16, which is Islais Creek Third Street Bridge.

Seconded by Supervisor MacPhee.

Supervisor Brown moved that the matter be temporarily postponed until the street sign matter is disposed of.

Seconded by Supervisor Mead.

No objections and motion carried.

Supervisor Mancuso said, I have items on capital expenditure which amount to \$1,732,000. Mr. Brooks, are these being paid out of the Gas Tax Fund?

Supervisor Brown stated, I have been asking Mr. Brooks about this and I believe it is advisable to find out how either of the items can absorb the surplus in the Gas Tax Fund.

Supervisor MacPhee said, I believe if we left this amount of money to Mr. Brooks for his allocation we would be taking the correct step.

Supervisor Brown remarked, what we have to do is to take them out of the ad valorem tax and put them in the Gas Tax Fund.

Supervisor MacPhee explained, I believe these items should be eliminated from the budget and when new revenues occur then we can take that money and start these items.

Supervisor Brown stated, that argument does not hold for all of these items. There is an item of \$1,490,000 for reconstruction of subsident streets. Some of the work that has to be done on this cannot be done out of the Gas Tax Fund.

Supervisor Brown moved, that the sum of \$160,000 for reconstruction of streets adjacent to streetcar tracks be moved from Index 40, sheet 54, to Index 48, sheet 1, Special Road Improvement Fund.

Seconded by Supervisor MacPhee.

Supervisor Meyer asked, can it be done?

Mr. Brooks replied, it can.

Supervisor Lewis questioned, what balance will that leave?

Supervisor Brown answered, it will leave about \$400,000.

Supervisor Mancuso stated, I believe what you decide is whether or not you desire to go ahead with the Islais Creek Bridge. The only problem that bothered me is if we appropriate all of the fund to the bridge will we have enough to go ahead and put it in?

Supervisor Brown remarked, \$160,000 is 2c in the tax rate.

Supervisor Mancuso said, then all of the rest of these items will have to go out?

Supervisor Brown stated, no, we will delete them one by one.

Supervisor MacPhee remarked, we have to do the work adjacent to the streetcar tracks.

Mr. Brooks explained, as the Public Utilities Commission installs new tracks it is necessary for the Department of Public Works to work right along with them for the improvement of the street.

Supervisor Mancuso asked, Mr. Brooks, can you go ahead with the bridge detail if you get only the rest of those funds?

Mr. Brooks answered, we expect to get \$400,000 from the State.

Supervisor Mancuso inquired, Mr. Brooks, why can't it be the duty of the Public Utilities Commission to fix the streets adjacent to the tracks?

Mr. Brooks replied, that is what it will have to do.

Supervisor Brown stated, my opinion is that the Public Utilities Commission is going to be busy putting back their own tracks.

Mr. Brooks said, it is their obligation to repair the tracks on two feet of either side of the rail.

Supervisor Mancuso remarked, the Islais Creek Bridge definitely has to be fixed. It is holding up traffic.

Supervisor Mead stated, I believe Supervisor Brown's motion is well taken. He proposes that the \$160,000 from Gas Tax Fund shall not go to repair the streetcar tracks. There is very little obligation on the part of the Department of Public Works.

Mr. Brooks said, Mr. Vensano estimated that it would cost \$3,000,000 to properly repair the streets adjacent to the streetcar tracks.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Meyer, Sullivan—8.

Noes: Supervisors Mancuso, Mead—2.

Absent: Supervisor Colman—1.

Supervisor Brown stated, there are other items here that can also be deleted the same way. They total \$310,000 and would still leave some \$60,000 which I propose to allocate for street signs.

Supervisor Sullivan remarked, the Streets Committee is still holding hearings on the widening of Mission Street.

Supervisor Brown explained, there is another item that can be utilized for this purpose with the same result, line 14, traffic signal construction, \$250,000, when it comes before the Board.

Supervisor Brown moved that item be transferred to Index 49, Special Road Fund.

Seconded by Supervisor McMurray.

Supervisor Lewis said, the question of street signs was deferred to Monday night. I believe there is enough in the Gas Tax Fund to put in street signs in the residential districts of San Francisco.

Supervisor Christopher remarked, we are in need of these signs. While we do need these signs I am in favor of trying them out in only one neighborhood so that we can see how they work out. At the end of a year we can determine if they are workable and feasible.

Mr. Vensano explained, the \$216,000 in the Second Quarter Cent Gas Tax Fund cannot be used for any of these items. It can only be used for major streets. The \$250,000 can be used for only the Broadway Tunnel or the Islais Creek Bridge.

Mr. Brooks stated, it can be used for traffic signals on major streets.

Supervisor Brown suggested, that the Board postpone action on this until we can get a definite opinion as to what we can do.

Supervisor Gallagher said, we will postpone it until 8 p. m. on Monday night.

Supervisor Mead moved that we recess and meet again at 4 p. m.

Seconded by Supervisor Mancuso.

Supervisor Gallagher remarked, I believe that we should arise and report so that we can pass a couple of matters that we have before us.

Committee Arises.

Supervisor McMurray moved that we arise and report.

Seconded by Supervisor Mead.

No objections and motion carried.

Leave of Absence—Chief Albert J. Sullivan of the Fire Department.

The Clerk presented:

Proposal No. 5686, Resolution No. 5500 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Chief Albert J. Sullivan of the Fire Department is hereby granted a leave of absence for a period of five days from May 16, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$25,000, Public Welfare Department, to Provide Funds for the Payments to Be Made Under the Federal War Services and Assistance Program.

Supervisor Mancuso presented as a Finance Committee recommendation:

Bill No. 4090, Ordinance No. 3843 (Series of 1939), as follows:

Appropriating the sum of \$25,000 from the accrued revenues of the General Fund (Federal War Services and Assistance) to provide funds for payments to be made under the Federal War Services and Assistance Program; an emergency ordinance.

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

Section 1. The sum of \$25,000 is hereby appropriated from the accrued revenues of the General Fund (Federal War Services and Assistance), to the credit of Appropriation No. 556.840.07, to provide funds for payments to be made under the Federal War Services and Assistance Program.

Section 2. The Controller is hereby authorized to make such advances from this appropriation as may be necessary.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective immediately. The nature of the emergency is as follows: Due to the demands made upon the funds heretofore appropriated, because of the increase in the number of persons requiring assistance under this Federal War Services and Assistance Program, the funds in this appropriation are not sufficient to meet the requirements. The additional funds hereinabove requested will enable this program, which is administered by the Public Welfare Department, to proceed without interruption. Under this program the Federal Government will reimburse the City and County of San Francisco for expenditures made.

Recommended by the Director of Public Welfare.

Approved by the Public Welfare Commission.

Approved by the Mayor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Finally passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Committee of the Whole.

Supervisor Brown moved that we resolve ourselves into a Committee of the Whole.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Brown moved that the same Chairman preside.

Seconded by Supervisor Lewis.

No objections and motion carried.

Supervisor Brown moved that we recess until 4 p. m.

Seconded by Supervisor Mead.

No objections and motion carried.

RECESS.

The Board at the hour of 12:20 a. m. recessed to reconvene at 4 p. m.

DAVID A. BARRY, Clerk.

FRIDAY, MAY 17, 1946—4:00 P. M.

The Board of Supervisors reconvened pursuant to recess.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Quorum present.

President Dan Gallagher presiding.

Supervisor Brown noted present at 5:20 p. m.

Supervisor Colman on leave of absence.

Consideration of the Budget.

The Board resumed consideration of the budget.

Supervisor Gallagher said, I would like to know what procedure we are to follow this afternoon.

Supervisor MacPhee moved that at 7:00 p. m. tonight we adjourn as a Committee of the Whole and come back on Monday and after Monday's meeting we start on the budget again.

Supervisor Lewis remarked, I will not be able to be here after 7:00 p. m. tonight.

Supervisor Gallagher remarked, we have to be finished with this budget by Tuesday. I am not going to be here all day Tuesday and Tuesday night.

Supervisor Mead said, I believe we should work as long as possible on this matter because Monday is our regular meeting day.

Supervisor Gallagher explained, we have to pass this budget by Tuesday night at midnight.

Supervisor Mead remarked, I believe we should work tonight even though some of the members cannot be present. Supervisor Lewis can come back after he is finished with his business.

Supervisor Lewis answered, I will be back at 10:30.

Supervisor MacPhee stated, I will be back at 10:30.

Supervisor Meyer said, we should work as long tonight as possible.

Supervisor Mancuso explained, we have the administrative provisions of the Annual Salary Ordinance. The question is whether or not we should send it to committee for a regular hearing. It has to be passed on a week from Saturday. I would suggest that this matter be sent to the Finance Committee.

The Chair referred the matter to the Finance Committee.

Supervisor Mancuso asked, what are we going to do tonight? Move that we go to eat as a body and that the Clerk of the Board make arrangements for the place where we are to eat.

Supervisor Meyer remarked, it has been easy for me to be here on time and there is no reason why we cannot go home and eat and be back at 8:00 p. m.

Supervisor Gallagher explained, we will leave here at 6:00 o'clock and be back at 8:00 o'clock. We will work until 2:00 o'clock.

Supervisor Mancuso stated, Mr. Brooks was going to submit information with respect to the Gas Tax Fund.

Mr. Brooks remarked, it is difficult for us to submit anything other than what we have submitted in our budget. Our thoughts are really this, the correct budget, 1945-46, if adopted, gives the Department of Public Works \$3,956,000. This is just for a discussion. We have added to this amount the amount that the Board is granting the employees of the Department of Public Works commencing July 1st of this year. The new Salary Ordinance provides for an additional amount in the sum of \$296,455, which, added to the amount you gave us last year, gives us a total of \$4,253,456.

The Department of Public Works budget you are considering today is recommended by the Director of Public Works, approved by the Chief Administrative Officer and recommended by the Mayor, and is \$2,596,048. These items are exclusive of the so-called capital expenditures. These amount so \$2,477,500, for a total of the two items of \$5,424,048. That is an overrun of \$1,171,582 and, by that I mean, taking the current budget, the approved budget, and adding to it the mandatory salary increases and deducting those amounts from the budget you are considering.

We have reduced money by the future procedure which we suggest in Districts 9 and 10. You have transferred out of tax base to the Gas Tax Fund \$169,700.

Islais Creek Bridge \$600,000 we are transferring to the Supplemental Road Improvement Fund and Special Street Improvement Fund. The plans will remain in the ad valorem tax base. We are deleting entirely \$185,000, which appears on line 3, sheet 5, of Index 40, that is reconstruction of subsident streets. We asked for \$175,000, which we suggest is needed to reduce the budget. We suggest that reduction in the amount of \$175,000. We suggest a reduction of 50 per cent of the cost of traffic signals.

No mention was made of the first quarter cent gas tax because this money is entirely under the control of the State Railroad Commission. On Districts 9 and 10 we are deleting \$100,000, which we now show as item 4, sheet 6, Index 40. We deleted line 24, Index 40, \$50,000. Last night while the Board was considering the budget they deleted \$33,625. I am deleting it here to arrive at the needed result.

Supervisor Gallagher remarked, we have taken Districts 9 and 10 and transferred that. Islais Creek, we will go on that now.

Mr. Brooks said, the budget, as recommended by the Department of Public Works, was \$1,000,000. We reduced that by \$400,000 on the anticipation of reserve from the State of \$400,000. The amount we are considering now is \$600,000 because we expect to get \$400,000 from the State.

Mr. Hester explained, we have \$65,000, under additions and betterments, sheet 7, line 17, page 65.

Mr. Brooks stated, we are eliminating \$15,000 to make it \$50,000. I have mentioned \$33,665 that the Board has already deleted. The \$15,729 which Mr. Hester explained showed as item of \$31,000, but part of this comes from interdepartmental transfer, so that stands eliminated. That leaves by \$11,130 which must be deleted in order to place our budget back to a level of this current year's budget, plus the additional salary increases. We have given no consideration to the street signs. The street signs could be accomplished in the amount of \$50,000 by the elimination of the plans for the Broadway Tunnel. I think on Index 40, sheet 5, line 11, \$44,000, that matter, in the judgment of the Board could be postponed for another year. That brings this year's budget, as recommended, back to the current budget.

Adding, however, the \$296,455 which represents the increase contemplated by the new Salary Standardization Ordinance.

Supervisor Mancuso remarked, I want to move the deletion of certain capital expenditures. The \$175,000 for South of Market, Islais Creek District will go out.

Mr. Brooks stated, I would like to have Mr. Hester point the lines out to you so that there will be no mistake.

Mr. Hester explained, that is on line 3.

Supervisor Mancuso stated, the item for \$160,000 will remain, as it has been transferred last night.

Mr. Brooks said, \$169,790.

Supervisor Mancuso remarked, Supervisor Brown moved last night that it be taken out of the Gas Tax Fund and it was approved.

Mr. Brooks said, I would suggest that you let Mr. Hester take the first page and go through and explain item by item so that there will be no mistake. This is our suggestion in order to get back as close as possible to the present year's budget.

Mr. Vensano stated, Index 40, sheet 1, we have item of \$148,000 to which must be added \$21,700, making total of \$169,700. That is transferred to supplemental Special Road Improvement Fund. Next item, Islais Creek Bridge, \$600,000 included on page 65 is part of line 3, sheet 2, so that amount of \$388,358 will be transferred to the Gas Tax Fund.

Supervisor Mancuso asked, is that the \$600,000 item?

Mr. Vensano answered, that is part of the item. \$1,490,000 on sheet 9, line 63, balance \$211,642, will remain in budget as a capital expenditure.

Supervisor Gallagher inquired, what did we do to the \$474,575 last night?

Mr. Brooks replied, it was discussed as to whether or not it could go into signs.

Supervisor Mancuso said, this is the full program that he is suggesting.

Mr. Vensano continued, \$91,100 goes into Special Gas Tax Street Improvement Fund and balance, \$297,259, goes into Special Road Improvement Fund. Next item, traffic signals, \$250,000. That is deleted; \$125,000 goes into Special Gas Tax Street Improvement Fund; balance will be obtained from the State by the First Quarter Cent Gas Tax Fund. That deletes \$250,000 altogether. Next item, \$175,000 for subsident streets, is deleted. We delete \$100,000 from \$150,000, which is on line 6 of sheet 65, storm and sanitary sewer, reconstruction and replacement. The North Point Sewer Treatment Plant should be eliminated. Pumping plant, \$50,000 out of \$65,000, line 8, sheet 65, betterments. \$33,365 is the total as to what you deleted last night. There is \$15,729 which was made last night that has been deleted.

Supervisor Mancuso remarked, then we have to rescind action we took on \$160,000 that was put in the Gas Tax Fund last night. We have to then disapprove the Mission, Embarcadero-South Van Ness Avenue, \$210,000.

Mr. Vensano replied, you will not disapprove anything in the capital expenditure budget except those that I have given you.

Supervisor Mancuso stated, after this your budget will be the same as last year except for the increase for salary increments.

Mr. Vensano remarked, on street signs we can give \$55,000, if you want to delete the Broadway Tunnel.

Supervisor Gallagher remarked, let us find out just what we are going to do on these matters.

Supervisor Mancuso stated, the recommendation of Mr. Brooks will make the budget the same as it was last year. We would have to rescind action on \$160,000 that we transferred into the Special Road Improvement Fund. Then there will be approximately \$66,000 in the Gas Tax Fund.

Supervisor Gallagher explained, we passed a motion yesterday that we consider this Monday evening at 8:00 o'clock and since Mr. Brown is not present I do not know whether or not we should consider this at this time.

Supervisor Mancuso replied, I believe that Mr. Brown will go along with this program because he said that he would go along with Mr. Brooks on this matter.

Supervisor MacPhee remarked, the only thing that we are going to consider on Monday night is the purchase of land for the Department of Public Works.

Supervisor Gallagher said, there was still another motion by Supervisor Brown that we postpone this matter until Monday night.

Supervisor MacPhee stated, I believe that Mr. Brooks has answered this matter. I believe it is alright to proceed.

Supervisor Gallagher inquired, why was this brought in this way now and not before?

Mr. Brooks answered, I brought this up pursuant to your suggestion. The money for the yard is still in here. The outlines that I have presented are the only changes in the budget. If you are going to consider the matter for the purchase of the land and the building, then I believe that it should go over to Monday night.

Supervisor Mancuso explained, the overall picture, as presented by Mr. Brooks, gives the Department of Public Works budget the same as it was last year except for salary increments. I believe we should get this particular budget behind us.

Supervisor Gallagher stated, Monday night if Mr. Brooks desires to open this matter up again we will have to do it.

Supervisor MacPhee remarked, I want to reserve the right to reconsider this Department of Public Works budget again on Monday night.

Supervisor Mancuso said, let us pass this item and then pass on the budget Monday night.

Supervisor Mancuso moved that we rescind action that the Board took in transferring \$160,000, which is on Index 40, sheet 5, line 7.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso moved that the item of \$175,000, South of Market, Islais Creek District, reconstruction of subsident streets, which is included in sheet 2, page 65, that the sum be deleted in that figure out of capital expenditures.

Seconded by Supervisor MacPhee.

Mr. Vensano said, I believe we have gone into this matter very carefully to compromise the Board. We are willing to do that if that closes the issue. We want to discuss each item, however, on Monday night you are going to delete some other items.

No objections and the foregoing motion carried.

Supervisor Mancuso moved that the sum of \$250,000, traffic signal construction, be deleted from \$1,490,000.

Supervisor Gallagher remarked, that is on page 29, line 4, sheet 5, Index 40.

Supervisor Mancuso stated, that has been deleted there and has been thrown back into capital expenditures.

Supervisor Mancuso moved that the sum of \$250,000 be deleted out of the \$1,490,000, which is on page 65, sheet 2, of the budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso moved that the sum of \$125,000 set up in the Special Gas Tax Street Improvement Fund be taken out of that fund for traffic signal construction.

Mr. Brooks remarked, you will have to set it up.

Supervisor Mancuso inquired, where do I set it up? Could I set it back in the budget on page 29?

Mr. Hester answered, on page 32, Special Gas Tax Street Improvement Fund, sheet 1, Index 77.

Supervisor Mancuso moved that we insert in Index 77, sheet 1, traffic signal construction, the sum of \$125,000.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso moved that we reduce the sum of \$1,490,000 by another \$100,000, repairing of Disposal Plant. That is on page 65, sheet 2, line 3. That will change that from \$150,000 to \$50,000.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso moved that on sheet 2, line 6, storm and sanitary sewer reconstruction and replacement, that sum be reduced from \$150,000 to \$100,000 and that the words "North Point Sewage Treatment Plant" be deleted.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso moved that on sheet 2, line 8, the item of additions and betterments, \$65,000, be reduced to \$15,000.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso moved that the sum of \$388,358 be set up as follows: In Index 77, sheet 1, under Special Gas Tax Street Improvement Fund for Islais Creek and Third Street Bridge the sum of \$91,100; Index 77, sheet 1, on page 32, and in Index 47, Special Road Improvement Fund, sheet 1, Islais Creek and Third Street Bridge, \$297,259, and that the said respective funds be taken from the Special Road Improvement Fund and the Special Street Improvement Fund.

Supervisor Brown remarked, you made no change in that item we deleted last night, that \$165,000.

Supervisor Mancuso replied, we rescinded it and it will be left in as a capital expenditure.

Supervisor MacPhee asked, what will the amount be in the Islais Creek?

Supervisor Mancuso answered, it will be \$400,000 from the State plus \$388,358 we are transferring here. We will make another transfer and the total amount in there will be \$1,000,000.

Supervisor MacPhee stated, I am opposed to using ad valorem tax funds to build a bridge for the use of motorists.

Supervisor Mancuso moved that we set up in Index 77, sheet 1, under title Islais Creek and Third Street New Bridge the sum of \$91,000 from the Special Gas Tax Street Improvement Fund.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso moved, Index 48, sheet 1, under Special Road Improvement Fund, set up under title Islais Creek, Third Street Bridge, \$277,258.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso asked, what is the difference between Index 47 and Index 48?

Mr. Hester replied, Index 47 is used by the Controller for the payment of interest on bonds, etc.

Supervisor Mancuso moved, sheet 2, page 65, line 3, \$1,490,000 be reduced by an additional \$388,358, representing the item of reduction under title Islais Creek, Third Street New Bridge.

Seconded by Supervisor Meyer.

Supervisor MacPhee requested, please explain the last motion.

Supervisor Mancuso answered, there is \$600,000 in the \$1,490,000.

Supervisor MacPhee said, I would like to know how much comes out of General Fund.

Supervisor Mancuso replied, \$211,642.

Supervisor MacPhee said, there is nothing to prevent me to move to delete it by this amount.

Supervisor Gallagher replied, no, there is not.

There being *no objections* the foregoing *motion carried.*

Mr. Brooks remarked, this takes us to Index 40.

Supervisor Gallagher said, Supervisor Lewis wants to act on street signs.

Supervisor MacPhee moved that the amount for Broadway Tunnel, Index 40, sheet 5, line 11, \$55,000, be deleted.

Seconded by Supervisor Brown.

Supervisor Mancuso said, you are getting mixed up again. They are in the capital expenditure items at the back.

Supervisor Gallagher asked, do we delete the sum of \$55,000, Broadway Tunnel, which is set up in sheet 2?

Supervisor MacPhee moved that we delete from the sum of \$1,490,000 the sum of \$55,000, which represents plans for Broadway Tunnel.

Seconded by Supervisor Brown.

Supervisor Mancuso explained, I believe that this item should be left in. This tunnel was supposed to have been constructed a long time ago. Your post-war program calls for the construction of this tunnel as one of the first ones. This item should stay in if you are going to use this money to construct street signs. I do not believe that this item should be taken out in preference for street signs.

Supervisor MacPhee remarked, I believe that these plans should be paid for out of Special Gas Tax Fund. I believe that this tunnel is no more important than the Bernal Heights Tunnel. Those people are shown no more consideration than has been shown to the Broadway Tunnel.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Noes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor Lewis said, I believe that we should have these signs. This question has been gone into before by this Board and the Board recommended that we have new signs. This is not a luxury. You cannot read the present street signs at night, but the new signs will glow at night and can be seen by people riding the street cars. They will have the street number on so that people who are driving will be able to know where they are.

It seems to me that one of the first things on the list should be street signs. It will cost approximately \$200,000 to put these signs up. I believe we should make a study.

Supervisor Lewis moved that \$100,000 be put into the street signs.

Supervisor Gallagher remarked, you will not have that much.

Supervisor Lewis moved that we place \$50,000 in capital expenditure for the construction of street signs, sheet 2, line 3.

Seconded by Supervisor Mead.

Supervisor Mancuso stated, I am going to vote for the motion, but I am going to ask for an opinion from the City Attorney if we can.

There being *no objections* the foregoing motion was *carried*.

Supervisor Mancuso stated, supplemental budget, \$3,200,000, Bureau of Engineering—sewage treatment plants and facilities. This money will be returned to us by the State. \$4,810,230 for extensions and enlargement of sewer system. \$399,756 for construction of Islais Creek Bridge. Item "as needed" employments for large sewer program, no funds.

Supervisor Mancuso moved that they be added to the budget as supplements to the Department of Public Works, Engineering budget.

Seconded by Supervisor Brown.

Supervisor MacPhee inquired, what positive assurance is there that these amounts will be returned by the State?

Mr. Brooks answered, they will be returned to us by the State.

No objections and motion *carried*.

Supervisor Mancuso moved that we adopt the budget of the Department of Public Works, the Engineering Division, as amended together with the supplemental budget as approved, together with the item of capital expenditures on page 65, as amended.

Seconded by Supervisor Brown.

Supervisor MacPhee stated, we cannot vote for this because we have the question of the purchase of land and buildings on Monday night.

Supervisor Brown remarked, we postponed those items until Monday night. I suggest that we amend it to include "except those matters that were postponed to Monday night."

Supervisor Gallagher said, you cannot do that.

Supervisor Mancuso explained, if anybody wants to open it up Monday night it can be done.

Supervisor Brown said, this idea of passing the department's budget is of no consequence at all. The only action that we can take is to eliminate the money for lands and buildings from the budget.

Supervisor Brown moved, as a substitute, that we go on to the next matter.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mead said, it is getting close to 6:00 o'clock and we should get out at 6:00 o'clock on the dot.

Index 40.01—*Sewage Treatment Plant.*

Supervisor Mancuso explained, increase of \$17,781. Permanent salaries, \$8,612; permanent wages, \$2,019; contractual services, \$5,500; materials and supplies, \$1,050.

Mr. Wadsworth stated, principal increase is for the enlargement of the Richmond-Sunset Sewage Treatment Plant.

Supervisor MacPhee asked, with the new material wouldn't it allow us to decrease other departments of the budget? What is the benefit of serving a larger area?

Mr. Wadsworth answered, we are serving a large area and we will continue to serve a larger area. We are enlarging the plant. The plant at the present time is not able to handle all of the sewage that is entering it.

Supervisor MacPhee asked, what about overtime? I would like to reduce it to about \$200.

Supervisor Mancuso moved that the overtime be reduced by \$200, line 6, sheet 1.

Seconded by Supervisor Christopher.

No objections and motion carried.

Supervisor MacPhee stated, materials and supplies. I would like to have an explanation for the first six months of this year.

Supervisor Mancuso said, \$8,723 anticipated expenditure, \$14,227 for first six months, for year \$22,950.

Supervisor MacPhee remarked, I believe that it should stay the same as it was last year, and I so move.

Seconded by Supervisor Christopher.

Supervisor MacPhee moved that this amount be reduced from \$23,050 to \$22,000.

Seconded by Supervisor Christopher.

Mr. Vensano explained, if you do this we will not be able to operate as well as we should.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Noes: Supervisors Mancuso, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved that the Sewage Treatment Plant budget, as amended, be approved.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Meyer moved that we recess until 9:00 o'clock p. m.

Seconded by Supervisor Brown.

No objections and motion carried.

RECESS.

The Board at the hour of 6:05 p. m. recessed to reconvene at 9:00 p. m.

DAVID A. BARRY, Clerk.

FRIDAY, MAY 17, 1946—9:00 P. M.

The Board of Supervisors reconvened pursuant to recess.

CALLING THE ROLL.

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

Supervisors Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

Absent: Supervisors Brown, Christopher, Colman, Lewis—4.

Quorum present.

President Dan Gallagher presiding.

Supervisor Christopher noted present at 9:35 p. m.

Supervisor Lewis noted present at 10:25 p. m.

Supervisor Colman on leave of absence.

Consideration of the Budget.

The Board resumed consideration of the budget.

Index 40.02—*Sewage Pumping Stations.*

Supervisor Mancuso explained, increase of \$9,321, increase permanent salaries \$6,476, one new position.

Mr. Hester stated, the one position is brought about because we are constructing a new pump station in the Lakeside District.

Supervisor MacPhee moved that the overtime be cut to \$100, line 7, sheet 1, Index 40.02.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor McMurray asked, what is the reason for the \$750 for holidays?

Mr. Hester replied, this is something new. This is for the watchman and the elevator operators.

Supervisor MacPhee moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 41—*Central Permit Bureau.*

Supervisor Mancuso explained, increase of \$9,717, three new positions. Increase in salaries, \$9,842.

Mr. Hester said, these are not new positions; they have been added during the present fiscal year.

Supervisor MacPhee moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 42—*Street Cleaning.*

Supervisor Mancuso explained, increase \$113,986. Increase permanent salaries \$3,066, wages \$111,939, equipment \$15,827.

Supervisor Mancuso moved that the overtime be reduced \$1,400.

Seconded by Supervisor MacPhee.

Mr. Vensano said, during the first six months of the current year we have used \$700 in overtime.

Supervisor Mancuso stated, I will withdraw my motion.

Supervisor Mancuso moved that equipment be cut to \$10,000, sheet 2, line 17, Index 42.

Seconded by Supervisor MacPhee.

Mr. Vensano explained, we need to purchase new equipment in order to keep our streets clean. We are asking for one small broom, a refuse container and two automobiles, which are replacements.

Supervisor Meyer asked, can you buy any equipment if we cut this \$5,000?

Supervisor Mancuso stated, they are securing new equipment.

Supervisor Mead said, I believe that the amount suggested is about right. Move, as a substitute motion, that we cut it \$2,500.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor MacPhee moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 43—*Sewer Repair.*

Supervisor Mancuso inquired, what about the \$50,000 for sewer repair?

Mr. Hester replied, this is just a revolving fund.

Supervisor MacPhee asked, what about the two new employments?

Mr. Brooks answered, they are to be assigned to the equipment.

Mr. Vensano explained, these employments are necessary. The men that we have now have to work on Saturdays and Sundays and we believe that we will get better efficiency out of our crews if we can add two new men.

Supervisor Mancuso inquired, when we get our new sewers will we be able to cut down on the personnel?

Mr. Vensano stated, I do not think so.

Supervisor Mancuso remarked, you have been coming into this Board and telling us we need new employments. With all of these new sewers, will you still need to have as many men?

Mr. Vensano answered, I do not see how we can reduce our employments no matter what you do. Our sewers are being extended all of the time.

Supervisor MacPhee moved that one position be deleted, General Foreman Connections and Repair.

Seconded by Supervisor McMurray.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors MacPhee, Mancuso, McMurray—3.

Noes: Supervisors Gallagher, Mead, Meyer, Sullivan—4.

Absent: Supervisors Brown, Christopher, Colman, Lewis—4.

Supervisor MacPhee stated, before the vote is announced I believe that this matter should be held over until the members are here. Before the vote is announced I will change my vote from "Aye" to "No" and move for reconsideration.

Thereupon, the vote by which the foregoing motion was defeated was recorded as follows:

Ayes: Supervisors Mancuso, McMurray—2.

Noes: Supervisors Gallagher, MacPhee, Mead, Meyer, Sullivan—5.

Absent: Supervisors Brown, Christopher, Colman, Lewis—4.

Supervisor MacPhee moved to rescind action with respect to the above motion.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor MacPhee moved temporary postponement.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso explained, wages, supplemental budget, \$9,069, Bureau of Street Cleaning, to reflect rates of pay for Saturday and Sunday work. Move adoption.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso moved that the overtime be reduced to \$500.

Seconded by Supervisor MacPhee.

Mr. Brooks stated, we spent \$400 in the first six months of this year.

Mr. Hester said, we had to supplement the amount for this year by \$300.

Mr. Brooks explained, I recall that Supervisor Brown said that we were not making a good budget because we were coming back during the year for additional amounts.

Supervisor Mead said, I believe we should be guided by Mr. Brooks in this situation.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, MacPhee, Mancuso, McMurray—5.

Noes: Supervisors Mead, Meyer, Sullivan—3.

Absent: Supervisors Brown, Colman, Lewis—3.

Supervisor Mancuso remarked, you have \$1,000 for barricades and you haven't spent any money. I believe it could be cut to \$500.

Supervisor Mead asked, what happens to them after you are through with a job?

Mr. Brooks answered, we tear them down and then use them again.

Supervisor Mancuso moved that it be reduced to \$500.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, MacPhee, Mancuso, McMurray, Mead, Sullivan—7.

No: Supervisor Meyer—1.

Absent: Supervisors Brown, Colman, Lewis—3.

Supervisor MacPhee stated, you have your extra employment, under wages, one additional laborer. At the present time there are 28 laborers.

Supervisor Christopher moved that we delete one laborer, line 17, sheet 2, Index 43.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Christopher, MacPhee, McMurray—3.

Noes: Supervisors Gallagher, Mancuso, Mead, Meyer, Sullivan—5.

Absent: Supervisors Brown, Colman, Lewis—3.

Supervisor MacPhee said, I would like to go back to the General Foreman, Sewer Connection and Repair. Move that it be amended to provide one General Foreman, Sewer Connections and Repair.

Seconded by Supervisor Christopher.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Christopher, MacPhee, Mancuso, McMurray, Mead, Sullivan—6.

Noes: Supervisors Gallagher, Meyer—2

Absent: Supervisors Brown, Colman, Lewis—3

Supervisor Mancuso remarked, we have item on sewer cleaning, chassis, \$1,500, sheet 3, line 18, Index 43

Mr Vensano explained, this is to do away with the men pulling up buckets from the sewers by hand. We plan to do it by windlass. It will speed up the work by about five times over the manual way

Supervisor Mancuso said, you have item for \$3,675 for the purchase of three new automobiles Move that it be reduced to two new automobiles, line 22

Seconded by Supervisor MacPhee

No objections and motion carried

Supervisor Mancuso moved approval of the supplemental budget

Seconded by Supervisor MacPhee

Supervisor Mancuso moved adoption of the sewer repair budget as amended and supplemental budget

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 45—*Street Repair.*

Supervisor Mancuso moved that the overtime be reduced to \$100, line 7, Index 45.

Seconded by Supervisor MacPhee

Mr. Vensano explained, this is Gas Tax Fund budget. We will get it back to the department anyway.

Supervisor MacPhee moved, as a substitute, adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 46—*Bridges.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 47—*Special Road Improvement Fund (County Roads).*

Supervisor Mancuso remarked, there is an item on which I have received letters asking for \$3,000 more for painting of traffic signals, lanes, etc.

Mr. Brooks replied, I believe that the amount of money we are asking will take care of the signal stripping lanes.

Supervisor Mancuso explained, supplemental appropriation for \$10,000, repair and putting in operation flasher type stop signs.

Supervisor Mancuso moved adoption of the supplemental budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso moved adoption of Special Road Improvement Fund budget, as amended, together with the supplemental budget.

Supervisor MacPhee said, there is another supplemental appropriation in the sum of \$2,000 for the installation of new type stop and go signals and I move its adoption.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso moved adoption of the Special Road Improvement Fund budget, together with the \$12,500.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso moved adoption of Special Road Improvement Fund, Index 47, as amended.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 77—Special Gas Tax (Street Improvement Fund)

Supervisor Mancuso moved adoption of Special Gas Tax, Street Improvement Fund budget, as amended.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 49—Department of Electricity.

Supervisor MacPhee stated, there are four new employments in the Inspection Bureau. Move that these employments be reduced from four to two.

Seconded by Supervisor Christopher.

Mr. Brooks explained, the Department of Electricity shortly after the commencement of the war reduced its inspection force from 16 to 7 inspectors. Our theory was that if and when inspection work was required we would return to the Board and ask for additional inspectors. During the year you granted us two new inspectors and now we are asking for two additional. The four that we show in the budget are in reality two because two were granted during the year. The work that these men do is paid for. The house or building cannot be occupied until it is inspected by the Department of Electricity. Supervisor MacPhee said, at the present time building inspection is at its highest. You now have two employments doing the job.

Mr. Brooks answered, I believe it would be a mistake not to allow the Department of Electricity the number of inspectors for which they are asking. It will mean that the department will not be able to do their work to the fullest. We are behind in our work today.

Supervisor MacPhee moved, as a substitute, that the number be changed from four to three.

Supervisor Mead stated, if these buildings are not inspected the P. G. and E. will not turn on the electricity and people will not be able to go into the homes.

Supervisor MacPhee remarked, the P. G. and E. would not turn it on unless there is a certificate of inspection.

Mr. Brooks replied, I have no objection if that is your desire, but I do want to call to your attention that the department is required to work at high speed and on rush jobs. We want to bring to your notice the necessity for these employments. During the war years the inspection force decreased from sixteen to seven.

Supervisor MacPhee moved that we return to sixteen employments.

Mr. Brooks said, you cannot add new employments to the budget.

Supervisor MacPhee stated, I withdraw by motion.

No objections.

Supervisor MacPhee stated, \$2,400 under equipment, Index 49, sheet 6, line 7.

Mr. Brooks explained, this is for the purchase of two new machines for the inspectors. One is to be a replacement. We redistributed the other cars to the various departments that required cars.

Supervisor MacPhee asked, have you any used cars available now?

Mr. Brooks replied, we do not.

Supervisor Mancuso inquired, Index 49, sheet 2, line 21, this is \$2,600 increase; could that be reduced?

Mr. Brooks answered, I would suggest that you stay with the administration and go through the budget.

Supervisor Mancuso moved adoption of general budget, Department of Electricity, Administration Division.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso moved adoption of the Inspection Bureau, Department of Electricity, budget.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor MacPhee moved that \$1,000 be deleted from Fire Alarm Office, personal services, temporary, line 5, sheet 8.

Mr. Brooks said, that would be a bad error because this office has to be open seven days a week. This increase is caused by the increase in salaries by the Salary Standardization Ordinance.

Supervisor MacPhee stated, we will allow the increase in salaries; we can make it \$1,000.

Mr. Brooks remarked, we believe that this increase is accurate and warranted. In our opinion you would be saving in allowing the budget as we recommended it.

Supervisor MacPhee moved that it be reduced by \$800 and leave it at \$1,000.

Seconded by Supervisor Christopher.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Christopher, MacPhee, McMurray—3.

Noes: Supervisors Gallagher, Mancuso, Mead, Meyer, Sullivan—5.

Absent: Supervisors Brown, Colman, Lewis—3.

Supervisor Mancuso stated, there is an increase in contractual services.

Mr. Brooks stated, this is for gas, light and heat.

Supervisor Mancuso moved adoption of the Fire Alarm Office budget.

Seconded by Supervisor Sullivan.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Gallagher, Mancuso, Mead, Sullivan—4.

Noes: Supervisors Christopher, MacPhee, McMurray, Meyer—4.

Absent: Supervisors Brown, Colman, Lewis—3.

Supervisor Mancuso moved that we rescind action.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor MacPhee moved temporary postponement on this matter.

Seconded by Supervisor Christopher.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Christopher, MacPhee, McMurray, Mead—4.

Noes: Supervisors Gallagher, Mancuso, Meyer, Sullivan—4.

Absent: Supervisors Brown, Colman, Lewis—3.

Supervisor Mancuso moved that the Fire Alarm Office budget be adopted.

Seconded by Supervisor Meyer.

Supervisor MacPhee stated, I will vote for the budget if somebody will explain how temporary salaries is increased from \$1,000 to \$1,800.

Mr. Brooks explained, there is an additional position of Relief Dispatcher to relieve on vacations. This was formerly taken care of by a lineman.

There being *no objections* the foregoing motion *carried*.

Plant Division.

Supervisor Mancuso moved that materials and supplies be reduced from \$8,940 to \$6,000, sheet 11, line 9.

Mr. Brooks stated, we have to purchase 3,000 feet of cable which is necessary for the work that has to be performed.

Supervisor Mancuso said, I will withdraw my motion.

Mr. Brooks remarked, we are going to spend what we have in this year's budget and we will be able to spend what we are asking for in the next year's budget. We have done very little construction work in the past four years. It is necessary because of street and sewer work to relay lines under the streets that are being reconstructed.

Supervisor MacPhee inquired, would you mind explaining the additional employments?

Mr. Brooks remarked, the Park Department is to have a new system added to their present teletype system and it requires practically the time of one man. The major portion of his time will be spent on police work. It is additional work that is brought about by the development of San Francisco.

Supervisor MacPhee asked, how many men do we have doing this type of work?

Mr. Brooks answered, we have one electrician that is working permanently and one temporary. This man will take the place of the temporary.

Supervisor MacPhee interrogated, from where is the temporary employment being paid now?

Mr. Brooks replied, that comes from work orders from the Police Department.

Supervisor Mancuso said, I will withdraw my motion.

Supervisor Mancuso remarked, Index 49, sheet 11, line 9, materials and supplies, be changed from \$8,940 to \$8,000.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor MacPhee stated, we have one more employment.

Supervisor Mancuso moved that the Plant Division, Department of Electricity, budget be approved.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Machine Shop.

Supervisor Mancuso moved that the budget be approved.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 50.1—*Department of Public Health—Central Office Administration.*

Supervisor MacPhee remarked, three new positions. One is a senior clerk, one is a stenographer and one a fire investigator. Question of whether or not we want to make one new employment; the other jobs are merely transfers.

Supervisor Mancuso stated, there is \$5,000 in overtime.

Dr. Geiger explained, that is covered every year by the inspection that we have to do. During the war we kept our inspection service up to normal.

Supervisor MacPhee moved that the overtime be reduced to \$4,000, sheet 1, line 4, Index 50.1.

Seconded by Supervisor McMurray.

Dr. Geiger stated, on overtime in the Department of Public Health we have to make needed inspections. This is just about mandatory. We put it down for exactly what we need.

Supervisor Christopher remarked, on this inspection isn't it better to make these inspections in the daytime?

Dr. Geiger replied, there are some jobs that cannot be done in the daytime; some of them have to be done at night.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, MacPhee, McMurray—3.

Noes: Supervisors Gallagher, Lewis, Mancuso, Mead, Meyer, Sullivan—6.

Absent: Supervisors Brown, Colman—2.

Supervisor MacPhee moved that materials and supplies be reduced to \$3,000.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor MacPhee stated, line 14, materials and supplies, \$10,000. This is a new item. Is there \$10,000 set up in anticipated revenues to offset this?

Mr. Brooks replied, there is not. If we have the money it is possible for us to pick up supplies at a very low figure.

Supervisor MacPhee asked, if it is charged against the department in which it is used, why can't it be offset by anticipated revenues?

Mr. Brooks answered, because we do not know which departments are going to use them. We are going to store up these materials and supplies.

Supervisor Mancuso stated, equipment increase, \$10,740, line 15.

Mr. Moran explained, we need this money so that we can purchase

equipment. There are surpluses that are available that we can secure at about a 40 per cent decrease.

Supervisor Mancuso said, you are making an appropriation for a new automobile.

Mr. Brooks answered, that is necessary to replace the old one.

Supervisor Mancuso stated, plans and specifications, you have \$6,000 in the budget.

Mr. Moran replied, this is necessary to prepare our plans for the various jobs that we have to do in the future. We do not have any money on hand at the present time.

Supervisor Mancuso moved deletion of the \$6,000 in plans and specifications; service of other departments, line 17, reduce from \$9,411 to \$3,411.

Seconded by Supervisor MacPhee.

Supervisor Christopher said, I would like some more information.

Mr. Moran stated, we have a post-war program of about \$3,700,000 which do not include any new buildings. We are planning to rehabilitate the San Francisco Hospital and Laguna Honda Home.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Gallagher, MacPhee, Mancuso—3.

Noes: Supervisors Christopher, Lewis, McMurray, Mead, Meyer, Sullivan—6.

Absent: Supervisors Brown, Colman—2.

Supervisor Mancuso moved adoption of Central Office Administration, Department of Public Health, budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor MacPhee moved that we recess until Monday morning at 9:30 a. m.

Seconded by Supervisor Sullivan.

RECESS.

The Board at the hour of 11:05 p. m. recessed to reconvene at 9:30 a. m. Monday.

DAVID A. BARRY, Clerk.

MONDAY, MAY 20, 1946—9:30 A. M.

The Board of Supervisors reconvened pursuant to recess.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer—8.

Absent: Supervisors Colman, Lewis, Sullivan—3.

Quorum present.

President Dan Gallagher presiding.

Supervisor Lewis noted present at 10:20 a. m.

Supervisor Colman on leave of absence.

Consideration of the Budget.

The Board resumed consideration of the budget.

Index 50.2—*Central Office Accounting.*

Supervisor Mancuso moved that the Central Office Accounting budget be approved.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 50.3—*Central Office Statistics.*

Supervisor Mancuso moved that the Central Office Statistics budget be approved.

Supervisor MacPhee said, there are two new positions.

Supervisor Mancuso remarked, these are not two new positions. You are deleting two other positions.

Supervisor MacPhee said, contractual services are up over \$3,000.

Mr. Moran explained, that is because instead of typing and proof-reading certified copies of death and birth certificates we are having them photostated and we have to pay for them to the Recorder's office. It will save us approximately \$1,000 a year.

Supervisor MacPhee asked, what happens to the job that you are eliminating? You have added two new employments.

Mr. Moran replied, one is a clerk typist and the other is a key punch operator who will tabulate vital statistics and tabulate the cost and inspection service, so that we will be able to determine the cost of inspecting these places, and if the cost of inspection shows us that an increase is necessary we will increase the fees.

Supervisor MacPhee said, I believe that one of these positions can very well wait. Move that one general clerk typist be deleted.

Seconded by Supervisor Brown.

Supervisor Mancuso stated, if Mr. MacPhee was in the legal business instead of the real estate business, he would want them to put on two more. We have to wait too long to receive copies of death certificates. I do not believe that we should try to cut positions just to say that we are cutting the budget and wreck the functions of the office.

Mr. Moran explained, this department receives \$39,000 in revenues. With these two new positions we will receive an additional \$3,000.

Supervisor MacPhee remarked, you are going to have these photostated at the expense of \$3,054. You are eliminating \$5,000 for temporary services, but you are adding two new employments.

Dr. Geiger answered, we have about \$80,000 of accidents on the streets in San Francisco. The new punch operator is necessary to give us these statistics in a fast and working manner.

Supervisor MacPhee said, we have two new positions to provide that photostatic service and we are reducing temporary salaries by \$5,000.

Dr. Geiger stated, the new punch operator has nothing to do with the photostating. It will be to give us the statistics in a fast and orderly manner.

Supervisor MacPhee remarked, I am only moving to take out the general clerk typist.

Mr. Moran explained, this typist will be to take care of any emergency cases with respect to copies of death or birth certificates. We are giving a 24-hour service on the photostatic copies.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, MacPhee—4.

Noes: Supervisors Mancuso, McMurray, Mead, Meyer—4.

Absent: Supervisors Colman, Lewis, Sullivan—3.

Supervisor Christopher stated, I am interested in the inspection force. The milk industry has to pay \$125 per month for inspection service, whereas a cream industry pays only \$6 per year for just about the same type of service.

Mr. Moran remarked, there is no way of justifying it in the cost. In determining the amount it costs to inspect these industries we will be able either to increase or decrease our fees.

Supervisor Mancuso moved that we adopt the Central Office Statistics budget.

Seconded by Supervisor Meyer.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Gallagher, Mancuso, McMurray, Mead, Meyer—5.

Noes: Supervisors Brown, Christopher, MacPhee—3.

Absent: Supervisors Colman, Sullivan—2.

Excused from voting: Supervisor Lewis—1.

Index 50.4—*Milk and Abattoir Inspection.*

Supervisor Mancuso explained, increase of \$13,194. Two new positions in the budget.

Supervisor Christopher inquired, is this for country inspection or San Francisco?

Mr. Moran answered, this is for the country inspection. These two new positions are not new. During the war we had to place one inspector in two plants. Now we are putting one in each plant. One is a new position; the other two were reclassifications. These men were working out of their classification and the Civil Service Commission has said that it had to be done by milk inspectors.

Supervisor Christopher stated, my experience in this matter has been that with the shortage of milk in San Francisco the Department of Public Health found it necessary to bring in secondary milk and it has made the work of the Department of Public Health that much harder. They had to make these new industries live up to the rules.

Supervisor MacPhee asked, with this inspection will we get more butter?

Supervisor Mancuso moved adoption of the Milk and Abattoir Inspection budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 50.5—*Communicable Diseases.*

Supervisor Mancuso explained, increase of \$11,325 and one new position.

Dr. Geiger stated, this is a clerk typist in the Bureau of Communicable Diseases. For years this department has been understaffed. It saves time by having this additional position.

Supervisor MacPhee remarked, I just want to point out to the Board the excellent job that the Department of Public Health has done in the past. This is predicated on what will happen after July 1st. Move that this position be deleted.

Seconded by Supervisor Brown.

Mr. Brooks said, the work has increased from 17,000 cases in 1941 to 21,000 in 1945.

Supervisor Meyer moved that the budget for the Communicable Diseases be adopted.

Lost for want of a second.

Mr. Brooks stated, this is a very important position to the Department of Public Health. It is necessary for the check of the diseases that might happen in San Francisco.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mead—6.

Noes: Supervisors Mancuso, McMurray, Meyer—3.

Absent: Supervisors Colman, Sullivan—2.

Supervisor Mancuso moved adoption of Central Office, Communicable Diseases, budget, as amended.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso explained, there is a supplemental budget to take care of physically handicapped children in the sum of \$35,072. It is necessary as a result of State legislation that was enacted at the last session. Move adoption of the supplemental budget in the Central Office, Department of Public Health.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor MacPhee said, we have been doing that right along. We have been making money available.

Dr. Geiger replied, we have been doing this for many years, but this is a mandatory amount that the State of California has said that we would have to put into our budget. This will not be enough to take care of the crippled children in a manner that we would like to.

Mr. Brooks stated, we have not spent as much as we should have. This is a case where the State Legislature pays back to the City.

Index 50.6—*Venereal Disease Control.*

Mr. Brooks said, I desire to call your attention to one position that we are deleting. This is a change since the budget was presented.

Supervisor Mancuso moved that we delete one part-time position of L364 Physician Specialist, \$2,700.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor MacPhee inquired, what about material and supplies? That is up \$7,750.

Mr. Moran replied, this is necessary for the purchase of delacillin. This appropriation is less than what we had to spend in the last year. Any further reduction will handicap the division and we will most likely have to come back in the coming year and ask for more money. This drug will not be available from the government.

Supervisor Mancuso moved adoption of the budget as amended.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso said, we have positions for Venereal Disease Control, \$46,818 as a supplemental.

Mr. Brooks explained, at the present time the venereal disease operation has been done jointly by the State Department of Public Health and the City Department of Public Health. We have been asked to take care of this by ourselves. We will have to provide funds to take care of the employees who will be transferred to the City. The department will be placed under the jurisdiction of Dr. Geiger. San Francisco is the only county in the State that operates under this

divided authority. The State will compensate us for these employments.

Supervisor Mancuso moved adoption of the supplemental budget. Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 50.06.1—*Mental Hygiene.*

Supervisor Mancuso explained, there is one new position.

Dr. Geiger remarked, the position has been in our budget for a number of years, but we have never been able to fill it. Now we are asking that it be filled.

Supervisor MacPhee moved that one position L404 Psychologist, sheet 2, line 6, Index 50.06.1, be deleted.

Lost for want of a second.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 50.7—*Bacteriological Laboratory.*

Supervisor Mancuso explained, increase of one new position. This is a position that was reclassified during the present year.

Mr. Moran stated, this position has reference to a milk inspector. You will find a deletion on a subsequent line.

Supervisor Mancuso said, you show a decrease in one position, but you are asking for two new positions.

Mr. Moran answered, there is need for another position.

Supervisor MacPhee moved that 1 L56 Bacteriologist, line 8, be deleted.

Seconded by Supervisor Brown.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso—6.

Noes: Supervisors McMurray, Mead, Meyer—3.

Absent: Supervisors Colman, Sullivan—2.

Supervisor Mancuso moved adoption of the budget, as amended.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—8.

No: Supervisor Mead—1.

Absent: Supervisors Colman, Sullivan—2.

Index 50.8—*School Inspection—Medical.*

Supervisor Mancuso explained, increase of three positions. One is a typist to take care of a new program that is to be instituted to take care of rheumatic fever, one is a physical specialist, part time, and the other is an audiometer technician. Increase of \$14,496.

Dr. Geiger said, the rheumatic fever is increasing in school children.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor McMurray.

Supervisor MacPhee stated, we are making a supplemental appropriation. I believe we are getting very liberal.

Dr. Geiger remarked, you are not allowing us positions that are necessary for the preservation of the health of San Francisco. We need these positions.

Supervisor MacPhee said, I want to point out to the Board that the Department of Public Health had a large budget last year and now they want us to give them a bigger budget.

Dr. Geiger replied, as the Director of Public Health I am not interested in saving one nickel. I am only interested in saving lives.

Supervisor Mancuso stated, in this budget we went through and we did not request that any position be deleted.

Supervisor Brown remarked, I would like to ask about the school population in San Francisco. Hasn't it been decreasing over the period of the last ten years?

Mr. Lewis replied, the school districts state that it has been increasing.

Supervisor MacPhee asked, what about the general clerk-stenographer? Move that the general clerk-stenographer go out.

Lost for want of a second.

Supervisor Mancuso rose to a point of order. You now have a motion before you that was seconded.

The Chair ruled the point of order well taken.

There being *no objection* the foregoing motion *carried*.

Supervisor Mancuso said, we have a supplemental appropriation, \$2,700. Move adoption of the supplemental budget.

Seconded by Supervisor McMurray.

No objections and motion *carried*.

Index 50.9—*Dental Bureau.*

Supervisor Mancuso moved adoption.

Seconded by Supervisor McMurray.

No objection and motion *carried*.

Index 50.10—*Child Welfare, Medical.*

Supervisor Mancuso moved adoption.

Seconded by Supervisor MacPhee.

No objections and motion *carried*.

Index 50.11—*Food and Sanitary Inspection.*

Supervisor MacPhee said, explain the two new positions.

Mr. Moran remarked, we asked for three new housing inspectors. There is an increase in three housing inspectors and a decrease of one. These are necessary for the Western Addition and the South of Market districts. The housing inspection division has increased its inspection.

Supervisor MacPhee stated, I am familiar with the work done by these inspectors. They do a good job. They are efficient and I believe they are doing a good job now and we should not add any more to the amount of inspectors.

Mr. Brooks explained, we are looking forward to the campaign for slum clearance. We need additional inspectors in the South of Market district and in the so-called "Jap Town" district.

Supervisor MacPhee said, I believe this slum clearance will have

to be taken care of, but I think it will not be until two or three years. Move that these positions be deleted.

Seconded by Supervisor Christopher.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, MacPhee—4.

Noes: Supervisors Lewis, Mancuso, McMurray, Mead, Meyer—5.

Absent: Supervisors Colman, Sullivan—2.

Supervisor Brown moved adoption of the budget.

Seconded by Supervisor Mead.

No objections and motion carried.

Index 50.12—*Chemical Laboratory.*

Supervisor Mancuso moved adoption.

Seconded by Supervisor Mead.

No objections and motion carried.

Index 50.16—*City Physicians.*

Supervisor Mancuso moved adoption.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 50.17—*Field Nursing Administration.*

Supervisor Mancuso explained, increase of one general clerk-typist. This is necessary so that the nurses will not have to do clerical work.

Mr. Moran stated, this is to permit trained clerical workers to do clerical work and let the nurses do what they know best, that is nursing.

Supervisor MacPhee remarked, last year we allowed additional clerks. Move that this position be deleted.

Seconded by Supervisor Brown.

Supervisor Mancuso said, I believe that this position should remain in the budget.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, MacPhee, Mead—5.

Noes: Supervisors Lewis, Mancuso, McMurray, Meyer—4.

Absent Supervisors Colman, Sullivan—2.

Supervisor Mancuso moved adoption of the budget as amended.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso stated, we have a supplemental budget. Move approval of supplemental budget, one general clerk-stenographer.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 50.18—*Field Nursing, Schools.*

Supervisor Mancuso stated, increase of two new positions for public health nurses. They asked for eight, but Mr. Brooks allowed only two. Later it was raised to four by putting two in the supplemental budget. Move adoption of the budget.

Seconded by Supervisor Mead.

No objections and motion carried.

Supervisor Mancuso said, supplemental budget, two field nurses, schools, \$4,200. Move adoption.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 50.19—*Field Nursing, Other.*

Supervisor Mancuso moved adoption.

Seconded by Supervisor Mead.

No objections and motion carried.

Supervisor Mancuso moved adoption of supplemental budget, two nurses.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 50.19B—*Noe Valley Health Center.*

Dr. Geiger remarked, the question came up as to how many health centers were needed in San Francisco. We need about three more. This is necessary to give to the people who have children the health protection that we need.

Supervisor Mancuso moved adoption of the Noe Valley Health Center.

Seconded by Supervisor Mead.

Dr. Geiger stated, this is a completely new health center.

Supervisor Mead asked, is this going to necessitate the construction of a building?

Dr. Geiger answered, we are going to rent a building.

Supervisor Mead said, alterations will have to be made to conform with the building requirements.

Mr. Brooks remarked, we feel that \$3,500 will permit us to rehabilitate the proposed store.

Thereupon the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Mancuso, Mead, Meyer—3.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray—6.

Absent: Supervisors Colman, Sullivan—2.

Index 50.21—*Tuberculosis Bureau.*

Supervisor Mancuso explained, increase of \$10,705, one new position.

Supervisor MacPhee asked, what about the new position?

Supervisor Mancuso replied, they asked for two new positions and one was deleted. This position is to furnish stenographic service to the Director of the Tuberculosis Control.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Brown.

Supervisor MacPhee inquired, was this position without stenographic help during the war?

Mr. Moran answered, this position was not established during the war because the job was not done during the war.

There being *no objection*, the foregoing motion *carried*.

Supervisor Mancuso said, supplemental budget, \$5,760, for a new position. Move adoption.

Seconded by Supervisor Christopher.

No objections and motion carried.

Index 50.79—*Medical Service.*

Supervisor Mancuso moved adoption.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 50.99—*Interdepartmental.*

Supervisor Mancuso moved adoption.

Seconded by Supervisor Brown.

No objections and motion carried.

Index 51—*Laguna Honda Home.*

Supervisor Mancuso explained, the painting of the Laguna Honda Home on the outside. I believe that this could wait for a year. You are asking for \$22,000. Move that contractual services be reduced by \$22,000, line 32, sheet 1.

Supervisor Mead asked, is that for the purpose of painting the wooden trim?

Mr. Moran replied, that is correct. It is to be done on all of the buildings. It is largely metal, but there are some wooden ones on the older buildings.

Supervisor Mead inquired, when was it last done?

Mr. Moran answered, some of the buildings have not been painted since their construction.

Supervisor Mead stated, I believe that this would be money well spent. If the metal and wood trim is allowed to deteriorate it would have to be burned.

Mr. Moran said, last year part of the Administration Building was painted. This should be done at this time.

Supervisor Brown moved, as a substitute motion, that we reduce it by \$17,000.

Seconded by Supervisor Mancuso.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—8.

No: Supervisor Mead—1.

Absent: Supervisors Colman, Sullivan—2.

Supervisor Mancuso stated, there are three new positions, to permit the opening of two new wards in the Laguna Honda Home.

Supervisor Mancuso moved adoption of the budget, as amended.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso remarked, capital expenditure, \$23,000, building structures and improvements. \$18,000 for dining-room repairs and \$5,000 for rebuilding bread tables. I believe that this is necessary. They should be replaced. It would cost more to be refinished instead of replaced. Move adoption of the capital expenditure item.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso said, supplemental budget, \$600.

Supervisor MacPhee moved that we rescind action with respect to the Laguna Honda Home budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor MacPhee moved that the line 11, sheet 4, dental laboratory technician, be deleted.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor Brown moved adoption of the Laguna Honda Home budget, as amended.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor Mancuso moved deletion of \$600, supplemental budget, Laguna Honda Home.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 52—*Isolation Hospital.*

Supervisor Mancuso moved adoption.

Seconded by Supervisor Brown.

No objections and motion carried.

Index 53—*San Francisco Hospital.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso remarked, supplemental budget, \$663. Extension of retirement period of a B234 Head Clerk.

Mr. Moran explained, this man is voluntarily retiring. He was going to retire on the first of March, but now he is going to go on sick leave.

Supervisor Mancuso moved that we recess until after the regular meeting of the Board of Supervisors.

Seconded by Supervisor Brown.

No objections and motion carried.

RECESS.

The Board at the hour of 12:10 p. m. recessed.

DAVID A. BARRY, Clerk.

MONDAY, MAY 20, 1946—4:30 P. M.

The Board of Supervisors reconvened pursuant to recess.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Quorum present.

President Dan Gallagher presiding.

Supervisor Colman on leave of absence.

Consideration of the Budget.

The Board resumed consideration of the budget.

Index 53—*San Francisco Hospital.*

Supervisor Mancuso said, capital expenditure, \$126,500, buildings, structures and improvements.

Mr. Moran explained, on the elevators they are hydro and they are supposed to be made hydroelectric as requested by the Industrial Accident Commission. These elevators have been in since 1915. The Industrial Accident Commission has ordered these to be changed by the first of July.

Supervisor MacPhee remarked, I believe that we have expressed a policy a little while ago that capital expenditures to be undertaken at this time would not be undertaken because we are not able to get the men and materials to accomplish it. I believe this matter should be put off for at least another year. It is a capital expenditure for rather a large amount.

Supervisor Mancuso said, there are three items that I believe should be approved.

Supervisor Gallagher stated, the money is now in the budget and we will have to move it out.

Supervisor Mancuso remarked, we should leave in this budget \$8,500.

Supervisor Mead explained, I understand that the Industrial Accident Commission has said that we have to repair our elevators and I believe that we had better repair them.

Mr. Moran stated, the refrigerator has been in since 1915 and it should be repaired because our meat is getting moldy.

Supervisor Mancuso asked, how much will it cost to repair the elevators and refrigeration system?

Mr. Moran replied, you cannot replace one part of the refrigeration system without replacing all of it.

Supervisor Brown inquired, what about the conversion of the oscillatory equipment.

Mr. Moran answered, the hope is to change the D. C. to A. C. so that the new equipment that we are purchasing can be installed. A. C. is much more costly to maintain and the hospital has no stand-by equipment, so that if the hospital system broke down we would be without electricity.

Supervisor Brown inquired, don't you get electricity from the public utilities?

Mr. Moran replied, we are generating our own.

Supervisor MacPhee interrogated, have you received a letter from the Industrial Accident Commission that the elevators are unsafe?

Mr. Moran explained, that is correct. We do not have any funds to make the necessary repairs. The Industrial Accident Commission will not let us operate the elevators after July 1st.

Supervisor Brown asked, what about the \$20,000?

Mr. Brooks replied, at the present time we have D. C. and we have to go over to A. C. If the system should fail we would be without power.

Supervisor Mancuso moved that the \$126,500, capital expenditure item, be approved.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso moved that we disapprove supplemental budget, \$6,300, retirement period of head clerk.

Supervisor Brown remarked, this gentleman is shortly going to be eligible for retirement. He has elected to go on sick leave. He has submitted a doctor's certificate. By going on sick leave he draws his

full pay for the period of this budget plus the coming year. The point has been made that this is wrong, but the present laws of the City permit this thing and as long as the law is not changed there is nothing we can do about the appropriation of the money.

Supervisor Mancuso said, I will withdraw my motion.

Supervisor MacPhee moved that it be approved.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Brown moved that the Finance Committee study this matter and report back as to what steps should be taken.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 54—*Emergency Hospital.*

Supervisor Mancuso explained, one new position, porter.

Supervisor MacPhee moved adoption of the budget.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor Mancuso remarked, supplemental budget, \$15,064, additional employments to place emergency hospital surgeons on a 42-hour week.

Supervisor Brown moved that the supplemental budget for \$15,064 and the supplemental budget showing reduction of \$9,550 in overtime for surgeons be adopted.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Index 55—*Hassler Health Home.*

Supervisor Mancuso explained, increase of one position, Superintendent of Hassler Health Home.

Mr. Brooks stated, this is not a new position. This man was on leave and he is now returning from the service.

Supervisor Mancuso asked, what about his home and foodstuff?

Mr. Brooks answered, you have a letter from the Civil Service Commission recommending an increase in the allowance made for food and homes for these people.

Supervisor Mancuso moved adoption of the Hassler Health Home budget.

Seconded by Supervisor Meyer.

Supervisor MacPhee questioned, what about the overtime? Can it be reduced?

Supervisor Gallagher said, we have, on page 5 of the supplemental budget, Department of Public Health, overtime \$24,534. This has to be passed when we get through the Department of Public Health budget.

Supervisor MacPhee stated, I believe we could reduce some of this. Move, as a substitute motion, that it be reduced to \$500.

Seconded by Supervisor McMurray.

Mr. Moran remarked, we spent \$395 of this in the first six months.

Supervisor MacPhee inquired, where did you overtime go?

Supervisor Meyer asked, can you get along on \$500?

Mr. Moran answered, I believe so.

There being *no objections*, the substitute motion *carried*.

Supervisor Mancuso moved adoption of the budget as amended.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso moved that supplemental budget, \$24,534, overtime pay, holidays, sick leave and temporary wages be approved.

Seconded by Supervisor Meyer.

Supervisor MacPhee asked, how much is for overtime, how much is for sick leave and how much for holiday pay?

Mr. Moran answered, Central Office Administration \$750, Laguna Honda Home increase \$375, San Francisco Hospital \$1,125, Emergency Hospital \$968, Hassler Health Home \$105.

Supervisor Christopher remarked, we might cut the overtime in the administration but not in the hospitals.

There being *no objections*, the foregoing motion *carried*.

Index 58.50—*Farmers' Market.*

Supervisor Mancuso explained, supplemental budget, \$10,000. Is this the only other expenditure in addition to the \$72,000 for this market?

Mr. Brooks replied, we have recommended \$10,000, which will include the items for road work and connection of utilities.

We have a choice to renew our rental at the present site for a rental of \$50 per month. The owner of the property is desirous of having the Farmers' Market moved from its present site.

We have contemplated the removal of the Farmers' Market to a site near Alemany Boulevard, where the City now owns property. This would necessitate the purchase of approximately three-fourths of an acre of land. After we requested an appropriation of \$67,000 we found that a portion of this money had been used by the building of temporary housing in the Mission District. The Mayor has, therefore, used a portion of the money that was available when this letter was written. The \$67,000 is not now available and so we directed a letter to the Mayor. I am advised that there is a sufficient balance in the Civilian Defense Reserve Fund and an appropriation of \$35,000 from the Land Purchase Fund of the Chief Administrative Officer. \$10,000 is to be appropriated out of tax funds. This will provide for the leveling of the property and construction of buildings.

Supervisor Christopher said, you stated there was an income of \$13,676.53 and expenses of \$13,000, leaving a net profit of \$676.53. For how long was that?

Mr. Brooks answered, from July, 1944, to April, 1946.

Supervisor MacPhee asked, this has paid off the capital expenditure?

Mr. Brooks replied, that is correct. \$2,689 for an administration building was also included in the expenditures.

Supervisor Christopher interrogated, have we received all of our funds back from the Farmers' Market?

Mr. Brooks answered, we have received it all back.

Mr. Brucato, representing the Farmers' Market Advisory Board, said, I believe that Mr. Brooks' letter is self-explanatory. Since the opponents are here in full force I believe we should let them state their objections, with the request that I be given the opportunity of answering them.

Although the amounts show that there is \$676 profit during the period of about one year and seven months, we should take into

consideration the fact that the capital investments have been paid off and also that the income of the market for the first year was very small in comparison with the income for the second year.

Supervisor Mancuso remarked, I would like a statement from Mr. Brucato with respect to the Mayor's statement relative to the vote by the people at the last election.

Mr. Brucato explained we believe that the vote of the people is a mandate calling for a permanent market. We hope to have the expenditure paid off from fees that we will receive.

Supervisor Christopher asked, have you given any thought to getting a temporary location somewhere else for the purpose of continuing the Farmers' Market without any undue expense to permit the Board to get another opinion from the people as to whether or not they would desire to spend \$75,000 or \$100,000 for the construction of another Farmers' Market?

Mr. Brucato replied, we have looked for temporary location, but it has been a very hard task. It seems that there is no place in San Francisco available on a lease basis. As long as the purchase of property has to be made sooner or later, I believe that it should be done now.

Supervisor Christopher stated, I question in my own mind whether the people of San Francisco realized that they would be taxed for the purpose of conducting a Farmers' Market. I believe that at the present time there might be more opposition to the setting up of a Farmers' Market under these conditions.

Mr. Brooks explained, it would be my preference to recommend a site for lease instead of purchase, but I requested the Director of Property to canvass San Francisco to find a site and after many weeks he informed me that no sites were available.

Supervisor Brown inquired, have you considered the yards at Fishermen's Wharf?

Mr. Brooks answered, I did not decide on any place. We have to move from the present site on July 1st. These people are willing to allow us to remain there until the first of October.

Mr. Russell Powell, representing the Farmers' Market Advisory Board, remarked, the people of San Francisco voted for the market and we believe that we should go ahead right now and find a new location. It is important that the Board approve these appropriations to do what the mandate of the people call upon them to do.

Mr. J. Joseph Sullivan, representing the Wholesale Fruit and Produce Association, stated, the original ordinance limited the market to the duration of the war and for six months thereafter. Reference has been made to the fact that the people of San Francisco endorsed the Farmers' Market as a permanent institution. There is nothing that points out that the people endorsed the Farmers' Market as a permanent institution.

I believe that the people endorsed this matter because they thought it would be free to the people of San Francisco and it would not cause any increase in taxes. There is a sharp decline in the amount of food that is entering the Farmers' Market.

The wholesalers' association has contemplated the construction of a new terminal and it will include a Farmers' Market.

The original and the present ordinance states that the market shall be used for surplus and distressed fruits and vegetables. Last week they were selling strawberries and pears. These products at the present time are not distressed or surplus.

Mr. Frank Osier, Secretary, Retail Growers' Association, said, I

feel that the opportunity presented to this Board of permitting the Farmers' Market to move to the streets adjacent to the wholesale market is not only an economical one but is the proper way to keep fruits and vegetables in the same district.

Mr. Chris J. Christensen, representing the Mission Street Association, stated, my impression of the free market on the ballot was that it was a place where the farmers' surplus produce could be disposed of and where people could purchase them at a reasonable price. It is not centrally located. I believe we should have a place where streetcars and buses can take those people who do not have a machine. I believe that we should give some consideration to going together with the wholesalers in their new terminal.

Supervisor Christopher said, I would like to ask Mr. Brooks if he had looked into the Colombo Market as a site for the Farmers' Market.

Mr. Brooks replied, I do not believe that it is as well located as the present market, but it would be just as good as the one we have in mind. It is not accessible to the people who would be using it. It would be a rented place rather than a purchased piece of property.

Supervisor Mead remarked, I do not believe that the location should be taken into consideration to any great extent. I do not believe that the ordinary person goes to the market on streetcars. I believe that the majority of the people use automobiles.

Mr. J. C. Simpson, representing the Wholesale Fruit and Produce Association, explained, there would be no traffic jam at the Colombo Market. It would be a benefit to the people because they would be able to view both the Farmers' Market and the wholesale district to see just what they should buy.

Mr. Ralph Moise, Secretary, Wholesale Fruit and Produce Association, said, in checking the total carload unloads in San Francisco, January through April, you will see that at the Farmers' Market they dropped from 3 per cent in 1944 to seven-tenths of 1 per cent in 1946.

Mr. Brucato remarked, the suggestion was made that we locate down at the wholesale commission market and that there would be ample room there. During the months of June, July and August we have approximately 125 trucks on a Saturday. Most of the farmers come into the market before 10 o'clock, and we cannot keep them out and we will not be able to store 125 trucks. The wholesalers have not saved any expense to keep the farmers from the market. The wholesalers go to the farmers and purchase their load from the farmers.

With the big fruit season coming on the amount of farmers that are using the market is going to increase.

On the capital expenditure, we desire to have the amount that the City puts up to be paid through fees. By installing the Farmers' Market it will improve the site.

Supervisor MacPhee asked, how come we are selling the pears and strawberries at the Farmers' Market?

Mr. Brucato replied, this ad was put in the paper by farmers without any knowledge of the Farmers' Advisory Board. We have never received a definition of surplus or distress.

Supervisor Brown inquired, is it your contention that we should permit that sort of thing?

Supervisor Mead said, you have given the proponents an opportunity and we shall have to give the opponents an equal opportunity.

Supervisor Brown moved that we take it into the hands of the Committee.

Supervisor MacPhee moved, as a substitute, that we recess until 8:00 p. m.

Seconded by Supervisor Brown.

No objections and motion carried.

RECESS.

The Board at the hour of 6:30 p. m. recessed to reconvene at 8:00 p. m.

DAVID A. BARRY, Clerk.

MONDAY, MAY 20, 1946—8:00 P. M.

The Board of Supervisors reconvened pursuant to recess.

CALLING THE ROLL.

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

Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Colman—2.

Quorum present.

President Dan Gallagher presiding.

Supervisor Brown noted present at 9:45 p. m.

Supervisor Gallagher excused at 11:30 p. m.

Call of the Board.

Supervisor Mead moved a call of the Board.

Seconded by Supervisor Lewis.

Supervisor Christopher said, if the Farmers' Market comes to a vote tonight I am going to ask for a call of the Board. Move, as a substitute motion, that the Farmers' Market be temporarily postponed.

Seconded by Supervisor Lewis.

No objections and motion carried.

Supervisor Mancuso stated, I have a communication from Mr. Brooks concerning the Registrar of Voters for a supplemental budget. May the 10th is past and I do not see what we can do about it.

Mr. Brooks explained, it is mandatory. The letter calls to your attention that if the petition makes a special election necessary it will require \$18,000 and we are just calling that to your attention.

Referred to the Finance Committee.

Supervisor Mead remarked, in the event a special election is necessary, it will cost the people of San Francisco an additional \$68,000.

Mr. Budde is interested in saving the taxpayer money. Up until now he has been quite consistent. This will cost the taxpayers an additional \$68,000 and I wish, at this time, to thank Mr. Budde for absolutely nothing.

Index 36—*Department of Public Works—General Office.*

Supervisor Mancuso said, we have a capital expenditure, \$125,000, for land purchase for the Department of Public Works.

Supervisor MacPhee remarked, the sum of \$125,000 will have to be appropriated to purchase this land. The question of \$600,000 for

the construction of the building will require some discussion. I believe that at this time the Board should postpone this building if it is at all possible.

Supervisor MacPhee moved the adoption of the \$125,000.

Seconded by Supervisor Sullivan.

Supervisor Mancuso stated, that motion is not necessary because the money is in the budget at the present time. The question is whether or not it is to be deleted.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Christopher, Gallagher, Lewis—3.

Absent: Supervisors Brown, Colman—2.

Supervisor MacPhee said, with respect to the \$600,000 for the construction of a new building, I believe it will take some time to complete the purchase of this land and that some thought will be given to the construction of this building. I believe that this matter should be postponed for at least another year.

Supervisor MacPhee moved that the item of \$600,000 be deleted.

Seconded by Supervisor Christopher.

Mr. Vensano explained, we need the yard badly and have for ten years. We are in a very dangerous situation. The State is going to build the freeway fast. There is just one ramp off of it and it is the Thirteenth Street lateral.

Supervisor MacPhee stated, in discussing the matter further some of this money might be allocated to the study of plans. Move, as a substitute motion, that it be reduced from \$600,000 to \$550,000 and item of \$50,000 be left in budget for plans and specifications.

Seconded by Supervisor Christopher.

Mr. Brooks remarked, I would like to see the entire amount left in the budget. It would not be in the budget if we did not think that it was a just and needed expenditure. However, with the money to draw plans it would be a step. We do feel that if you do not see fit to give us the entire amount you should allow us to have some money for the preparation of plans so that we will be in a position to go ahead with the construction of the building when the money becomes available.

Supervisor Mancuso inquired, will you have to abandon the site by the end of the next fiscal year?

Mr. Brooks replied, I do not believe that we will have to abandon this site by the end of the next fiscal year.

Supervisor Mancuso asked, what will be that total over-all cost?

Mr. Brooks answered, it will cost \$725,000. The shops at Eleventh and Bryant Streets should be replaced. It is in a deplorable condition. One of the ramps off of the freeway will cut our plant in half. We have a location in sight and if we do not get the money for this site there will be no sites available within a year or two and that is why we are asking for the money now.

Supervisor Mancuso remarked, we are going to appropriate money for this building either this year or next. It might be better for us to amend the motion to appropriate \$300,000 this year; then we will have at least half for this year to go ahead and start the building. Move that the motion be amended to read that we delete \$300,000.

Seconded by Supervisor Mead.

Supervisor Gallagher stated, I did not vote for the \$125,000 because I did not think it was necessary at this time because they are not sue about the highway. Since the land purchase is in there, I believe that we should appropriate the \$600,000.

Supervisor Meyer asked, are we sure of tying up this piece of property with \$300,000? If this amendment prevails will we be able to hold this piece of property?

Mr. Brooks answered, we will purchase the property with the \$125,000. The \$600,000 is for the construction of the building.

Supervisor Mead inquired, can it be constructed this year?

Mr. Brooks replied, it cannot be constructed this year.

Supervisor Lewis stated, if I recall, there was a question of whether a lateral was to connect with the freeway. The thought was that it was funny that a lateral would go through the yards. It was put over until this time so that we could be shown whether or not this was the only place where the freeway was to go.

Supervisor Mancuso explained, the lateral has already been set by the State.

Supervisor Lewis said, I believe we should receive that information. I would like to ask about the freeway. Is this the only place that the lateral can go through?

Mr. Vensano answered, this is the only satisfactory place where the lateral can go through.

Supervisor Lewis remarked, but it would go through some other place.

Mr. Vensano replied, but it would not be as satisfactory.

Supervisor MacPhee stated, since this contract will be let in 1948, I do not know whether or not there is any rush to appropriate the \$600,000 this year. I believe our plan to let the Department have \$50,000 for the preparation of plans is a sound one. If we appropriate the \$600,000 or \$300,000, it will just lay in the bank. The thing to do is to go ahead and let us get our plans prepared, and the land purchased and then our building will be constructed by 1950 and we will be out of there.

Mr. Duckel said, it is going to take us possibly over a year to build this yard. We have to do the same as the State has to do. We have to acquire our rights for the construction of the building.

Supervisor Mancuso remarked, I believe that this is the answer. I do not believe that we should wait until the State goes ahead. We should purchase the property and start on the construction of the building. That is why I think we should give them some money so that they can go ahead a little. If we give them \$300,000 this year we will have to give them only \$300,000 next year.

Supervisor Gallagher explained, you have voted the purchase of the land. I believe we should let them go ahead with what they have.

Mr. Vensano said, I do not see any value in \$300,000. We cannot do anything with that amount; we have to have the \$600,000 or nothing at all. If we get the \$600,000 we will be able to go ahead.

Thereupon, the roll was called on the amendment to the motion, and it was *defeated* by the following vote:

Aye: Supervisor Mancuso—1.

Noes: Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman—2.

Thereupon, the roll was called on the original motion and it was defeated by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, McMurray—4.

Noes: Supervisors Gallagher, Mancuso, Mead, Meyer, Sullivan—5.

Absent: Supervisors Brown, Colman—2.

Supervisor Mancuso moved adoption of the budget of the Department of Public Works, Engineering Division, including capital expenditure of \$600,000, and \$125,000, as amended.

Seconded by Supervisor Meyer.

Supervisor Christopher moved, as a substitute motion, that we delete the \$600,000.

The Chair ruled the motion out of order. The motion is now that we pass the budget with the \$600,000 and \$125,000.

Supervisor Christopher remarked, I do not see what one has to do with the other.

Supervisor Gallagher stated, you may ask for a division of the question and that is all.

Supervisor Meyer said, the \$125,000 has been passed, and all we have before us is the \$600,000.

Supervisor Christopher explained, before a vote on the adoption of the budget, I believe that I can make a motion on the \$600,000. I believe that my motion has preference over Supervisor Mancuso's motion.

The Chair ruled that Supervisor Mancuso's motion stands.

Supervisor Mancuso requested that the motion be withdrawn.

No objections and motion withdrawn.

Supervisor Mancuso moved that the Engineer Division budget, Department of Public Works, as amended, be approved.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso moved that all of the capital expenditure items that have not been deleted in the budget of the Department of Public Works be approved and inserted in their respective divisions in the Department of Public Works budget.

Seconded by Supervisor Mead.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Gallagher, Lewis, Mancuso, Mead, Meyer, Sullivan—6.

Noes: Supervisors Christopher, MacPhee, McMurray—3.

Absent: Supervisors Brown, Colman—2.

Supervisor MacPhee said, I desire to open up the Department of Public Health budget for the purpose of reducing a position. Index 53, sheet 3, line 17, general clerk-stenographer (part time).

Move that we rescind our action on this budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor MacPhee moved that we delete one general clerk-stenographer, line 17, sheet 3, Index 53.

Seconded by Supervisor Lewis.

No objections and motion carried.

Supervisor MacPhee moved adoption of the budget as amended.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor Mancuso explained, supplemental budget, Department of Public Works, all divisions, \$7,110.

Move adoption of the supplemental budget of the Department of Public Works for all divisions.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor MacPhee moved that the action of the adoption of the Recreation Commission budget be rescinded.

Seconded by Supervisor Christopher.

Supervisor Mead said, I would like to know whether or not we are setting a precedent that if we are going to open up one department then any other Supervisor can open any department that he desires.

Supervisor Gallagher stated, we can open any budget that we desire.

Supervisor Mancuso remarked, I do not believe that we should do this. These people are here tonight to hear their own budgets. We have eighteen more budgets to go through and if we are going to open up one budget after another we will never get through. If we open up the Recreation Department budget it will take at least two hours. We are not in a position to get through with the budget at the present time. When we get through with the budget, if anybody opens up a budget then we can do it.

Supervisor Gallagher explained, if we are going to open up the Recreation Department budget, I am going to offer an amendment for every playground in the City.

Supervisor Mead said, I would like to know the purpose for opening up this budget.

Supervisor MacPhee replied, for the purpose of considering capital expenditures.

Supervisor Mancuso remarked, I believe, if you are going to open up the Recreation Department budget that every department in San Francisco should be invited. It is not fair to favor one department at the expense of another department. I believe that all of these matters should be placed on the ballot for a bond issue.

Supervisor MacPhee said, I would suggest that we proceed.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

No: Supervisor Mancuso—1.

Absent: Supervisors Brown, Colman—2.

Supervisor McMurray said, I would like to ask at this time that the sum of \$58,500 be added to capital expenditure for the purpose of purchasing land at Silver Avenue and Bay Shore.

Mr. Edward Pryal, representing the Portola Heights Improvement Club, remarked, we are trying to purchase this land so that we will have a playground in this district. This \$58,500 will give us 5½ acres of land. This land is a perfect place to construct a hard base-ball diamond.

Supervisor McMurray explained, the freeway is going to destroy

the baseball diamond at South Side. This place will take the place of South Side.

Move that the item of \$58,500 be included in the capital expenditure item of the Recreation Department budget.

Seconded by Supervisor Sullivan.

Supervisor Mancuso moved that we insert in the Recreation Department budget all of the capital expenditure items that were deleted, sheet 2 and sheet 3.

The Chair ruled that that was not a proper motion.

Supervisor Mancuso moved, as a substitute, that we insert in the Recreation Department budget, Index 13, in sheets 2 and 3, all of the capital expenditure items that were deleted by the Mayor for the purchase of land for the playgrounds.

Motion lost for want of a second.

Thereupon, the roll was called and the original motion was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

Noes: Supervisors Brown, Mancuso—2.

Absent: Supervisor Colman—1.

Supervisor Gallagher moved that we insert in the Recreation Department budget the sum of \$95,000 to take care of the Sunset Project as explained by the City Planning Commission.

Seconded by Supervisor Sullivan.

Mr. L. Deming Tilton, representing the City Planning Commission, explained, this is an emergency matter because the land that is under consideration is wanted by the builders, who will build houses on it tomorrow if they are given an opportunity.

The school board is interested because they want to consolidate an elementary school and a junior high school on this piece of property. The Recreation Commission is interested because this area will serve both the schools and the adult population of this district. This project will be the most economic to finish. You will save money and will have a combination of two schools. The population will be there, the area that you set aside by your action on this budget will be there to take care of the people who will move into that neighborhood.

If you wait until a bond issue comes up in November, it will be hard to hold up action on the street improvement and also the builders. If the Board of Education will transfer their land for this property the builders will construct their houses on the property that is now owned by the Board of Education.

Supervisor MacPhee stated, I would like to say that this motion by Supervisor Gallagher is in order. This would save us money. It is a question of getting the property for playgrounds before the homes are built rather than after the homes are built.

Supervisor Mancuso asked, doesn't everything you said about the land in the Sunset apply to the property that the Recreation Commission is trying to get at Calvary Cemetery?

Mr. Tilton answered, no. This is a cooperative piece of property. You have three City departments willing to purchase this property.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

Noes: Supervisors Brown, Mancuso—2.

Absent: Supervisor Colman—1.

Supervisor Gallagher moved that the sum of \$40,000 be placed in the capital expenditures of the Recreation Commission so that additional land may be purchased so that the playground can be completed.

Seconded by Supervisor McMurray.

Supervisor Brown stated, I believe it is time for a little further discussion. We passed this Recreation Commission budget and all these matters were considered and rejected. Now they are being reopened and put back into the budget and the work that we have done to reduce the total cost of the budget is rapidly going out of the window. At first I did not know whether or not I would vote for any of these budgets.

I have gone along in the ordinary procedure on these budgets. I did not mention the total increase in the budget due to the Salary Standardization Ordinance increase, but if the Board is going to play politics, I am going to act accordingly.

Supervisor Gallagher explained, I said that if this budget was reopened, and money was appropriated for any particular department for a playground, I was going to do what everybody else wanted to do. I was going to make appropriations for departments that have been sorely neglected in the past years. We have had people coming in from all neighborhoods requesting that we give them money for the construction of playgrounds. In view of the fact that the budget was reopened, I feel that we have a right to add this additional money for capital expenditures.

Supervisor Brown remarked, you do not have to explain to me, but you do have to explain to the taxpayers.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Gallagher, Lewis, McMurray, Meyer, Sullivan—5.

Noes: Supervisors Brown, Christopher, MacPhee, Mancuso, Mead—5.

Absent: Supervisor Colman—1.

Supervisor MacPhee moved that the budget at this time be approved, as amended.

Seconded by Supervisor McMurray.

Supervisor Gallagher moved, as a substitute motion, that we insert the sum of \$8,000, as a capital expenditure, for the purchase of property at Baker and Greenwich Streets.

Seconded by Supervisor Meyer.

Supervisor Lewis said, there is nobody who feels more than I that we should have more playgrounds in San Francisco. What has happened here tonight is most unfortunate. As Supervisor Brown said, something very serious is happening here. This matter was brought up, so we decided to go along with Supervisor McMurray. I believe it would have been better if we had handled all of these appropriations through a bond issue. It is true that all throughout the City every little group wants a playground for their children.

Now this thing is all opened up and everybody is going to come in from all parts of the City and, as Supervisor Brown has said, this thing is going to go sky high. This is fundamentally wrong; we cannot do it. I would like to see all of our action that we have taken on these playgrounds rescinded and I so move.

Seconded by Supervisor Christopher.

Supervisor Mead stated, I feel that this matter has gone far enough, but I do not believe that we should rescind our action on this matter.

Supervisor Mead moved privilege of the floor for Carroll Newburgh.
Seconded by Supervisor MacPhee.

No objections and motion carried.

Mr. Newburgh remarked, at the Central Council of Civic Clubs last week we discussed the matter of deleting all money for the purchase of land.

Supervisor MacPhee raised a point of order. The matter before the Board is that the thing to be discussed should be on Baker and Greenwich Streets.

The Chair ruled the point of order well taken.

Supervisor Brown stated, the matter before us is to rescind our action.

The Chair ruled that Supervisor Lewis' motion was out of order.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Gallagher, Lewis, McMurray, Meyer, Sullivan—5.

Noes: Supervisors Brown, Christopher, MacPhee, Mancuso, Mead—5.

Absent: Supervisor Colman—1.

Supervisor Lewis explained, I would like to move that all of the action that we have taken since we have reopened the Recreation Department budget with respect to playgrounds be rescinded.

Seconded by Supervisor Christopher.

Supervisor Lewis continued, the reason I have been going along on these matters is because I do not believe that one district should have something and another district should not have the same thing. It does not seem fair to me that, because Supervisor Brown called it to our attention, the members who got what they wanted are now going to vote "No" on all of these matters.

Supervisor Mancuso moved the privilege of the floor for Carroll Newburgh.

Seconded by Supervisor Mead.

No objections and motion carried.

Mr. Newburgh said, I have no feeling for what you have done tonight with respect to any district. I do have a feeling with respect to eight or ten other districts that are represented by the Council. We would like to have everyone of these districts heard by the Board. The Mayor was present at our meeting and it was his thought that all of these matters could be wrapped up in one and done by a bond issue. The clubs from the various districts would have been here if they thought that they could get something from the Board at this time. The Mayor has sounded the Council on the idea that a bond issue would be the thing to do for the purchase of this property.

Supervisor McMurray explained, the only reason this was brought in this evening was because these people are afraid that this property will be bought up for residential purposes. They are afraid that if they wait until this bond issue goes through that the property will not be left. That is the reason why we should purchase the property.

Supervisor Christopher stated, I believe that the Mayor's suggestion is a very good one. It brings home to the people that if they want playgrounds they will have to pay for them. I feel that if anyone district gets its full share of playgrounds they might become too complacent and not give their full support to the bond issue.

Supervisor MacPhee remarked, I am rather inclined to go along

with Supervisor Lewis. I feel that they are right and that the Mayor's position is sound. The only thought in my mind is whether or not we can hold that land. I am wondering if there is any way that this land can be held until after the November election.

Mr. Brooks replied, we are holding all street and sewer work in that area. It is possible to take steps and institute condemnation proceedings so that the people would not like to purchase it for home building.

Supervisor MacPhee said, I have a suggestion. Suppose the Board memorialize the owners of the property to hold the property until after the November election, when the people have a chance to express themselves. I believe we should follow up this with aggressive action and in particular this Sunset District property. This just seems to be natural and it will be just about the only one of its kind.

Supervisor Mead moved the privilege of the floor for Mrs. Moore. Seconded by Supervisor MacPhee.

No objections and motion carried.

Mrs. Moore explained, the Recreation Commission is particularly anxious that the district in the Sunset be approved because it will be gone if we do not appropriate the money for it.

Supervisor Christopher remarked, I have a thought in connection with Supervisor MacPhee. I am fearful that if we do memorialize them they will sell to their friends. I believe that the official procedure should be to serve notice on them that we contemplate to start condemnation proceedings on this property if the bond issue is approved.

Supervisor Mead inquired, what is the parliamentary situation?

The Chair ruled, we are discussing the motion of Supervisor Lewis with respect to rescinding action.

Supervisor McMurray asked, is there any way an appropriation could be made to hold an option on the property.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso—6.

Noes: Supervisors McMurray, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor Mead stated, I believe that the action that was taken by the Board tonight is terrible. When the people interested in this matter left here tonight they thought that they were going to get something, but after they left we changed our mind. We have done nothing on this matter at all.

Supervisor Mancuso moved adoption of the Recreation Department budget, as amended.

Seconded by Supervisor Brown.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso—6.

Noes: Supervisors McMurray, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor Mead moved that we approve the \$10,000 supplemental budget for the Farmers' Market.

Supervisor Brown said, if we approve the \$10,000 for the Farmers'

Market, we will be spending the taxpayers' money. This appropriation also calls for an appropriation of an additional \$65,000, which will mean approximately 1c in the tax rate. We are planning a continued Farmers' Market. We are told that the Farmers' Market can continue at the present site, but it would not be fair to the owner. We rented it for one year, with the provision that the City could extend the lease for one year. We should give that some weight.

The owner entered into a contract with the City providing that the City should have an option to renew for a period of one year. The City is legally entitled to that course. If it reaps a hardship on the property owner that is something that he has to stand. If it reaps a hardship on the taxpayers that is something else.

The Farmers' Market, as explained to us, was that it would be for the disposal of surplus or distressed commodities. It did not mean strawberries and pears and it did not mean that people were to buy up the produce of the farmers and sell them to the people at the Farmers' Market. The people in the wholesale market pay a fee, while the people who are using the Farmers' Market pay only a small fee to the City that doesn't give the City any profit. I do not feel that the City should tax a person and then allow competition to creep into that industry without taxing the other person too. I do not believe that the people would have voted for the Farmers' Market if they thought it would mean an increase in the tax rate.

Supervisor Mead moved that, with the amount of \$6,000 to be used for land, the Chairman of this Board appoint a committee of three, to include himself, to make a survey and report back to this Board as to the proper type of a market and whether or not the market is the proper thing to have.

Supervisor Christopher stated, it would almost pay us to pay the present owner of this property \$1,500 per month and no more. There has been a measure brought before the people of San Francisco and they are in favor of it. I do not feel that the people of San Francisco would want an increase in the tax rate for this market. I believe that before we invest any money in this market that we should ask the people again if they want us to invest any money in this market. In the meantime I am going to vote against this item because I feel that it is being unfair to the people of San Francisco.

I am going to ask that this measure be voted down and brought to the attention of the people of San Francisco once again for the purpose of determining whether or not they want to invest any additional funds in this market.

The Chair ruled that the motion of Supervisor Mead is out of order because we cannot make an appropriation and earmark it for land.

Supervisor Mead remarked, the people who owned the land donated it the first year and after the first year the rental was \$50 per month. These people are interested in some other project to be constructed on this land. So to go to them now and tell them that we are confronted with continuing the market in its present site or no market at all would be taking advantage of them.

Supervisor Sullivan explained, a sports arena is to be built there. That will not be built for at least another year.

Mr. Brooks stated, the people who are going to build are paying rent from the first of July.

Supervisor MacPhee said, I believe that the proposal of Supervisor Christopher merits consideration. He has suggested that the people be asked whether or not they want to spend money for the construction of a Farmers' Market. When we asked them whether or not the Farmers' Market was to be extended, it was my idea that the market be extended at its present site. I believe that we could continue on

in this location to the end of the year, when we would have the people's approval in this matter.

Supervisor Mancuso moved that we delete the item of \$10,000 for the Farmers' Market so that the matter can be presented to the people again in November.

Seconded by Supervisor Meyer.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Meyer—7.

Noes: Supervisors MacPhee, Mead, Sullivan—3.

Absent: Supervisor Colman—1.

RECESS.

Supervisor Sullivan, at the hour of 10:50 p. m., moved a 5-minute recess.

Seconded by Supervisor Christopher.

No objections and motion carried.

RECONVENING OF THE BOARD.

The Board at the hour of 11:00 p. m. reconvened.

Index 66—*Public Welfare Department.*

Supervisor Mancuso explained, line 15, sheet 1, Index 56, \$1,200,000, indigent aid. The Mayor has requested a reduction of \$300,000 in this amount to make it \$900,000. I am also recommending a decrease in social service workers.

Mr. Elkus, President of the Public Welfare Commission, remarked, there are just two points that I believe should be emphasized. We have a load that is created by law; we cannot increase it or decrease it. It is a matter of attempting to estimate what is going to happen during the year. We have made, in presenting this budget, the most intelligent forecast that we could make. It may be high and it may be low.

We appreciate your problem and the Mayor's problem, but after the budget is cut to below what we need this year we will have to come back to you and have you supply funds that we need to carry on. We put in the number of social workers that we thought would be necessary to take care of the case load as we anticipated and that number is less than the number in the past that was needed to take care of the case load. The workers that you give us are based upon a proper examination of the applicants entitled to relief.

The Mayor has given you his recommendation; you have the budget; Mr. Born went over the matter himself and took it up with the Commission, and we have arrived at a budget which is based on our idea of what it should be. This is purely a relief budget. If they qualify under the law they get the assistance; if they do not qualify they do not get it. The thing that we are particularly interested in is, if we are cut too low then we will have to come back to you and if you do not give us the social workers we cannot do the job that we desire to do.

The indigent load for today is 50 per cent over what it was last year.

Supervisor Brown said, I would like to ask if you are having trouble in handling the load with the present staff?

Mr. Born replied, at the moment we have eight social service work-

ers being paid out of temporary funds. In the month of April, when the case load had decreased, it was still 50 per cent more than as of last April. If the non-resident ordinance is passed on July 1st, we will take over the load of the Community Chest and it will mean that we will need one additional worker to take care of them. We need at least two more workers in Old Age Assistance program, because at the present time it takes at least five weeks before we can start working on any application.

Supervisor MacPhee asked, what is the average case load per worker?

Mr. Brown answered, on indigent aid 100; on blind aid 125; on old-age assistance 135, and in addition we have the old age security investigators.

Supervisor MacPhee remarked, you said you paid them out of temporary salaries. I do not see how you could do it.

Mr. Born replied, that was a supplemental appropriation of \$5,000.

Mr. David Lewis stated, in the Mayor's letter it points out that the case load dropped from 2,048 in January to 1,500 in April. The Public Welfare Department estimated the budget on an average case load of 2,500. There is a big difference between the estimate by the Mayor and the budget. The Public Welfare Department asked for thirteen additional social service workers.

In addition to what we believe to be a very generous estimate of an average case load of 2,500, the Public Welfare Department last year received an appropriation of \$150,000 in the unemployment relief reserve that was not to be spent except in case of emergency. The year before that it was \$75,000. So today the Public Welfare Department has an appropriation of \$225,000. The Public Welfare Department has received an additional \$275,000 for emergency relief, which would make a reserve of \$500,000. In view of this, I believe that the Mayor's recommendations are justified.

Supervisor Mancuso said, I believe that we should go along with the Mayor's recommendations as far as deletions are concerned. I believe we should go even further. I believe we should give them \$75,000 more instead of the \$275,000, which would give them \$300,000 in reserve. The trend now is towards a decrease in the case load of the Public Welfare Department.

Move that the item on page 48, Index 56, line 15, sheet 1, be reduced from \$1,200,000 to \$900,000, as recommended by the Mayor.

Seconded by Supervisor Sullivan.

Supervisor Mead remarked, I do not quite understand the motion.

Supervisor Mancuso said, the appropriation for indigent aid of \$1,200,000 is an increase of \$700,000. The Mayor has recommended a decrease of \$300,000.

Supervisor MacPhee remarked, maybe the amount can be reduced further. I question whether we are deleting enough.

Supervisor Mancuso stated, I am thinking of taking \$200,000 more out of the Emergency Reserve that the Mayor has requested.

Supervisor MacPhee explained, it is pointed out that 2,200 cases are taken care of per month by this amount.

Mr. Born said, the case load last July was 999, in January it was 2,098, last June it was 991. The highest months are the winter months. During last April the case load was 1,069, as compared to 1,568 of this April. There has been an increase in our case load from July. Other counties have gone up since January.

Supervisor MacPhee moved, as a substitute motion, that this amount be decreased to \$800,000.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso moved that the amount on line 13, old age security, be decreased \$250,000.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved that the social service workers be reduced from 89 to 86, line 5, sheet 3.

Seconded by Supervisor Sullivan.

Supervisor MacPhee explained, the Mayor proposed to reduce this by three, which makes it two more than you have working. On top of that you have \$10,000 in temporary salaries, which represents about two more workers. I believe these other two could be deleted.

Mr. Born replied, we should have at least two more workers in the old age investigation bureau. We have not made any provision for workers if the City has to take over the case load from the Community Chest. If the case load goes to the point that is being anticipated, we will need 27 more workers to handle the case load when it reaches that point. We would pay for these out of temporary salaries.

Supervisor MacPhee remarked, I believe we should approve the allocation of \$10,000 for temporary salaries and eliminate the two additional workers that are set up for social service workers.

Mr. Born said, my only thought on that would be that if the Board considered we needed only two less employees the Board would not want us to add two temporary employees to take care of a case load.

Supervisor MacPhee stated, you wouldn't be put in a position of having the temporary employees working on a permanent basis.

Move, as a substitute motion, that the social service workers be decreased from 89 to 85.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor Mancuso, explained that the overtime is up \$2,000. We are trying to cut down on this overtime. I believe this should be reduced. Move that it be reduced from \$2,500 to \$1,500.

Seconded by Supervisor Sullivan.

Supervisor MacPhee asked, why can't it be reduced below that?

Mr. Born replied, our budget for the current year had \$500 and we used it up by October. We got two supplemental appropriations. This comes about by having to take care of the needs of the applicants as they come into the office.

Supervisor Mead inquired, the applicants are not working during the day; so what is the necessity of seeing them at night?

Mr. Born answered, if they come in in the afternoon we have to take care of them for that night.

There being *no objection*, the foregoing motion *carried*.

Supervisor Mancuso explained, we have a question of contractual services. It is \$51,120, an increase of \$14,370, line 7, sheet 1. What is contemplated on the east wing?

Mr. Born replied, at the present time the third floor of the east wing is not divided up as the rest of the building is. It has three large rooms in it that cannot be properly utilized under the present arrangements. It was contemplated that this area would be divided

up into offices in the same manner as the rest of the building. That would permit it to be used by more workers.

Supervisor MacPhee remarked, this building has been used by the Public Welfare Department for a long time with a tremendous case load.

Supervisor Mancuso moved that contractual services be reduced by \$5,000, from \$51,820 to \$46,820.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Mancuso explained, equipment. This is an increase of \$8,815. I would like an explanation of this.

Mr. Born replied, the first item of typewriters is for turning in 20 of the 110 typewriters that we have now and purchasing new ones in their place. These typewriters were purchased in 1938.

Supervisor Mead remarked, I have an automobile that is six years old and it should have been turned in long ago.

Supervisor MacPhee moved that equipment be reduced to \$1,000.

Seconded by Supervisor Sullivan.

Supervisor Mancuso moved, as a substitute motion, that we reduce the equipment account from \$11,140 to \$6,140.

Seconded by Supervisor Sullivan.

Mr. Elkus stated, there are two cars in there that would make for more efficient service. We tried to rent cars and we found that it was a much more expensive procedure than if we purchased new cars. On the typewriters, the efficiency of the people who are using these typewriters commences to go down hill on an old machine. If you cut this budget you will eliminate the two automobiles.

There being *no objections*, the foregoing motion *carried*.

Supervisor MacPhee asked, what about the employments. I would like to see how many of these employments could be eliminated.

Supervisor Mancuso said, the office assistant is the cheapest employment you can get. It takes the place of a general clerk.

Supervisor MacPhee remarked, you get two senior clerk-stenographers, telephone operators and a general clerk-typist.

Mr. Born explained, on these employments we believe that they are all necessary. The office assistant will do the work that is now being done by a general clerk. On the telephone operators we believe that we need three of them. We have been using clerk-typists to do some of the work. The stenographers are to be used in connection with the unit clerks that we have. The typists are to be used in the pool.

Supervisor MacPhee moved that the seven general clerk-typists be reduced to two and the elimination of the telephone operators.

Seconded by Supervisor Sullivan.

Supervisor Brown moved, as an amendment, that we eliminate five general clerk-typists.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Meyer, Sullivan—7.

Noes: Supervisors Mancuso, McMurray, Mead—3.

Absent: Supervisor Colman—1.

Supervisor Brown moved adoption of the Public Welfare Department budget, as amended.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor Mancuso said, we have a supplemental budget for \$300,000 for purchase from the Board of Education of the building at 585 Bush Street.

Move adoption of the \$300,000 appropriation.

Seconded by Supervisor Mead.

Supervisor Mead remarked, since we have nothing to do with the Board of Education budget, I believe that they can well afford to give the Public Welfare Department this building.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

No: Supervisor Mead—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso stated, \$275,000 unemployment reserve. Suggest that it be reduced to \$75,000.

Move that it be approved for \$150,000.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso stated, \$80,000, indigent aid for non-residents.

Move approval of the appropriation.

Seconded by Supervisor MacPhee.

Supervisor Brown explained, this is the item that we put over today during our regular meeting. It has to do with 115 cases of non-residents who are now being taken care of by the Community Chest. I am going to vote against this.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Christopher, Gallagher, MacPhee, Mancuso, McMurray, Meyer, Sullivan—7.

Noes: Supervisors Brown, Lewis, Mead—3.

Absent: Supervisor Colman—1.

Index 57—*Coroner.*

Supervisor Mancuso explained, no increase in positions. Increase in permanent salaries of \$15,030. Item of \$100 to replace lighting.

Supervisor MacPhee asked, what about the ambulance. Is this necessary?

Mr. Brooks explained, it is to replace an ambulance bought eight years ago and it has gone 75,000 miles.

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Christopher.

No objections and motion carried.

Supervisor Mancuso said, we have a capital expenditure of \$5,100 for improvements.

Move adoption of the capital expenditure items.

Seconded by Supervisor MacPhee.

Mr. Brooks stated, the cold-storage box is to take care of the bodies

that come in unidentified. We have to send all of the fingerprints of these people back to Washington for identification in case they are war veterans. The present box is not large enough to take care of the number of bodies that are being brought into the morgue.

No objections and the foregoing motion carried.

Index 58—*Agricultural Commission.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Index 58.50—*Farmers' Market.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor Meyer.

No objections and motion carried.

Index 59—*Department of Weights and Measures.*

Supervisor Mancuso said, one new position. I would like an explanation.

Mr. Brooks explained, this is to provide for an additional inspector of weights and measures. The Sealer of Weights and Measures is required by law to inspect all scales at least once a year. With the present staff he is not able to do the job.

Supervisor Mancuso remarked, there was also a request for five automobiles, which Mr. Brooks has reduced to one, as I understand these automobiles carry heavy scales in the back of them and are in bad condition.

Move that the budget of the Department of Weights and Measures, together with the supplemental budget of \$1,110, be approved.

Seconded by Supervisor Mead.

No objections and motion carried.

Index 60—*Controller.*

Supervisor Mancuso explained, increase in positions of four.

Mr. Ross said, two of these positions are for the General Office and two are for the Utility Audit.

Supervisor MacPhee remarked, I believe that the Public Utilities should pay for the employments in the Utility Audit.

Move that we delete two senior accountants.

Seconded by Supervisor Christopher.

Supervisor Mancuso said, I do not believe that these employments should be deleted.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, MacPhee, McMurray—3.

Noes: Supervisors Brown, Gallagher, Lewis, Mancuso, Mead, Meyer, Sullivan—7.

Absent: Supervisor Colman—1.

Supervisor Mancuso explained, overtime allowance, increase of \$2,000; increase in contractual service, \$5,000.

Mr. Ross stated, increase in contractual service is for the rental of IBM machines.

Supervisor MacPhee said, on these employments. Here is a matter that the Public Utilities should pay for. They are to do the work for the Public Utilities Commission.

Mr. Ross replied, this is a matter of policy. I believe it should be looked into in the future.

Supervisor Brown inquired, are there other items in here that are being used by the Utilities?

Mr. Ross answered, if we try to figure out just what the Controller does the Public Utilities Commission, we will run into a detailed accounting system.

Supervisor MacPhee said, I do not believe that the departments should provide certain reports for the Public Utilities free of charge.

Supervisor Brown moved adoption of the budget.

Seconded by Supervisor Mead.

No objections and motion carried.

Supervisor Mancuso moved adoption of the supplemental budget.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 61—*City Planning Commission.*

Supervisor Mancuso remarked, increase of two new positions. I would like an explanation.

Mr. Tilton explained, there has been a great deal of increase in the work of zoning. The increase in building in San Francisco has increased the amount of zoning work. This takes up five or six of our staff every day. We need an extra stenographer and an additional draftsman.

Supervisor Brown stated, during the next year practically all of the building will be residential building. Where does rezoning come into that?

Mr. Tilton answered, that is correct. They will be building homes. They come into the office and ask for the zoning law.

Supervisor MacPhee moved that the one junior draftsman be deleted.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor MacPhee inquired, how about the consulting engineer for the Master Plan. You have \$7,500 in the budget for this purpose.

Mr. Tilton replied, I believe this is an error in the budget. That is the way it was carried last year. This year we thought it would be carried for study of the blighted areas.

Supervisor MacPhee moved that it be reduced from \$7,500 to \$5,000.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor MacPhee moved adoption of the budget as amended.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor Brown moved that we recess until 2:00 p. m.

Seconded by Supervisor MacPhee.

Supervisor Mancuso moved, as a substitute motion, that we recess until 3:00 p. m.

Supervisor Christopher moved, as a substitute motion, that we recess until 2 p. m.

Seconded by Supervisor Mead.

The Chair ruled Supervisor Christopher's motion out of order.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Mancuso—4.

Noes: Supervisors Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—6.

Absent: Supervisor Colman—1.

Supervisor Mead moved that when we recess we recess until 3:00 p. m.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Lewis now presiding.

Index 62—*Public Utilities Commission—General Office.*

Supervisor Mancuso explained, no increase in new positions, no increase in overtime.

Move that the overtime be decreased from \$566 to \$300.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, Mancuso, McMurray, Sullivan—7.

Noes: Supervisors Mead, Meyer—2.

Absent: Supervisors Colman, Gallagher—2.

Supervisor MacPhee said, all we have to do is to pass this item for equipment for \$4,000 and then have the Public Utilities Commission come out with a new automobile and therein have all the people say that we raised the streetcar fares so that they could purchase a new automobile.

Supervisor Mancuso inquired, who is to get this automobile?

Mr. Turner answered, this item is for me.

Supervisor Mancuso inquired, is it true that the man who was driving Mr. Scott passed away?

Mr. Turner answered, that man who drove Mr. Scott was a bus driver.

Supervisor Mancuso said, there is an item for membership dues for \$4,000. This has been paid in the past by individual employees.

Mr. Turner remarked, this has been a continuing item for membership in the California League of Municipalities.

Supervisor Mancuso stated, you have an item in here for maintenance and repair of buildings.

Supervisor MacPhee said, let us take up the automobile.

Supervisor Lewis moved that we delete the automobile.

Seconded by Supervisor MacPhee.

Supervisor Mancuso explained, this is a 1938 sedan, present mileage 141,016 miles. I do not believe that this amount should be deleted.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee—3.

Noes: Supervisors Mancuso, McMurray, Mead, Meyer, Sullivan—5.

Absent: Supervisors Brown, Colman, Gallagher—3.

Supervisor Mancuso moved deletion of line 8, sheet 2, materials and supplies.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Brown asked, what about increase in employments?

Supervisor MacPhee explained, increase in General Office under Public Service and Employees' Relations. What is the new employment?

Mr. Turner replied, this is another assistant like Gardner Griffiths. This man will act as a contact with the newspapers.

Supervisor Lewis moved that the position be deleted, line 8, sheet 3. Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee—3.

Noes: Supervisors Brown, Mancuso, McMurray, Mead, Meyer, Sullivan—6.

Absent: Supervisors Colman, Gallagher—2.

Supervisor MacPhee said, on the telephone service, do you have any objections by having all calls come through the main switchboard at the City Hall.

Mr. Turner replied, I have no objections to that. I believe it could be done.

Supervisor Mancuso moved adoption of the General Office budget, Public Utilities Commission, as amended.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso stated, heat, light and power.

Supervisor MacPhee remarked, all of the budgets for heat, light and power are up and the Pacific Gas and Electric said that they reduced their rates.

There are a couple of new positions in this budget that we could delete.

Mr. Devine answered, these employments are not new; they went through the current fiscal year.

Supervisor MacPhee said, maintenance and repair of structures, up \$1,000.

Supervisor Mancuso replied, increase of \$1,000 is for the removal of dim-out painting on street lights.

Supervisor MacPhee remarked, it is still up about \$2,800 over last year's budget. I believe we should leave it at \$4,000.

Move that this item be reduced from \$5,000 to \$4,000.

Seconded by Supervisor Brown.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, Mancuso, Mead, Sullivan—7.

Noes: Supervisors McMurray, Meyer—2.

Absent: Supervisors Colman, Gallagher—2.

Supervisor Mancuso moved that the heat, light and power budget be approved.

Seconded by Supervisor MacPhee.

Supervisor MacPhee asked, how about the increase in interdepartmental, heat, light and power, sheet 1, line 9, Index 63?

Mr. Devine answered, we are charging the departments that are using the power the same rates that the Pacific Gas and Electric are charging.

Supervisor MacPhee said, this shows an increase of \$13,835 for all interdepartmental services. Do we supply all of this?

Mr. Devine replied, we supply all of it to the departments and on the first of July it is transferred to the Public Utilities.

There being *no objections*, the foregoing motion *carried*.

Supervisor Mancuso explained, capital expenditures. Total of \$330,000. Street light construction, \$272,000; replacement of street light equipment, \$58,000.

Move adoption of capital expenditure, light, heat and power budget.

Seconded by Supervisor Meyer.

No objections and motion *carried*.

Supervisor Lewis moved that we rescind action on capital expenditure for heat, light and power budget.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mead—4.

Noes: Supervisors Brown, Mancuso, McMurray, Meyer, Sullivan—5.

Absent: Supervisors Colman, Gallagher—2.

Index 64—*San Francisco Airport*.

Supervisor Mancuso explained, increase in eleven positions. We have a real problem at the airport. Any previous budget at the airport was predicated upon pre-war or war-time. Now we come to the post-war, with the increased business and not practical experience. This budget is predicated on this basis. All costs and expenses in the budget are offset by anticipated revenues, except the people's investment in the airport proper; that is, bond interest and bond redemption. At every bond issue before it was understood that the airport would not make sufficient revenue to pay off the bonds.

Supervisor MacPhee asked, what are the anticipated revenues?

Mr. Turner answered, \$340,645. We will have for your Board, inside of a month, a complete set of schedules of rates and charges for all services we will render at the airport.

Supervisor MacPhee remarked, this budget is just about double that of last year. If we could make some deletions in these new positions that are to be established we might get this budget down to where it looks pretty good.

Mr. Turner explained, these employments are all part of a proper organization for the caring of the airport.

Supervisor Mancuso moved adoption of the Airport budget.

Seconded by Supervisor Brown.

Supervisor MacPhee moved, as a substitute motion, that one general clerk-typist be deleted.

Seconded by Supervisor Lewis.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee—3.

Noes: Supervisors Brown, Mancuso, McMurray, Mead, Meyer, Sullivan—6.

Absent: Supervisors Colman, Gallagher—2.

There being *no objections*, the original motion *carried*.

Supervisor Mancuso moved adoption of the four supplementals to the San Francisco Airport budget.

Seconded by Supervisor Meyer.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Mancuso, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Christopher, Lewis, MacPhee—3.

Absent: Supervisors Colman, Gallagher—2.

Supervisor Brown moved that we recess until 3:00 p. m.

Seconded by Supervisor Sullivan.

No objections and motion *carried*.

RECESS.

The Board at the hour of 1:45 a. m. recessed to reconvene at 3:00 p. m.

DAVID A. BARRY, Clerk.

TUESDAY, MAY 21, 1946—3:00 P. M.

The Board of Supervisors reconvened pursuant to recess.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Quorum present.

President Dan Gallagher presiding.

Consideration of the Budget.

Supervisor Mead said, I believe that an injustice was done by this Board in deleting a request for \$10,000 for the Farmers' Market. I believe that it is the desire of the people to continue the operation of the so-called free market. The food situation today is just as bad as it was during the height of the war. The purposes of this market was for the disposal of surplus and distressed food.

Supervisor Brown asked, how can there be any surplus or distressed food if a great number of people are starving?

Supervisor Mead replied, I am going to move that we rescind our action with respect to the action we took on the \$10,000 for the Farmers' Market.

Seconded by Supervisor Sullivan.

Supervisor Gallagher remarked, I believe that we should continue with the budget. If we are going to open up one budget we will be opening up them all. We should continue the budget; we have people here whose budgets have not been considered and we should hear them. We can go back to the Farmers' Market budget later.

Supervisor MacPhee said, let us go along on the plan as stated by Supervisor Gallagher and then we can go back to the Farmers' Market.

Supervisor Christopher stated, reopening the budget from time to time is going to be quite inconsistent. I do not like to have people come here and we vote one way and after they leave turn around and change our vote. I believe that if we are going to rescind our action that we should set a definite time for the hearing of the matter. I would suggest that in order to do things properly and not to deprive anybody of his say, that we rescind our action at 8:00 p. m. tonight and invite the proponents and the opponents.

Supervisor Mead said, with the understanding that we will rescind our action at 8:00 p. m. I will let my motion ride at the present time. I will withdraw my motion with the consent of my second, providing that I will be allowed to reintroduce my motion. I would like to find out from the rest of the members whether or not they would be willing to stay at the conclusion of the budget so that we can hear this matter.

Supervisor Mancuso stated, I am going to vote against the reopening of any budget unless we have both sides of the story explained to the Board.

Index 66—*San Francisco Water Department.*

Supervisor Mancuso explained, an increase of \$242,565 in the total budget. Thirteen new employments, increase of \$176,598.

Mr. Eckart stated, although thirteen new employments show in the budget, there are really only eight new positions. Some of these positions have been established during the present fiscal year and others are reclassifications. The additional metermen are necessary to provide for the increase in readings we are giving. The laboratory technician is to work in the laboratory to help with the minor operations in the cleaning up of the equipment and automobiles. It is necessary so that other men can perform their functions properly.

Supervisor MacPhee inquired, does the laboratory technician take the place of the operating engineer?

Mr. Eckart replied, the operating engineer goes over to the Hetch Hetchy Operation. This is to coordinate the work.

Supervisor MacPhee stated, if there is no reduction in the Hetch Hetchy budget this will show as a new position.

Mr. Eckart answered, that is correct, and then there will be one man, a senior draftsman coming back into our department. The draftsman and the two senior draftsmen are necessary for us to maintain our engineering operation. We have a back-log of engineering projects that have piled up and it has been impossible to get the men necessary to handle that work. We have a very large program ahead of us to catch up with the postponed projects and to take care of the new projects that are going to be necessary to maintain water for San Francisco.

Supervisor Mancuso remarked, Engineering Division, you show in the breakdown a deletion of an assistant engineer and insertion of an engineer, but you also show an additional draftsman that does not show in the breakdown.

Mr. Eckart replied, this is a veteran who is returning from the war and has been reclassified as an engineer. This position has been filled by a senior draftsman. He is paid out of work orders, but he is not paid out of our funds.

Supervisor Mancuso stated, you have two telephone operators that show under the housing service.

Mr. Eckart answered, the two full-time operators were carried as permanent employees since July, 1943, under the Civilian Defense Service. These are necessary to place it on a 24-hour basis.

Supervisor MacPhee inquired, these two people were employed permanently on a temporary basis?

Mr. Eckart replied, they were paid out of permanent salaries out of the Civilian Defense Funds.

Supervisor MacPhee remarked, it seems to me that the amount of telephone calls that come in during the night would hardly justify a telephone operator at the money we pay. I believe that it could be handled by a part-time clerk.

Mr. Eckart answered, this could not be handled by a part-time clerk. We used to use a janitor and gateman, but this was not satisfactory at all.

Supervisor MacPhee remarked, it seems to me that you could assign a clerk to this operation. How many calls do you have at night?

Mr. Eckart explained, there are not many if you gauge it by the day. There might be anywhere from a dozen more or less. When we were operating Civilian Defense we had to do this with a janitor and some of the messages you could not read.

Supervisor MacPhee said, I believe you could eliminate these two telephone operators and assign a clerk to handle the work.

Mr. Eckart replied, we tried to do that. When a janitor is called from one floor to run the elevator and answer the telephone he may or may not get the call.

Supervisor Mancuso asked, have you a part-time telephone operator?

Mr. Eckart answered, this is to do with the fact that some of the time it is necessary to have two telephone operators on part time.

Supervisor Brown moved that these two employments be eliminated, Index 66, sheet 4, line 14.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso—6.

Noes: Supervisors McMurray, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor MacPhee stated, of the 150 new jobs 138 are "as needed" and there are twelve new jobs.

Mr. Eckart explained, there are eight new jobs and on the 138 they are "as needed."

Supervisor MacPhee asked, are the gatemen "as needed" or are they new employments?

Mr. Eckart replied, they are new permanent employments.

Supervisor Mancuso remarked, you have an increase in overtime

from \$10,000 to \$11,500. In addition you have increase in employments, and overtime last year was only \$7,000.

Mr. Eckart answered, we are watching our overtime very carefully. That apparent increase of \$4,500 is offset by an allowance for holiday pay, leaving a net increase of \$1,850, which represents roughly an adjustment of 15 per cent, in accordance with the Salary Standardization Ordinance.

Supervisor Mancuso moved that the overtime allowance be reduced from \$11,500 to \$10,000.

Seconded by Supervisor MacPhee.

Supervisor MacPhee asked, why can't it be reduced below that?

Supervisor Mancuso moved, as an amendment, that the overtime be reduced from \$11,500 to \$8,500.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso—6.

Noes: Supervisors McMurray, Mead, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved, Index 66, sheet 1, line 5, temporary salaries, be reduced by \$7,725.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso inquired, are you buying any new automobiles?

Mr. Eckart replied, these are replacements.

Supervisor MacPhee stated, you have an item of \$41,000 for autos and trucks. Was any money allocated last year? I believe we can make a reduction in maintenance and repairs.

Mr. Eckart explained, we have 144 cars operating and while we might reduce the maintenance a little by purchasing new cars, the other ones will cost just as much to repair on account of the increase in costs.

Supervisor MacPhee asked, what about the fees and license permits, \$4,500, sheet 1, line 24?

Mr. Eckart replied, this was paid for last year under another item.

Supervisor MacPhee stated, you have an amount for \$270,000 for taxes. That is for taxes for property in other counties. Since you have been selling property, I am wondering whether or not you are not allocating too much money for this purpose.

Mr. Eckart remarked, we had to come back for an additional appropriation on this during the current year. The property we sold was previously assessed at \$15,000 or \$20,000.

Supervisor Mancuso said, under maintenance (general) you have \$38,000; that includes inventory expenses, \$1,640. You show expenditure for the first six months of only \$24.

Mr. Eckart replied, we take an inventory only once a year, at the close of the fiscal year.

Supervisor Mancuso remarked, you show no expenditure last year. Is that something new? You have remodeling of the third and seventh floors. Will you be able to get material?

Mr. Eckart answered, that all depends upon how things develop during the year. I believe that we can go ahead with them. All of this work was in the present year's budget, and we were unable to do it and so it was carried over. I believe we could carry over the painting of the first floor for another year. The other work has to be taken care of.

Mr. Turner said, the fourth and fifth floors were originally the engineering office of the Spring Valley Water Department. These are unsuited for our purposes. We need space and the one cheap way to get space is to knock out partitions and enlarge the rooms. We would actually save money in return.

Supervisor Mancuso moved that Index 66, sheet 1, line 13, be reduced \$30,000.

Seconded by Supervisor MacPhee.

Mr. Eckart said, with the increase in cost of building operations, you are not going to be able to accomplish those changes without any reduced estimate on it. This is all a part of a general program.

There being *no objections*, the foregoing motion *carried*.

Supervisor Mancuso remarked, I have another item, materials and supplies.

Move that it be reduced by \$1,100 to \$58,575, sheet 1, line 16.

Seconded by Supervisor Brown.

No objections and motion *carried*.

Supervisor MacPhee stated, in new employments, Index 66, sheet 7, line 11, we provide for two new gardeners.

Mr. Eckart explained, this is actually a saving because we would use a gardener instead of a laborer for this job.

Supervisor MacPhee asked, where is an increase in saving in the laborers?

Mr. Eckart answered, the laborers are on a "functional employment."

Supervisor MacPhee said, you show a junior engineer. I suppose that the explanation is the same for this position?

Mr. Eckart replied, that is correct.

Supervisor Mancuso moved that Index 66, sheet 1, line 12, maintenance—transmission and distribution, be the same as it was last year, \$255,217. Delete the sum of \$24,283.

Seconded by Supervisor Brown.

Mr. Eckart explained, during the war period we did not have all of our requests filled and we have a lot of maintenance work that has to be done.

Supervisor Brown inquired, why should personal services be listed under maintenance—transmission and distribution—service?

Mr. Eckart answered, out of this total \$114,800 is for labor, \$13,000 for purchase of materials and \$22,000 for contractual services.

Supervisor Brown interrogated, how can you tell how many laborers you have?

Mr. Eckert replied, that is set up in the functional employments, as needed.

Supervisor Mancuso said, with the consent of my second, I will withdraw my motion.

No objections and motion *withdrawn*.

Supervisor Mancuso remarked, Index 66, sheet 2, line 7, increase of \$187,325 for additions and betterments. Why wasn't any money spent last year and only \$1,000 the year before? Is this for new services?

Mr. Eckart replied, there was no money appropriated for additions and betterments last year; it was transferred from money on hand.

Supervisor Mancuso remarked, you are asking in this budget for \$397,000.

Mr. Eckart answered, the funds were used up. Our ordinary expenditures amount to about \$100,000 per year. We have to spend this money in order to get more revenues in. It is all a part of water business. You can't earn your increased revenues if you do not increase your facilities.

Supervisor Mead asked, what about the Water Department operating on a budget, and if it is what is, the budget?

Mr. Eckart explained, for 1945-46 net income was \$2,971,000.

Supervisor Brown inquired, was that before bond interest and redemption?

Mr. Eckart replied, redemption is not taken out of profit.

Supervisor MacPhee stated, I do not have clear in my mind the six new positions established to take care of the work in the future. The men who are now on the job are doing the work, and if we supplement them by six, the work will not be all of a suit.

Mr. Eckart said, on sheet 13, you will find that in addition to those we have some 96 employments to carry on this work. They will be paid out of revenue and bond issue. We have a program of necessary additions and betterments that has been set up over a 5-year period that amounts to \$29,000,000.

Supervisor MacPhee moved that one engineer and one draftsman go out.

Mr. Eckart explained, if you do this have them transferred to the functional employment.

Supervisor MacPhee moved that line 8, sheet 4, junior engineer, and line 8, sheet 7, senior engineer, be transferred to functional employment.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor Mancuso moved adoption of San Francisco Water Department budget, as amended.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso explained, supplemental budget. We have a communication from his Honor, the Mayor, requesting an appropriation for additional day's pay for a recall election.

Supervisor Brown moved that the matter be filed.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor Mancuso presented communication from his Honor, the Mayor, relative to appropriation for the garbage collections.

Referred to Finance Committee.

Index 68—*Hetch Hetchy Water Supply.*

Supervisor McMurray moved that we recess until 7:30 p. m.

Seconded by Supervisor Sullivan.

Supervisor McMurray said, I will withdraw my motion with the consent of my second.

No objections and motion withdrawn.

Supervisor Mancuso moved, in the Hetch Hetchy Water Supply, Index 68, sheet 11, that the following items be deleted: On line 15, sum of \$5,000, studies for raising of intake dam and providing debris control; \$5,000, line 17, studies for improvement of hydraulic property of mountain tunnels; \$4,025, line 18, studies for enlargement of Eleanor Dam; reduce line 20, construction of warehouse and garage at Oakdale to \$13,000.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved, sheet 11, line 8, Cherry River Project, \$25,000, and line 9, cooperation with Federal, State and local agencies, \$5,000, be deleted.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved, Index 68.1, sheet 23, line 31, item for other structures be reduced \$2,650.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso moved, Index 68.1, sheet 24, line 4, item \$221,717 be reduced to \$121,717.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved that line 11, same index, sum of \$45,500 be deleted.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso moved, Index 68.1, sheet 23, line 30, item of \$30,000 be deleted.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso moved, Index 68.1, sheet 24, add the following: Reconstruction of foundations, anchors and generators, Moccasin Power Plant, \$336,000.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso moved, Index 68, sheet 1, line 4, allowance for holiday, increase from \$903 to \$1,008.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso moved that we insert in Index 68, sheet 1, classification 812, indemnity insurance, \$20.00.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved, line 26, same index, same sheet,

Utility Engineering Bureau, sum of \$57,186 be increased by \$162, or the sum of \$57,348.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved, same index, same sheet, line 34, surplus funds—Charter Section 127, \$18,525, reduce to \$18,238.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved, Index 68.1, sheet 16, permanent salaries be reduced from \$170,408 to \$151,040.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved, same index, same sheet, line 9, routine production maintenance, \$14,315, increase to \$18,923.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mancuso moved, routine transmission maintenance, line 18, \$18,516, increase to \$33,276.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved, line 17, classification code 812, insert Fidelity Insurance, sum of \$50.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved, same index, same sheet, Public Utilities Commission, Utility Engineering, line 24, \$28,825 will be increased by \$28,000, to read \$56,825.

Seconded by Supervisor Christopher.

No objections and motion carried.

Supervisor Meyer moved that we recess until 8:00 p. m.

Seconded by Supervisor Brown.

No objections and motion carried.

RECESS.

The Board at the hour of 6:10 p. m. recessed to reconvene at 8:00 p. m.

DAVID A. BARRY, Clerk.

TUESDAY, MAY 21, 1946—8:00 P. M.

The Board of Supervisors reconvened pursuant to recess.

CALLING THE ROLL.

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

Supervisors Brown, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Christopher, Colman—2.

Quorum present.

Supervisor Gallagher presiding.

Supervisor Christopher noted present at 8:40 p. m.

Supervisor Colman on leave of absence.

Consideration of the Budget.

The Board resumed consideration of the budget.

Supervisor Mancuso moved adoption of Hetch Hetchy Water Supply budget of the Public Utilities Commission, as amended.

Seconded by Supervisor Meyer.

No objections and motion carried.

- Index 68.1—*Hetch Hetchy Power Division.*

Supervisor Mancuso explained, increase of one position, office assistant; reclassification of one general clerk to a senior clerk-stenographer; reduction in overtime, \$3,295; increase in holiday and temporary salaries as a result of salary increments; other items more or less the same as they were last year.

Supervisor MacPhee asked, what about the position of office assistant?

Mr. Olson replied, we have a machine shop and warehouse at Moccasin Power House that has been operated by the foreman machinist. We find that by doing this we are losing the time of a valuable man. What we ought to do is to give him a low-price assistant.

Supervisor MacPhee inquired, how long has this been going on?

Mr. Olson answered, it has been going on for about 20 years.

Supervisor Mancuso moved adoption of the Hetch Hetchy Power budget.

Seconded by Supervisor McMurray.

Supervisor MacPhee moved, as a substitute motion, that the position of office assistant be deleted.

Seconded by Supervisor Brown.

Supervisor Mancuso said, this is the cheapest position that can go into the budget and I believe that this motion should be voted down.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Gallagher, Lewis, MacPhee, Sullivan—5.

Noes: Supervisors Mancuso, McMurray, Mead, Meyer—4.

Absent: Supervisors Christopher, Colman—2.

Supervisor Lewis stated, Mr. Allen, the Librarian, has been waiting here throughout the day and he desires to file a legal opinion from the City Attorney relative to the shelving in the Law Library.

Supervisor Mancuso moved adoption of the Hetch Hetchy Power, Public Utilities, as amended.

Seconded by Supervisor Brown.

No objections and motion carried.

Index 68.2—*Utilities Engineering.*

Supervisor Mancuso explained, increase in positions of five.

Mr. Olson remarked, there is a general clerk-stenographer, general clerk-typist, architect, cartographer and art designer and a librarian.

Supervisor Gallagher inquired, what about the librarian?

Mr. Olson answered, this might be a misnomer with respect to this position. There are five or six divisions in the Public Utilities Commission, each of which is under the jurisdiction of an Engineer. Each division keeps its own files, periodicals, etc. This is very difficult. We

have established a central file and library department which will save the time of the Engineer. It will provide better efficiency.

Supervisor Brown moved that this position be deleted.

Seconded by Supervisor MacPhee.

Supervisor Mancuso said, these positions were discussed in the Mayor's office and it was decided to leave them in because they would not only save time but money.

Supervisor Brown remarked, I do not see any saving in this matter because nobody else is being cut out of the budget.

Supervisor Mancuso stated, the general clerk-stenographer has been a permanent employee for a number of years, but has been paid for out of other funds. The general clerk-typist, this is to take the place of a temporary employee. Architect, this man is to work with the Public Utilities General Office. Librarian, to be in charge of the Public Utilities Library to keep the records in order. This will result in a great convenience and considerable saving in time of a high-salaried engineer and executive.

Supervisor Brown said, then let us get rid of one Engineer and hire the filing clerk.

Supervisor Mead remarked, somebody told me a little while ago that these men have been employed for the past fifteen years. Now we are putting them in the budget on a permanent basis.

Supervisor Brown stated, these people have told us that the Engineers are doing their own filing and they are doing enough filing to require a librarian and a general clerk-stenographer to help them. If the Engineers are doing that much filing then we have too many Engineers.

Mr. Olson explained, this is a new position. Right now we are taking on the construction of the airport and the reconstruction of the Municipal Railway. This employment will release Engineers for more important work.

Supervisor Brown asked, are the Utility Engineers doing the engineering for the airport?

Mr. Olson replied, that is correct.

Supervisor Brown inquired, what are the Engineers for the airport doing?

Mr. Olson answered, I do not know.

Mr. Turner explained, the Bureau of Engineering of the Public Utilities Commission does the engineering for every bureau of the Utilities except the Water Department. I have been desirous of having a type of employment to be classified as a librarian over the years. The Bureau has done all of its engineering. We have done a lot of our own architectural work over the years. The Bureau has been staffed with some 35 to 40 employments for 20 years or so to handle any major engineering work. The Bureau of Architecture has more work than it can handle; we have contacted Mr. Dodge Reidy on this matter and he says that they could not do it.

Supervisor Mead asked, just what does the Bureau of Architecture do?

Supervisor MacPhee explained, I believe we would like to go along with Mr. Turner, but in the fixing of the tax rate that we are faced with, I believe it is a point that we would want to hold all departments to a minimum in new employments.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mead, Sullivan—7.

Noes: Supervisors Mancuso, McMurray, Meyer—3.

Absent: Supervisor Colman—1.

Supervisor Brown moved that the general clerk-stenographer be eliminated.

Seconded by Supervisor Lewis.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Sullivan—8.

Noes: Supervisors Mancuso, Meyer—2.

Absent: Supervisor Colman—1.

Supervisor Mancuso explained, in contractual services there is an item of \$7,500. This is for the positions.

Mr. Olson remarked, if we cannot get the personnel we should at least be allowed to get our files compiled at this time before we are flooded with the increase in work that is coming into the office. We would like to combine the files and hire an expert to make up the files. These files should be brought up to date, even if we cannot get the personnel.

Supervisor Mancuso moved that the Utilities Engineering budget of the Public Utilities Commission, as amended, be approved.

Lost for want of a second.

Supervisor MacPhee said, I would like to hear about the architect.

Mr. Olson replied, the funds are contributed by the railroad. I believe it is \$95,000 that the railroad pays for the support of the Bureau of Engineering and the salary comes from that. The railway has many bad sections that have to be rebuilt and renovated.

Supervisor Gallagher asked, why isn't this position set up under the Municipal Railway?

Supervisor Brown inquired, why isn't it set up under temporary?

Mr. Olson answered, I believe it could be set up "as needed."

Supervisor Brown moved that this position be transferred to work order "as needed."

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor MacPhee inquired, what about the general clerk-typist? This is a new employment.

Mr. Olson replied, this is in the Accounting Bureau.

Supervisor MacPhee asked, how about the cartographer and art designer?

Mr. Olson answered, he makes the drawings of the projects, such as the airport. He makes display drawings. This is an existing job. It is new because it has been on an "as needed" in the past.

Supervisor Brown moved adoption of the budget, as amended.

Lost for want of a second.

Supervisor Christopher moved that line 4, overtime, be reduced to \$500.

Lost for want of a second.

Supervisor Mead moved that the position of cartographer and art designer, Index 68.2, sheet 26, line 11, be deleted.

Lost for want of a second.

Supervisor Brown moved that he be placed on "as needed" basis.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Christopher moved that line 4, sheet 25, Index 68.2, overtime be reduced by \$500.

Seconded by Supervisor MacPhee.

Mr. Olson explained, this money is primarily to pay for the chauffeurs to drive the Commissioners to the meetings.

Supervisor Mancuso stated, you have deleted all of the new positions. I do not believe that this item should be decreased because this is one of the biggest departments in the City and it is self-supporting.

Supervisor Brown remarked, we had overtime last year because we could not get the men to do the work on the regular time basis. Now we can get the men and we should not pay overtime.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Sullivan—8.

Noes: Supervisors Mancuso, Meyer—2.

Absent: Supervisor Colman—1.

Supervisor MacPhee moved adoption of the budget, as amended.

Seconded by Supervisor Christopher.

No objections and motion carried.

Index 68.79—*Hetch Hetchy War Emergency.*

Supervisor Mancuso moved adoption of the budget.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Index 65—*Municipal Railway Consolidated.*

Supervisor Mancuso explained, increase in personnel, 55 positions. This matter was taken up in the Mayor's office.

Supervisor MacPhee inquired, of these 55 new positions, how many are new positions and how many are positions that are in the budget now?

Mr. Turner replied, this is a highly complicated study. There was a correction of classification in much of the personnel when we took over the Market Street Railway. They were not fully staffed with individuals who had classifications equal to the job they were doing. On the Market Street Railway they would advance a conductor to a clerical position and they would advance an inspector to a dispatcher position. That was done in a great number of employments. Since consolidation we have had to continue that.

I might mention that there are 86 employments on the railway who are working out of their classifications. The 54 new employments are designed to correct that.

Supervisor MacPhee asked, are these 55 new employments or have any of them been continued from last year?

Mr. Sues, of the Civil Service Commission, replied, there are 54 of them that are new.

Supervisor Gallagher inquired, how many inspectors are there working in the carbarns doing clerical work?

Mr. Turner answered, there are eight inspectors doing clerical work and we are trying to get these men replaced by clerks.

Supervisor Lewis stated, you have 76 inspectors now. Isn't it a fact that Mr. Scott said that these 76 inspectors were sufficient to do the job?

Mr. Turner explained, out of the 76 inspectors there are 25 who are limited-tenure employments.

Supervisor Lewis remarked, it seems to me that these inspectors are not being used to the full advantage and to put more on would not help at all. Where are the inspectors stationed during the working hours?

Mr. Turner replied, I am not asking for any more inspectors in these new employments. I am asking that with the so-called 54 new employments we are correcting a condition. Some of the inspectors are not working on the job and we want to replace them by clerks.

Supervisor Lewis inquired, where are you going to put these inspectors?

Mr. Turner answered, they will replace temporary inspectors who will go back to the operation of the cars.

Supervisor Lewis interrogated, are you going to put these inspectors on motorcycles?

Mr. Turner stated, we hope to in the near future.

Supervisor Gallagher asked, how many inspectors do you have working on the railway?

Mr. Turner replied, we have 91 inspectors employed now.

Supervisor Gallagher inquired, how many on the permanent roll?

Mr. Turner answered, there are some 25 of them that are temporary.

Supervisor Gallagher interrogated, how many do you have working out on the line right now?

Mr. Turner stated, there are 87 on the line.

Supervisor Gallagher asked, how could you have 35 working out of their class, then?

Supervisor Meyer inquired, how long do they work? Do they work two or three shifts?

Mr. Turner replied, they move with the traffic. They are on three shifts.

Supervisor Mancuso moved that the three new inspectors be deleted, Index 65, sheet 5, line 10.

Seconded by Supervisor Lewis.

No objections and motion carried.

Supervisor Lewis said, on the accident and damage claim, sheet 1, line 16, you are up \$200,000. Is this on account of the accident increase?

Mr. Turner replied, the accidents are for larger amounts, but the number of them seems to be decreasing.

Supervisor Lewis asked, you do carry insurance, don't you?

Mr. Turner answered, our insurance policy was cancelled on account of the accidents. This is our backlog of claims against us that we must pay off this year.

Supervisor Mancuso moved deletion of 1 B4 Bookkeeper, Index 65, sheet 3, line 3.

Seconded by Supervisor MacPhee.

Supervisor Gallagher interrogated, isn't it true that there are going to be put in a lot of tabulating machines in the carhouses?

Supervisor Mancuso stated, they are already approved.

Mr. Turner replied, this bookkeeper was desired for the Claims Department in the preparation of much data that must be got out in connection with his work with the Bookkeeping Department.

There being *no objections*, the foregoing motion *carried*.

Supervisor Mancuso moved deletion of 1 B6 Senior Bookeeper, sheet 3, line 4.

Seconded by Supervisor MacPhee.

Mr. Turner said, I believe this position is really needed. We are understaffed for the volume of work that is needed in the preparation of reports and statistics in the operation of the Municipal Railway.

Supervisor Mancuso stated, this person is already employed and it is just for the purpose of making it a permanent job.

Mr. Turner replied, that is correct.

Supervisor MacPhee asked, where is the corresponding saving in the temporary salaries?

Mr. Turner answered, that has already been done in the Mayor's office.

Mr. David Lewis remarked, the saving is in the actual money already appropriated to the Municipal Railway for temporary salaries. The temporary salaries they asked for was reduced and that reduction put the approved salaries at less than the figure in the budget plus the supplementals.

Supervisor Mancuso said, with the consent of my second, I will withdraw my motion.

No objections and motion *withdrawn*.

Supervisor Mancuso moved that the general clerks, Index 65, sheet 3, line 11, be reduced back to 62.

Seconded by Supervisor MacPhee.

Mr. Turner said, I want to call attention to the fact that there are 36 persons working doing the job of general clerks who are serving out of their classifications.

Supervisor Mancuso remarked, with the 10c fare you are going to do away with a lot of work.

There being *no objections*, the foregoing motion *carried*.

Supervisor Mancuso moved deletion of one statistician, line 14.

Seconded by Supervisor Christopher.

Mr. Turner said, I wish to call the Board's attention to my statements made before you previously that we were making progress from a personnel standpoint. This is to take care of the traffic and scheduling department. This work is now being done with about three persons who are definitely identified with that work. All of the work is done by people who are working outside of their classifications.

Supervisor Lewis asked, is that situation going to be corrected? Mr. Scott said that he had the total say on the schedules.

Mr. Turner answered, I hope to get technical help in there so that the scheduling will be further streamlined.

Supervisor Lewis remarked, I have heard complaints that the men who have the job of scheduling to do have the matter taken out of

their hands and Mr. Scott does all of the work on it. If Mr. Scott is going to do all of the work I am against putting more positions on at this time.

Mr. Turner replied, that is not the situation.

Supervisor Lewis stated, I am personally going to be against putting more people on this type of work if they are not going to have any authority.

Supervisor Gallagher inquired, is this statistician working for you now?

Mr. Turner answered, not now. The work he will do is being done by others. It is being done by conductors, motormen and inspectors working out of their classifications.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray—7.

Noes: Supervisors Mead, Meyer—2.

Absent: Supervisors Colman, Sullivan—2.

Supervisor Mancuso moved deletion of one senior clerk-typist, same sheet, line 29; be reduced from four to three and compensation be reduced accordingly.

Supervisor Mancuso, moved as a substitute, that we delete general clerk-typist by one, line 28, and reduce compensation accordingly.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso remarked, you have a sum of \$4,400 for membership dues. Is this absolutely necessary at this time?

Mr. Turner replied, I consider this very important.

Supervisor Mead stated, I would like to get some information as to why the dues are \$4,000.

Mr. Turner explained, we are applying for a company membership. It is the top transit organization. They supply us with information on all phases of railway operation.

Supervisor MacPhee asked, what about the overtime? Can't we reduce it a little?

Mr. Turner replied, I agree with the policy of cutting down on the overtime, but we still have a little difficulty in getting bus operators today. We might be able to get them after July 1st. In the operation of railways it is difficult to schedule a run exactly within eight hours.

Supervisor MacPhee remarked, I believe that this is a little too high. What about \$25,000?

Mr. David Lewis stated, there has been a reduction to \$37,500. This was based on the fact that on December 1st the Tabulating Bureau will be in effect and the work will be done quicker than by hand. On the basis of having the Tabulating Bureau in operation the cut was made. All of this was figured on the full personnel, as requested in the budget.

Supervisor MacPhee inquired, how much of the overtime paid in the past has gone to this clerical staff?

Mr. Turner replied, about 50 per cent of all of the overtime being paid by the department.

Supervisor MacPhee stated, it seems to me that if the clerical staff is going to be thoroughly manned this amount could be cut.

Mr. David Lewis explained, the figure that the Mayor allowed was worked out on the basis that I have just given you.

Supervisor Lewis remarked, I would like to know something about the new positions on sheet 4, Index 65, superintendent of traffic checkers and five traffic checkers.

Mr. Turner replied, the supervisor of traffic checkers and the five traffic checkers and the superintendent of traffic are needed for the program that we are planning to institute with respect to our traffic checks throughout the year.

Supervisor Lewis inquired, how many positions have you deleted?

Mr. Turner answered, we have deleted 39 conductors and motor-men.

Supervisor Lewis moved that the new position of superintendent of traffic checkers, line 19, sheet 4, Index 65, be deleted.

Seconded by Supervisor MacPhee.

Supervisor Mead remarked, if we delete this position it might delete the very condition that we are trying to bring about with respect to the operation of the railway.

Supervisor Lewis explained, what I am complaining about cannot be corrected by putting on these new positions. They must have had a lot of traffic checkers to prepare the data that they presented to us at the hearing on the Municipal Railway.

Supervisor Mead stated, I believe that deleting a position of this kind would be penny wise and pound foolish.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee—5.

Noes: Supervisors Mancuso, McMurray, Mead, Meyer, Sullivan—5.

Absent: Supervisor Colman—1.

Supervisor MacPhee remarked, Index 65, sheet 5, line 21, supervisor of music activities. I would like an explanation.

Mr. Turner replied, this is a carry-over from the Market Street Railway. He is the drum corps leader. He trains the men on their off time so that the Municipal Railway can have a drum corps.

Supervisor Lewis asked, what is this matter with the City Attorney, sheet 1, Index 65, line 28?

Supervisor Mancuso remarked, this is what they pay the City Attorney for the work that the City Attorney does for the Municipal Railway.

Supervisor MacPhee moved that overtime be reduced to \$30,000.

Seconded by Supervisor Christopher.

No objections and motion *carried*.

Supervisor MacPhee moved deletion, sheet 15, line 16, \$4,000.

Seconded by Supervisor Mead.

Supervisor MacPhee said, I will withdraw my motion.

No objections and motion *withdrawn*.

Supervisor Mancuso explained, supplemental Municipal Railway, \$347,465, increase in contractual services, materials and supplies.

Supervisor MacPhee remarked, suggest that this item be not allowed, and when the matter comes up it will be easy for the Utilities Commission to come into the Board and present a supplemental appropriation.

Mr. Turner explained, this comes from tax funds. The increase in salaries placed the Municipal Railway into a tax subsidized utility. The requirement of the Charter is such that we have had to take out necessary reconstruction and replacement items from the budget, so that we do not have an operating budget. I am requesting the addition of this amount so that at least we can give the people a measure of service under the 7c fare.

Supervisor Gallagher stated, I do not believe that we should appropriate this money if it is going to go into the tax rate. It is going to increase the tax rate.

Mr. Turner said, I would suggest that we discuss the method of handling this and ask the Contoller if he will make the increased money available to the utilities.

Supervisor MacPhee said, you can come in to us in the middle of the year and can supplement the amounts with what you have here. We cannot give it proper study at this time.

Supervisor Gallagher stated, you can allow some things to go for a little bit.

Supervisor MacPhee moved that we disapprove the supplemental budget, \$347,465.

Seconded by Supervisor Christopher.

Supervisor Brown moved, as a substitute, that we reduce it by \$247,465.

Seconded by Supervisor Mancuso.

Supervisor Brown explained, my only purpose for this is to permit them to make a start on their new program.

Supervisor Gallagher remarked, this will be \$100,000 in the tax rate.

Supervisor Brown inquired, how will that put this in the tax rate?

Supervisor Gallagher replied, because it comes out of tax funds.

Supervisor Brown, stated, I would like to ask for information from Mr. Lewis on this matter.

Mr. David Lewis explained, the new fares going into effect became definitely effective as of July 1st. It will be necessary for the Public Utilities Commission to submit a supplemental budget and at that time the revenues based on the 10c fare will be revised.

Supervisor Brown asked, if the 10c fare is not effective will this money be returned from revenues?

Mr. David Lewis answered, that is correct.

Supervisor MacPhee said, in materials and supplies there is an appropriation of \$799,000. This is up from the amount appropriated last year. To tide them over in the rough period we are appropriating nearly \$800,000. If they need more money they can appropriate it out of the revenues as they come in.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Brown, Mancuso—2.

Noes: Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisor Colman—1.

Mr. Turner explained, with the revised budget, as approved, and with this additional money there are enough funds to maintain our present service. I would like to call to your attention one change

which is requested in the supplemental. That is an offsetting figure, that is the \$17,966 which is a transfer from permanent salaries.

Supervisor Brown remarked, I would like to point out to the Board the propriety of this course.

Supervisor Mead stated, I have been asked to request the privilege of the floor for Mr. Pickle.

Mr. Pickle said, if it is possible to get this money for materials and supplies we would like to receive it. We hope to be able to get tools so that we might be able to train our new personnel.

Supervisor Brown remarked, I want to make this point. That this matter is before us by the action of the Mayor and the Public Utilities Commission. We should vote on the affirmative question and not on the negative question.

Supervisor MacPhee said, I will withdraw my motion.

Supervisor Mead moved that we approve the sum of \$347,465.

Seconded by Supervisor Sullivan.

Mr. Turner stated, I would like to suggest that you do not change the total amount but that you take the \$17,000 for permanent salaries.

Supervisor Brown explained, if you are going to take the \$17,000 out we should do it before we vote.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Brown, Mancuso, Mead, Meyer, Sullivan—5.

Noes: Supervisors Christopher, Gallagher, Lewis, MacPhee, McMurray—5.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved that in Index 65, sheet 4, line 13, delete 4 E160 Foreman Lineman, \$17,976, and insert them in Index 65, sheet 7, line 16½, 4 E160 Foreman Lineman in the sum of \$17,976.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso moved adoption of the Municipal Railway budget, as amended.

Seconded by Supervisor McMurray.

Index 69—*Department of Education County Budget.*

Supervisor Mancuso said, a reduction of three employees. Move adoption.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 70—*San Francisco Unified School District.*

Supervisor Brown explained, the situation is this. The Unified School District has an independent budget and we are compelled to approve it. The tax rate as sent out to the public does not show the difference between the school budget on one hand and the municipal tax rate on the other. I am informed that the school budget will cost a 50c increase in the tax rate for this year. The last adjustment of salaries added 20c to the tax rate. This Board will be held responsible and we do not have any control over it at all. In voting for this budget we are voting for a 50c increase in taxes without having anything to do about it. I hope that if the press sees fit to take notice of the tax rate that they will inform the people about this 50c increase in the tax rate due to the school budget.

Mr. Irving Bryer remarked, the Board of Education does not fix

their budget until late in September. We need not increase the tax rate any more than it was last year. We invited the Finance Committee to attend the meetings of the Board of Education when they considered their budget.

Supervisor Brown stated, it is not correct to say that the Board of Education is responsible for a 50c increase in taxes. By his own statement they might be responsible for a greater increase in the tax rate.

Supervisor Mancuso moved adoption of the San Francisco Unified School District budget.

Seconded by Supervisor McMurray.

No objections and motion carried.

Index 71—*Civil Service Commission.*

Supervisor Mancuso explained, increase of three positions, two general clerks and one assistant personnel director.

Supervisor MacPhee remarked, two of these positions are temporary positions that are now being made permanent. The one assistant personnel director is an employee returning from the war. There is an increase in temporary salaries.

Mr. Sues said, the two positions of general clerk are working in the payroll division. We work closely with the Controller's office on payrolls. The only way we can get the payrolls out on time is to make these employments permanent.

Supervisor Brown moved that the temporary salaries be reduced by \$5,440.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer—8.

Noes: Supervisors Mead, Sullivan—2.

Absent: Supervisor Colman—1.

Supervisor Mancuso asked, what about equipment?

Mr. Sues replied, this is for office furniture. We are going to purchase new steel files.

Supervisor Mead moved adoption of the budget, as amended.

Seconded by Supervisor Brown.

Supervisor Christopher moved, as a substitute, that the overtime be reduced from \$1,500 to \$1,000.

Seconded by Supervisor MacPhee.

Mr. Sues explained, the overtime is \$1,000 less than it was last year. This overtime is all in connection with payroll records. The only way this work can be done is at night.

Supervisor Christopher said, I will withdraw my motion.

No objections and motion withdrawn.

There being *no objections*, the original motion *carried*.

Index 72—*Retirement System.*

Supervisor Mancuso explained, increase in two new positions. These positions have already been put into effect.

Supervisor MacPhee moved adoption of the budget.

Seconded by Supervisor McMurray.

Supervisor Brown stated, the Board should take notice that in

increasing salaries they also increased such other items as retirement allowances.

There being *no objections*, the foregoing motion *carried*.

Supervisor Mancuso explained, supplemental budget of \$95,000 to reflect increase in new salary schedules.

Move approval and adoption.

Seconded by Supervisor MacPhee.

No objections and motion *carried*.

Supervisor Brown moved approval of \$26,000 item.

Seconded by Supervisor Mancuso.

Supervisor MacPhee said, I cannot vote for this until we take up the Police Department budget.

There being *no objections*, the foregoing motion *carried*.

Supervisor Mancuso moved adoption of the San Francisco City and County Retirement System budget, as amended, plus the supplementals.

Seconded by Supervisor MacPhee.

No objections and motion *carried*.

Index 73—*Public Pound*.

Supervisor MacPhee moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion *carried*.

Index 75—*Coordinating Council*.

Supervisor MacPhee moved adoption of the budget.

Seconded by Supervisor McMurray.

No objections and motion *carried*.

Supervisor Mancuso said, supplemental budget, \$200. Move adoption.

Seconded by Supervisor MacPhee.

No objections and motion *carried*.

Supervisor Mancuso remarked, supplemental budget, Board of Supervisors, \$1,500 for membership dues.

Supervisor MacPhee moved adoption.

Seconded by Supervisor Brown.

No objections and motion *carried*.

Supervisor MacPhee moved that we rescind our action on the Board of Supervisors budget to make some reductions.

Seconded by Supervisor Brown.

Supervisor Christopher asked, does that mean that we are going back over the budget.

Supervisor Gallagher replied, I do not know, but that is the motion that was made.

Supervisor Mancuso explained, I believe that if we are going to open up one budget we will open them all.

Supervisor Christopher remarked, I suggest that the matters that were taken up while Supervisor MacPhee was not present—that we should reopen them.

There being *no objections*, the foregoing motion *carried*.

Supervisor MacPhee moved deletion, line 11, one sergeant-at-arms. Seconded by Supervisor Christopher.

Supervisor Mead remarked, this position is to expire on July 1st.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, Mead—5.
Noes: Supervisors Gallagher, Mancuso, McMurray, Meyer, Sullivan

—5.

Absent: Supervisor Colman—1.

Supervisor Mead said, I happen to know that the very purpose of reconsidering the Supervisors' budget was to take care of the matter that we just voted upon.

Supervisor Mead moved that we rescind our action on the matter.
Seconded by Supervisor MacPhee.

Supervisor Gallagher stated, every large body has a sergeant-at-arms. It has always been the process of legislative practice to have a sergeant-at-arms. If papers are to be served the sergeant-at-arms must serve them. We have always had a position of sergeant-at-arms since San Francisco was founded. If we are going to delete him we are putting ourselves up for criticism.

Supervisor Lewis explained, I would like to point out to you this fact. It is in the Charter that the police of San Francisco is to deliver subpoenas for the Board. We have been going through this budget and cutting items. While this is a small amount, I believe that we should delete this item.

Supervisor Sullivan suggested, let us have an opinion from the City Attorney.

Mr. Holm explained, I have never given it any thought.

Supervisor MacPhee remarked, it seems to me that there is no question as to whether or not there is any need for a sergeant-at-arms. If we are going to cut out other jobs that are not needed, how can we leave this position in the budget? There is no need for the job. The position will be vacant after July 1st and this position should be deleted.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, Mancuso, Mead—6.

Noes: Supervisors Gallagher, McMurray, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor MacPhee moved that the sergeant-at-arms be deleted.

Seconded by Supervisor Mead.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, Mancuso, Mead—6.

Noes: Supervisors Gallagher, McMurray, Meyer, Sullivan—4.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved adoption of Board of Supervisors budget, as amended, together with the supplementals.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso said, Public Library supplemental budget.

Supervisor MacPhee moved adoption of two items for \$2,000 and \$10,410.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso remarked, there are two supplementals for the War Memorial, one for \$6,000 due to estimated revenue increase and the other for \$24,226, building improvement-rehabilitation and improvement, San Francisco Museum of Art.

Supervisor Mancuso moved adoption of the \$6,000 item.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved adoption of the \$24,226 item.

Seconded by Supervisor Mead.

Supervisor Brown remarked, I discussed this with the Trustees and they are emphatic that they must have this money.

Supervisor MacPhee explained, I believe that this matter should be put over until next year. I would like to know why the United Nations Organization did not return this property in its former condition. I am not prepared to vote on this without more information.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor MacPhee—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso explained, supplements for Municipal Court. Move that we approve the following items: Cleaning carpets in 12 Judges' chambers, \$450; installing fluorescent lighting fixtures in 12 Judges' chambers, labor and material, \$1,500; increase to adjust error in salary rate, \$360.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso stated, San Francisco Law Library. \$1,000 for shelving. Move adoption.

Seconded by Supervisor Mead.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Brown, Christopher, MacPhee—3.

Absent: Supervisor Colman—1.

Supervisor Mancuso said, \$456 increase in salary of bookbinder by reason of agreement with Bookbinders' and Bindery Women's Union. Move adoption.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso remarked, Superior Court—Juvenile Department, supplement for personal services, permanent, \$8,580. Move adoption.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso stated, contractual services, \$200. Move adoption.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso moved adoption of equipment, \$270.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor Mancuso moved adoption of supplemental of maintenance of minors, \$86,535.

Seconded by Supervisor Gallagher.

Supervisor Mancuso remarked, this is the same situation that has come up with respect to the Community Chest.

Supervisor Brown explained, the fact here is that the Board fixes the rate at which these minors shall be supported. They have done that. The Community Chest, on their own responsibility, has been paying something more than the amount set by the Board for the rate. Until this Board steps up the rate at which these minors shall be supported, there is no need for these funds.

Mr. Ross stated, the Board has established the rate for minors in foster homes.

Supervisor Mancuso said, this matter has been before the Juvenile Court and Judge Meikle. I have been working on this for five weeks before I made up my mind on it and I am convinced that we have to take care of these people.

Supervisor MacPhee remarked, the Community Chest is continuing to pay over to the City for those agencies that are charged with the responsibility of taking care of children. The Community Chest has continued to pay over to the City the demands for care and support of these children. I believe that the Board has to take a position with the Community Chest on this point. We have to get the Community Chest to maintain these homes. All the Community Chest did was to close the agencies.

Supervisor Brown stated, I would like to know at what rate per day this amount is computed.

Mr. Ososke replied, the private agencies state that it is the responsibility of the City to take care of these children. The reason for this request was originally based upon the demand of the Probation Department that the City contribute to this. At the present time we pay \$42.50 per month per child. The Community Chest showed a deficit of \$48,000 for last year.

Supervisor Brown asked, is this a request of all agencies?

Mr. Ososke answered, they are all on a like basis.

Supervisor Brown remarked, I would like to call your attention to the next supplemental item for \$12,360 for permanent salaries. You said that the agencies were willing to assume the administrative costs.

Mr. Ososke replied, they said that they would assume the administrative costs.

Supervisor Brown interrogated, could you advise us as to the legality of the situation. Is this a public charge?

Mr. Ososke stated, it is a public charge to maintain an abandoned child.

Supervisor Brown inquired, who sets the rate?

Mr. Ososke answered, the Board sets the rate. The Probation Committee decides how much should be paid.

Supervisor Lewis asked, is it easy to find foster homes?

Mr. Ososke replied, it is hard to find foster homes. It is necessary to offer something more to foster homes instead of the present rate.

Supervisor Brown inquired, this \$86,525, is that the minimum amount necessary or is that in addition to the \$42.50 that has already been provided?

Mr. David Lewis answered, the first amount requested was an increase of from \$42.50 to \$50 per month. The second was a 15 per cent increase in the caseload in the coming year. The Mayor made his recommendation on a 7½ per cent increase in caseload. Adding

\$5 a month instead of \$7.50, brings the amount to \$47.50 per month.

Supervisor MacPhee moved that the clock be stopped.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor MacPhee said, I want to inquire whether or not, if this item was disapproved, it would bring the matter into the open and we could finally get a decision on it?

Mr. Ososke replied, I believe that it would bring it into the open and we could thresh it out and determine just who is to take care of these children.

Supervisor MacPhee suggested, I believe that we should disapprove this matter. We have in our budget now a very substantial amount to carry us through so that it will not stop. If this is not approved in the budget, it is because we want the matter brought out into the open and I believe they will come to us and explain their situation.

Mr. Ososke remarked, if this is taken over by a public agency, it would mean that that department would have to add additional help.

Supervisor Gallagher stated, I believe that this matter should not be approved and let it come before the Finance Committee.

Supervisor Brown explained, this is a supplemental allowance. There is over \$600,000 in the regular budget for this purpose. Until this \$600,000 is used those who are in charge of the program can spend it as they feel. There is \$780,000 in the Mayor's Emergency Reserve Fund.

Supervisor Brown moved that the items for \$96,535 and \$12,360 be approved.

Seconded by Supervisor Mancuso.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Aye: Supervisor Mancuso—1.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisor Colman—1.

Supervisor Mancuso said, Adult Probation Department, supplemental, \$150, increase in overtime to meet standardization rates.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Mancuso stated, Juvenile Court, Probation Office, supplemental for 1 T56 Probation Officer, \$2,400. Move adoption.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Brown moved that we rescind action with respect to Superior Court budget.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Supervisor Mancuso moved deletion of one domestic relations referee in sum of \$3,076.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved that we set up in lieu thereof, Service

to Other Departments, \$1,756, Probation Officer for Juvenile Court.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Brown moved adoption of Superior Court budget, as amended, together with supplements.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor Brown said, I believe that the budgets of the Public Utilities Commission which are not self-supporting must be passed by eight votes. The Airport was not passed by that vote.

Supervisor Mancuso remarked, that is only in the Committee of the Whole.

Supervisor Brown stated, we have two items with the Department of Public Works relative to relocation of their yards: \$125,000 for land and \$600,000 for their building. I have no objection to the land, but I understand that they are unable to construct the building next year. I believe that if the Board gives the Department of Public Works enough money to make plans and specifications that will put them in a position so that they can go ahead with the preparation of the construction of the building next year. That is as far as we should go.

Move that we reopen the Department of Public Works budget.

Seconded by Supervisor Mancuso.

Supervisor Meyer stated, I would like to ask of Mr. Brooks if this is all right.

Supervisor Gallagher replied, I understand that Mr. Brooks is in favor of this.

Supervisor Meyer remarked, I know that the Department of Public Works is in need of this building. If Mr. Brooks has agreed to it, I will vote for the reduction.

Supervisor Gallagher explained, we explained to Mr. Brooks that it would take some time to purchase the property and after it was purchased that the Department of Public Works could not construct the building for at least two years. It seems foolish to put \$600,000 in the budget if they can't build the building.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—9.

No: Supervisor Meyer—1.

Absent: Supervisor Colman—1.

Supervisor Brown moved that the item which appears on page 65, line 29, of sheet 1, capital expenditure based on new revenues, \$600,000, buildings, new shops and yards, be reduced to \$300,000.

Seconded by Supervisor Mead.

Supervisor Sullivan moved, as a substitute, that we reduce it to \$300,000.

Seconded by Supervisor Mancuso.

Supervisor Mead said, I would like to have a further explanation. Assuming that Mr. Brooks is correct, what good is the \$300,000 going to do if they can't construct the building until 1948, and \$30,000 will permit them to prepare plans and specifications?

Supervisor Mancuso stated, they will have \$300,000 towards the construction of their building and when they are ready to go ahead all we will have to appropriate is \$300,000.

Thereupon, the roll was called and the substitute motion was defeated by the following vote:

Ayes: Supervisors Mancuso, Sullivan—2.

Noes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer—8.

Absent: Supervisor Colman—1.

Thereupon, the roll was called on the original motion and it was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead—8.

Noes: Supervisors Meyer, Sullivan—2.

Absent: Supervisor Colman—1.

Supervisor Brown moved that the Department of Public Works budget, as amended, be adopted.

Seconded by Supervisor McMurray.

No objections and motion carried.

Supervisor MacPhee moved that the Public Utilities Commission budget, General Office, be reopened and we rescind our action.

Seconded by Supervisor Mead.

No objections and motion carried.

Supervisor MacPhee moved that Index 62, sheet 5, line 25, the amount be reduced from \$4,000 to \$1,500.

Seconded by Supervisor Mead.

No objections and motion carried.

Supervisor MacPhee moved adoption of the budget, as amended.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Supervisor MacPhee moved that we rescind our action on the Recreation Commission budget.

Seconded by Supervisor Sullivan.

Supervisor Mancuso stated, I do not believe that this budget should be opened. I feel that we have treated everybody alike on this matter. If there are new capital expenditure items not in the budget, I will not vote for the entire budget. The Mayor asked us to go along with a bond issue and I believe that everybody should go along with it. There is no reason why any department should be singled out to the detriment of any other department.

Supervisor Brown remarked, there were a lot of capital expenditure items that were refused passage. We cut out a great many of capital items which, no doubt, were worthy and in another year might have received more consideration. There has been a lot of talk about new revenues; there is also the possibility of a bond issue. It seems to me that we should refer all of the capital expenditure items that were refused passage to the Finance Committee with the request that they report back to the Board with a plan so that they can be submitted to the people for approval.

Supervisor Christopher explained, I believe that there should be some way in which we could take an option on these pieces of property so that we can hold them until after the election.

Supervisor Brown said, Mr. Brooks mentioned, the other night, that he was ready to institute condemnation proceedings against these pieces of property and that would stop any sale of the land.

Supervisor Lewis stated, as I remember, when we were discussing McLaren Park, I believe the question came up that there were certain property owners who could not do anything because their land was

in McLeran Park. Wouldn't the same thing hold on any other playground?

Supervisor MacPhee remarked, the only reason I am trying to present the purchase of the property for playgrounds is because builders might start constructing homes on these sites.

Supervisor Gallagher stated, I would like to go along with you on these pieces of property, but Miss Randall said that she would be glad to have a playground in the Bay View District, but that there were people living in homes on this piece of property.

Supervisor MacPhee replied, that is not correct. There is only one house on the property.

Thereupon the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Mancuso—1.

Absent: Supervisor Colman—1.

Supervisor McMurray moved that Index 13, sheet 2, line 24, appropriation \$40,000, purchase of property, Bay View be changed by purchase of additional property in Silver Terrace.

Seconded by Supervisor Sullivan.

Supervisor Lewis remarked, it is the thought of these people in this district that they want a hard-ball diamond. If we do appropriate this money, what assurance do we have that the Recreation Commission will put in a hard-ball diamond?

Supervisor MacPhee replied, I do not see how the Recreation Department can refuse a mandate of the Board of Supervisors.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Mancuso—1.

Absent: Supervisor Colman—1.

Supervisor Brown said, I would like to say that when this matter came up before, I voted against it because the City should not start a City-wide plan for purchase of land for the Recreation Commission. Since the Board has rescinded action on the \$600,000 item, I believe we can spend a little of that saving.

Supervisor MacPhee moved inclusion of West Sunset South, \$95,000, Index 13, sheet 3, line 8, capital expenditure.

Seconded by Supervisor Sullivan.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Mancuso—1.

Absent: Supervisor Colman—1.

Supervisor Christopher moved adoption of the Recreation Commission budget, as amended.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Mancuso—1.

Absent: Supervisor Colman—1.

Supervisor Brown moved that we arise and report.

Seconded by Supervisor Lewis.

Supervisor Brown said, with the consent of my second I will withdraw my motion.

No objections and motion withdrawn.

Supervisor Christopher moved the privilege of the floor for Mr. Jeffery.

Mr. Jeffery, speaking on behalf of the Noe Valley Health Center, stated this Center is needed in this district and the Board of Supervisors should rescind their action and include the money necessary for the Noe Valley Health Center.

Supervisor Christopher explained, I voted to reject this item the other day. Since then I have talked with the Director of Health and he assured me that he would rather have some other item deleted instead of this Noe Valley Health Center. I feel compelled to bring it forth again and I move that we rescind action with respect to the Noe Valley Health Center.

Seconded by Supervisor Mead.

Supervisor Brown remarked, we heard the Department of Public Health and we went over the department very thoroughly. We gave them a great many new items at the San Francisco Hospital and in many other ways we went along with Dr. Geiger's recommendations. I felt that they were as impartially treated as any other department. Since the doctors have returned from the war, these doctors are donating their time to the service of the people at the clinics in San Francisco. If Dr. Geiger is willing to make an exchange with this Board, that is another thing, but Dr. Geiger is not here.

Supervisor Christopher explained, I feel that the Health Department budget is one of the more important budgets that we have. I feel that, in view of the fact that we have saved some money here and there, we can add this amount of \$26,000 for the Noe Valley Health Center.

Supervisor Gallagher stated, I believe that we should give the Department of Public Health many more nurses. I know many people who belong to the Parent-Teachers' Association, and they say that there should be more school nurses.

The people of Eureka Valley and Noe Valley pleaded with me to have money put into the budget for a playground. This is something that we need in that district. This is a very healthful district. At this time we should not go and appropriate this money just because some pressure group has come and told us that we should put this amount into the budget.

Supervisor McMurray said, the Noe Valley has been my district for many years and I do not see any sick people there. These people would rather have a playground instead of a health center. This district does not need a health center. I voted "No" on this before and I am going to vote against it again.

Supervisor Gallagher remarked, I have been informed that there are no sites available for the health center.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors Christopher, MacPhee, Mancuso, Mead, Meyer—5.

Noes: Supervisors Brown, Gallagher, Lewis, McMurray, Sullivan—5.

Absent: Supervisor Colman—1.

Supervisor Brown moved the privilege of the floor for Mr. Turner, Manager of Utilities.

Mr. Turner stated, with respect to the Municipal Railway budget. I would like to have you put back the \$347,360. This will show in your budget the revenues of the 8½c or 10c fare. For the purpose of the record, I would like to show the complete budget.

Supervisor Mancuso moved that we rescind action with respect to the action taken on the Municipal Railway.

Seconded by Supervisor Mead.

Supervisor Lewis explained, it has been explained that it was not needed at this time. This undoubtedly is going in here to impress the court. It is very definitely going to help the Utilities in the court case. I do not believe that we should put matters in the budget when it will not be of any good to the budget but only to impress the court.

Supervisor Mead arose to a point of order. The point of order is that we are getting away from the point and that Supervisor Lewis is not now up in court.

The Chair ruled the point of order well taken.

Supervisor Lewis continued, I do not want to see any items put in the budget unless they should be there. Let this thing go as it is. Let it be decided on its merits. This matter is being put into the budget just to impress the courts. There is no need at this time. I earnestly request the members of this Board not to put it in the budget at this time because it is not necessary.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Christopher, Gallagher, Lewis—3.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved approval of supplemental budget, Municipal Railway, Public Utilities Commission, \$347,465.

Seconded by Supervisor Brown.

Supervisor MacPhee said, I would like to hear from Mr. Ross on this as to whether or not these items will be reflected in the tax rate.

Mr. Ross explained, the Appropriation Ordinance will reflect the new fares and revenues that are to be received. These items will not be in the tax rate. If there is an indicated change of revenues on this matter, it is up to the Controller to hold up portions of the money to make up any deficiency.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Gallagher, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Noes: Supervisors Christopher, Lewis—2.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved that we adopt the Municipal Railway budget, as amended, together with the capital expenditures.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Mead stated, I believe that we should rescind our action on the Farmers' Market. I feel that this market should be continued. Technically maybe the opposition is correct; morally I believe it is wrong.

Move that we rescind action on the Farmers' Market.

Seconded by Supervisor Sullivan.

Supervisor Christopher remarked, I question the statement you made to the effect that the people of San Francisco gave us a mandate in the manner that is contemplated at the moment. I believe that the people gave us a mandate to continue the Farmers' Market, but I believe that it was to continue at the present location, with no increase in the tax rate on account of it.

You are not asking for \$10,000; you are asking for \$72,000 to begin with. We all know that the item is \$72,000 and not \$10,000, and thereafter we might have to spend more money. If the people of San Francisco want to spend money for the operation of the Farmers' Market, then we should continue it, but first we should be certain that the people desire to have this market put into the tax rate. I do not believe that the mandate of the people called for that.

Supervisor Mead rose to a point of order. Supervisor Christopher is out of order because everything that he is saying should be said after we rescind our action.

The Chair ruled the point of order well taken.

Thereupon, the roll was called and the foregoing motion was defeated by the following vote:

Ayes: Supervisors MacPhee, McMurray, Mead, Meyer, Sullivan—5.
Noes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso—5.

Absent: Supervisor Colman—1.

Supervisor Christopher explained, I desire to reiterate that the people of San Francisco did not give us a mandate to tax one people and not tax another people doing the same business. I do not believe that we should tax some people and take the Farmers' Market and subsidize it to keep them in business. This matter seems to come down to an interpretation of the vote by which the people approved the Farmers' Market. The only solution is that we can continue the Farmers' Market at a temporary location for a period of one year.

Next Monday I will propose a resolution whereby we will put on the November ballot a proposition to find out the will of the people as to whether or not they want to spend any money to subsidize the Farmers' Market.

I could not vote to subsidize the Farmers' Market without consulting the people first. I want to suggest, and I will go along with you on any solution, that we can rent the Colombo Market for one year.

Supervisor Mead stated, knowing the attitude of the Board, that is exactly what I propose to do. I wonder if I could move to rescind our action with respect to the \$10,000 for the Farmers' Market?

Supervisor Brown inquired, for an amount to provide rental for the purpose of continuing the Farmers' Market?

Supervisor MacPhee said, I believe that this could be accomplished by a resolution to Mr. Brooks requesting him to enter into a lease for the operation of the Farmers' Market for a period of a year. I believe that the tenant would sublease the land for one year. The market should not be allowed to discontinue at this time.

I believe it should be continued until the people declare, by a vote, as to whether or not they desire to continue the Farmers' Market with a subsidy.

Supervisor Mead remarked, I have only one thought in mind, that the Farmers' Market will continue until the people have another chance to voice their opinion.

Supervisor Lewis moved that we rescind our action as far as the Utilities budget is concerned.

Seconded by Supervisor Mead.

Supervisor Lewis explained, I do not like the idea of, after considering the matter, placing it back into the budget just because Mr. Turner comes in and asks us to do it without any valid reason.

Supervisor Brown remarked, I voted to delete this the first time and I voted to include it in the budget the second time. Between that time and now I have had a talk with the City officials and I was convinced that this matter should be included in the budget.

Supervisor Gallagher asked, by putting this matter into the budget will we not add that amount of money to the tax rate?

Mr. Ross replied, the entire railroad budget is going in on the basis of revenues. If revenues are not realized and there would have to be an adjustment, it would not be included in the tax rate.

Supervisor MacPhee said, I believe that we should rescind action to give any Supervisor an opportunity to discuss a budget.

Supervisor McMurray asked, is this based on an 8½c carfare?

Supervisor Gallagher answered, this is based on the 7c fare.

Supervisor McMurray questioned, it will come out of the tax rate?

Mr. Ross replied, it will not come out of the tax rate.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Brown, Christopher, Mancuso—3.

Absent: Supervisor Colman—1.

Supervisor Lewis said, if you vote for this matter, it means that the Board has found that if the 8½c is not sufficient it will be included in the tax rate.

Supervisor Brown rose to a point of order. Supervisor Lewis is saying just the opposite to what Mr. Ross told us.

The Chair ruled the point of order not well taken.

Supervisor Lewis continued, if we go along on the 7c fare, this amount of money will go into the tax rate.

Mr. Ross stated, that is not correct.

Supervisor Lewis inquired, why are you asking that this money go into the budget?

Mr. Turner replied, I have a satisfactory budget for the operation of the railroad. If you do not put this in, you will have an operation budget of \$16,700,000. If you add this, you will include this amount with the \$16,700,000 and I will be able to start spending it on July 1st.

Supervisor Lewis stated, it is being argued in the courts at the present time. The question is whether or not the railroad is making a profit. I do not want any action that this Board takes tonight to indicate that the railroad is not able to get along on its operating expenses on a 7c fare. The point that is being argued upstairs is whether or not this money is needed for new equipment or should be used for operating expenses.

This was rushed in here tonight to prove to any court that the railroad cannot continue to operate on a 7c fare. That is why I strongly urge you to go along and refuse to include this money in the budget.

Supervisor Meyer remarked, I believe in the 8½c fare to begin

with. I am for letting the railroad start working tomorrow and letting everybody who voted against the railroad see that the 3½c fare was necessary.

Supervisor Lewis moved that the \$347,465 be deleted from the Public Utilities budget.

Seconded by Supervisor Gallagher.

Thereupon, the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, McMurray—4.

Noes: Supervisors Brown, MacPhee, Mancuso, Mead, Meyer, Sullivan—6.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved adoption of the Public Utilities Commission budget, as amended, and the capital expenditures and supplementals.

Seconded by Supervisor Brown.

No objections and motion *carried*.

Supervisor MacPhee moved that we rescind action on the Park budget for the purpose of considering other items.

Seconded by Supervisor Brown.

Supervisor Gallagher inquired, how many more budgets are you going to look into?

Supervisor MacPhee replied, I have two other budgets to consider.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, McMurray, Meyer, Sullivan—7.

Noes: Supervisors Gallagher, Mancuso—2.

Absent: Supervisors Colman, Mead—2.

Supervisor Brown said, I have been asked to have the Board reconsider action on the tree planting.

Move that the Board appropriate \$25,000 for the purpose of tree planting only.

Seconded by Supervisor Meyer.

Supervisor Mead remarked, I want to point out that you heard from the Park Commission last week and they told you that they could not carry this program out because they did not have the equipment to do it. They said that they could not use the \$25,000 for the exclusive planting of trees.

Supervisor McMurray stated, we voted against the health center for Noe Valley. I believe that this tree planting is not necessary.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, Mancuso, Meyer, Sullivan—7.

Noes: Supervisors Gallagher, McMurray, Mead—3.

Absent: Supervisor Colman—1.

Supervisor MacPhee moved adoption of the Park Department budget, as amended.

Seconded by Supervisor Brown.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, Mancuso, Mead, Meyer, Sullivan—8.

Noes: Supervisors Gallagher, McMurray—2.

Absent: Supervisor Colman—1.

Committee of the Whole Arises.

Supervisor Brown moved that we arise and report.

Seconded by Supervisor Gallagher.

Supervisor MacPhee said, I desire to reopen the Assessor's budget to recommend further reductions.

Supervisor Mancuso said, I do not believe it is fair to reopen any more budgets. I believe we should arise and report.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Noes: Supervisors Christopher, MacPhee—2.

Absent: Supervisor Colman—1.

Supervisor Gallagher moved adoption of the budget.

Seconded by Supervisor McMurray.

Supervisor Mancuso moved, as a substitute, that the budget be amended to reflect the correction of titles of positions continued or created therein to conform to Civil Service Commission classification of positions, as provided in Section 141 of the Charter, and to reflect the compensation fixed for such positions in the salary standardization schedules, or as recommended by the Civil Service Commission for those classifications not included in the salary standardization, pursuant to the provisions of Section 151 of the Charter.

Seconded by Supervisor Brown.

Mr. Holm explained, this is a motion of the Civil Service Commission.

Supervisor Brown inquired, does it make any difference whether or not you make this motion before or after the adoption of the budget.

Mr. Holm replied, you should do it before you adopt the budget.

Supervisor Mead remarked, I am wondering whether or not we are delegating authority to the Civil Service Commission that should be in the hands of the Board? This same thing happened last year. I do not believe that we should pass this motion.

Supervisor Gallagher stated, there is a motion pending and I say that this is out of order.

Supervisor MacPhee asked, are we doing this in a legal manner? Will this affect the operation of the budget?

Mr. Ross answered, there will be complications with certain positions.

Supervisor Mead explained, I believe that we should be guided by the people who are supposed to know what it is all about.

Move, as an amendment, that the budget be amended to reflect the correction of titles of positions continued or created therein to conform to Civil Service Commission classification of positions as provided in Section 141 of the Charter, and to reflect the compensations fixed for such positions in the salary standardization schedules.

Seconded by Supervisor Sullivan.

Supervisor Gallagher remarked, we tried to cut the budget. It is an impartial budget. We did a job to a degree.

Whether or not this matter you are presenting at the present time is the appropriate matter to do, I am not able to say. If it is the con-

sensus of the Board that they want to vote for this matter that is all right. I am going to vote "No" on this substitute motion, but I will vote "Yes" on the budget.

There are some people who are going to vote "No" on the budget. I know that there are going to be deals made on this budget and that it will not be adopted immediately. This will not be the best budget given to the people of San Francisco because I know that we have lots of things in the budget that we should not have. This Board of Supervisors is charged to go out and not only tax the people the difference between the tax set up today and the tax rate that we are going to set up in September, but we are charged to go out and develop new taxes.

Where are we going to develop new taxes. We are going to secure new taxes from every individual that is being taxed at this moment, every individual that has to pay into the Treasury money that they did not think should be paid into the Treasury. It is alright to say that we can put taxes on various industries. That is very fine. We can put on a sales tax. I say you cannot put on a sales tax in San Francisco, irrespective of what any group says.

We are going to adopt a budget this evening that meets with all the compliments of the City officials, all those who have used their pressure to bring to the people of San Francisco the highest tax rate that they have ever had. I want to go for this budget, but I am not going to go for any deals. I do not want to sit here and hear somebody say that I am going to vote "No" on the budget just because I do not like it. If we are going to tax the people who are going to pay the taxes, and they are sitting in the back of the hall, they would not have voted for everything that they did.

Supervisor Mead said, there are to be no deals made on this budget. I am going to ask every member on this Board to vote for this budget. There are many things in this budget that I am not satisfied with at all. If there are going to be two or three members voting against this budget, I am going to ask six members to vote against it. I believe that this budget deserves the unanimous adoption by the Board.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisors Gallagher—1.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved adoption of the budget, as amended, and that the Controller be instructed to prepare the Annual Appropriation Ordinance to reflect the budget as adopted by the Board of Supervisors; and the Civil Service Commission to prepare the Annual Salary Ordinance in conformity with the Civil Service Commission classification of positions to reflect the positions continued or created by the Board of Supervisors in the adoption of the budget. The Appropriation Ordinance and Salary Ordinance to be transmitted to the Board of Supervisors for its action on May 25, 1946.

Seconded by Supervisor Brown.

Supervisor MacPhee explained, the matter of the budget is before us. I would like to say that a great deal of thanks is due the Finance Committee. I believe that a great deal of credit is due to our Chairman, Supervisor Gallagher.

I do not know to whom the President refers with respect to continuation of this budget. I asked members of the Board to open up the budgets that I did not have the opportunity to consider. I am sorry that I did not have the privilege of expressing my opinion on these departments.

This budget does not contain all of the things that we want. It is now a process of the democratic opinion of the members of the Board. I am going to vote for the budget. I believe that it is a very good budget. We have not gone along with everything that the Mayor wanted. I believe that the members of the Board should be congratulated for the time and effort that they have put in on this budget. I believe the Board is to be commended.

Supervisor Mead said, I believe Supervisor MacPhee has expressed the opinion of every member of the Board. I am going to ask for a unanimous vote on this budget.

Supervisor Brown remarked, I think honestly that the Board has done a better and more thorough job than on any other budget that I have ever seen. Every department was given a thorough hearing. We have not been able to please everyone, but I believe that we have done a good job on it.

I would like to point out that each member has had an opportunity to vote either for or against each department as we acted upon it. I am not going to vote against this budget. The Board has saved approximately \$3,500,000 over the budget as it was submitted to us. That is a very good saving. I would like to see a unanimous budget.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Supervisor Mancuso moved that we recess until 10:00 a. m. on Saturday.

Seconded by Supervisor MacPhee.

No objections and motion carried.

RECESS.

There being no further business, the Board at the hour of 2:10 a. m. recessed to reconvene at 10 a. m. Saturday, May 25, 1946.

DAVID A. BARRY, Clerk.

SATURDAY, MAY 25, 1946—10:00 A. M.

In Board of Supervisors, San Francisco, Saturday, May 25, 1946, 10:00 a. m.

The Board of Supervisors met in recessed session.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Colman, MacPhee—2.

Quorum present.

President Dan Gallagher presiding.

Supervisor Colman on leave of absence.

NEW BUSINESS.

Passed for Second Reading.

The following recommendations of the Finance Committee were taken up:

ANNUAL SALARY ORDINANCE

Fiscal Year Ending June 30, 1947

Bill No. 4101, Ordinance No. . . . (Series of 1939), as follows:

An ordinance enumerating all positions continued or created by the Board of Supervisors in adopting the Annual Budget and Appropriation Ordinance for the fiscal year ending June 30, 1947; continuing, creating or establishing these positions; enumerating and including therein all positions established under the San Francisco Unified School District and all positions created by Charter or State law for which compensations are paid from City and County funds and appropriated in the Annual Appropriation Ordinance; authorizing appointments or continuation of appointments thereto; specifying and fixing the compensations and work schedules thereof; and authorizing appointments to temporary positions and fixing compensations therefor.

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

Section 1. Establishment, Creation and Continuation of Positions: In accordance with the provisions of Section 73 of the Charter, the positions hereinafter enumerated under the respective departments are hereby created, established or continued for the fiscal year ending June 30, 1947. Positions created or authorized by Charter or State law and positions established under the San Francisco Unified School District compensations for which are paid from City and County funds and appropriated in the Annual Appropriation Ordinance are enumerated and included herein.

The word "position" or "positions" as used in this ordinance shall be construed to include "office" or "offices" and the word "employee" or "employees" shall be construed to include "officer" or "officers."

Section 1.1. Appointments and Vacancies—Permanent Positions: Appointing officers as specified in the Charter are hereby authorized, subject to the provisions of this ordinance, to make or continue appointments as needed during the fiscal year to permanent positions enumerated in their respective sections of this ordinance. Such appointments shall be made in accordance with the civil service provisions of the Charter. The Civil Service Commission shall be notified immediately of any change in the duties of a position herein established or of a vacancy occurring in a position herein enumerated. Appointing officers shall not make an appointment to a vacancy in a permanent position until the Mayor shall approve the requisition for such service. The requisition for such service shall be filed with the Civil Service Commission and if the proposed employment and compensation are legally authorized as herein provided, the Secretary of the Commission shall so certify and shall promptly transmit the requisition to the Controller and if funds are available for the compensation of the proposed employment he shall so certify and shall promptly transmit the requisition to the Mayor for his approval.

Section 1.2. Appointments — Temporary Positions: Temporary appointments to positions defined by the rules of the Civil Service Commission as seasonal or temporary positions may be made by the respective appointing officers in excess of the number of permanent positions herein established or enumerated and such other temporary services as required at rates not in excess of salary standardization schedules if funds have been appropriated and are available for such temporary service. Such appointments shall be made in accordance with the civil service provisions of the Charter. No appointment to such temporary or seasonal position shall be made until the Mayor shall approve the requisition for such service. The requisition

for filling such a position shall first be filed with the Civil Service Commission and if the proposed employment and the compensation are legally authorized as herein provided, the Secretary of the Commission shall so certify and shall promptly transmit the requisition to the Controller and if the funds are available for the compensation of the proposed employment he shall so certify and shall promptly transmit the requisition to the Mayor for his approval. No such appointment shall continue beyond the period for which the Controller has certified the availability of funds.

Section 1.3. Compensation at Entrance to Municipal Service: Any employee entering the municipal service in any position, the compensation for which is subject to the salary standardization provisions of the Charter as set forth in Section 151 and Section 151.3 therein, shall be paid the entrance rate fixed for the classification in the schedules of compensation adopted by the Board of Supervisors pursuant to the provisions of Section 151 and Section 151.3 of the Charter to which the position occupied by the employee is allocated; provided that where an existing position in the municipal service has heretofore been exempt from the salary standardization provisions of the Charter and becomes subject thereto, or where a new position becomes subject to salary standardization provisions of the Charter by reason of the acquisition of a public utility, the employee holding such position shall, for the purpose of determining the salary or wage to which such employee is entitled under the schedules of compensations, be credited with prior service had in such position immediately prior to such change in the status of the position provided that there was no interruption in the service of the employee at the time of such change in the status of the position.

Section 1.4. Compensation Adjustments: Compensations of all employees under permanent appointment whose compensations are subject to salary standardization provisions of the Charter shall be adjusted on July 1, 1946, to the amount that such employees are entitled to receive under the schedules of compensation adopted by the Board of Supervisors and in effect on July 1, 1946, pursuant to the provisions of Section 151 and Section 151.3 of the Charter in accordance with their years of service as therein provided and calculated as set forth in Section 1.3 hereof, and shall thereafter be in accord therewith, subject, however, to the provisions of Sections 1.3 and 1.5 hereof.

Salary adjustments based on years of service as provided in the schedules of compensation shall be effective and due on the first of the month following the anniversary of the date of permanent appointment of the employee to his current position, subject to the provisions of Sections 1.3 and 1.5 hereof, provided that platform men employed in the Municipal Railway shall receive salary adjustments during the fiscal year in accordance with their service as provided in the schedules of compensation. No employee shall receive a salary adjustment as herein provided unless he shall have actually rendered service in his position for the major portion of the year preceding the anniversary of his appointment on which the increment otherwise accrues, provided that absence of an employee on approved military leave or the absence of an employee from his regular civil service position by reason of holding a promotive position in the City and County service shall not be deemed absence from service for the purpose of computing salary adjustments, and periods of such absence shall be credited in the same manner as actual service rendered.

Section 1.5. Compensation Upon Promotion or Transfer or Re-employment: An employee under probationary appointment to a posi-

tion in a promotive classification who received in his former position a salary equal to or more than the entrance salary provided under the salary standardization schedules for such promotive classification shall enter such promotive classification at that salary fixed for such promotive class in the schedules of compensation which is immediately in excess of the salary which the employee received prior to his appointment to such promotive classification, and shall thereafter receive annual seniority increments effective the first of the month following anniversary of probationary appointment to the promotive position until the maximum of the class is reached.

An employee transferred in accordance with Civil Service Commission rules from one department to another, but in the same classification, shall transfer at his current salary, provided, that if the current salary is in excess of the maximum fixed in the salary standardization schedules for the classification to which he is appointed, he shall be reduced to such maximum.

An employee who has acquired permanent status in a position and who is laid off because of lack of work or funds and is reemployed in the same position after such lay off shall be paid a salary or wage which shall include credits for actual service in such position from date of permanent appointment in the position to date of lay off therefrom.

An employee under limited tenure appointment receiving a salary which includes seniority increment, who receives a probationary appointment to a permanent position of the same classification from a list of eligibles established by regular examination procedures pursuant to the provisions of Section 145 of the Charter, shall be certified to such probationary appointment at a salary which includes the seniority increment theretofore paid, provided there was no interruption in the continuity of employment in the same class immediately prior to the probationary appointment. Further seniority increments will accrue from the date of such probationary appointment, and not from the date of original limited tenure appointment.

Section 1.6. Normal Work Schedule for Employees Whose Compensations Are Fixed on a Monthly Basis: A normal work day for employees whose compensations are fixed in the schedules of compensation on a monthly basis shall consist of a tour of duty of eight hours work completed within nine hours and a normal work week shall consist of such tours of duty on each of five consecutive days a week; provided, however, that in departments that do not have normal seven-day operation, a normal work week shall consist of such tours of duty on each Monday through Friday, inclusive. The compensations fixed in the schedules of compensation adopted by the Board of Supervisors pursuant to the provisions of Section 151 or Section 151.3 of the Charter on a monthly basis are in full payment for services rendered during a calendar month under this normal work schedule. Other than the occupants of the positions specified in Section 1.7 to 1.37, inclusive hereof, or as provided in Section 2 hereof, no officer or employee shall be required to work more than the normal work schedule.

Section 1.7. Exceptions to Normal Work Schedule for Which Extra Compensation Is Not Authorized: In order that there shall be no diminution of service to the public it shall be the duty of the head of each department to arrange and assign the work of his department so that sufficient employees will be on duty on Saturday morning in each department which is required to be open for the conduct of public business on Saturday morning, provided that time worked on Saturday morning by employees on a normal work week schedule shall be compensated by equal time off in the same or succeeding week. Employees whose positions are allocated to the classes in-

cluded in Division R—Recreation Service, and employees whose positions are allocated in Division X—Library Service, may at the discretion of the appointing officer work the 40-hour schedule within six days without additional compensation or time off. Occupants of the following positions shall work such hours as may be necessary for the full and proper performance of their duties and shall receive no additional compensation for work in excess of eight hours per day for five days per week, but subject to rule of the Civil Service Commission, may be granted time off not to exceed the time worked in excess of forty hours per week:

Class No. and Title

A6	Supervisor of Maintenance and Repair of School Buildings
A8	Assistant Superintendent of Maintenance and Repair of Public Buildings
A10	Superintendent of Maintenance and Repair of Public Buildings
A12	Supervisor of Maintenance and Repair of Hetch Hetchy Properties
A108	Chief Building Inspector
A416	Chief Plumbing Inspector
B8	Supervisor of Disbursements
B14	Senior Accountant
B20	Controller
B21	Chief Assistant Controller
B22	Assistant Director, Bureau of Accounts, Public Utilities Commission
B23	Director, Bureau of Accounts, Public Utilities Commission
B25	Business Manager, Public Welfare Department
B26	Supervisor, Budget Statistics
B27	Supervisor of Accounts and Reports
B28	Supervisor of General Audits
B30	Supervisor of Utility Audits
B32	Business Manager, Recreation Department
B34	Supervisor, Bureau of Accounts, Department of Public Works
B35	Administrative Assistant, Juvenile Court
B36	Business Manager, Department of Public Health
B37	Assistant Superintendent (Administrative), San Francisco Hospital
B51	Chief Administrative Officer
B54	Director, Bureau of Public Service
B55	Assistant Director, Bureau of Public Service
B57	Secretary, Art Commission
B58	Secretary, Board of Education
B61	Secretary, Board of Permit Appeals
B66	Registrar of Voters
B67	Secretary, Fire Commission
B68	Chief Clerk
B69	Secretary, Coordinating Council
B70	Secretary, Park Commission
B71	Secretary, Board of Trustees, M. H. de Young and California Palace of the Legion of Honor
B72	Secretary, Library Department
B74	Confidential Secretary to the Mayor
B76	Executive Secretary to the Mayor
B76.1	Administrative Assistant to the Mayor
B76.3	Administrative Analyst
B77	Executive Secretary to the Manager of Utilities
B78	Secretary, City Planning Commission
B79	Secretary, Health Service Board
B81	Recorder
B82	Secretary, Retirement System
B83	Consulting Actuary

Class No. and Title

B84	Under Sheriff
B87	Secretary-Attendant, Grand Jury
B88	Chief Assistant Clerk, Board of Supervisors
B89	Director, Bureau of Licenses
B90	Clerk of the Board of Supervisors
B91	Director, Bureau of Delinquent Revenue
B93	Tax Collector
B95	Director of Finance and Records
B95.1	Assistant Director of Public Works
B96	Managing Director, War Memorial
B97	Executive Secretary, Chief Administrative Officer
B100	Supervisor of Real Property Records, Assessor's Office
B108	Cashier A
B120	Director of Accounts and Records, Assessor's Office
B169	County Clerk
B173	Public Administrator
B180	Administrative Assistant, Board of Education
B368	Chief Assistant Purchaser of Supplies
B374	Purchaser of Supplies
C4	Superintendent of Auditorium
E8	Chief Electrical Inspector
E116	Superintendent of Plant
F1	Manager of Utilities
F2	Director of Public Works
F4	Assistant City Engineer
F9	Manager and Chief Engineer, Hetch Hetchy Bureau
F10	City Engineer
F60	Assistant Superintendent of Airport Operations
F61	Superintendent of Airport Operations
F62	Manager of Airport Department
F75	Director of Bureau of Accident Prevention, Public Utilities Commission
F108	Architect
F112	City Architect
F220	General Superintendent of Streets
F366	Chief, Department of Electricity
F372	Manager and Chief Engineer, Bureau of Light, Heat and Power
F408	Public Health Engineer
F412	Senior Engineer
F414	General Superintendent of Track and Roadway, Municipal Railway
F520	Consulting Sanitary Engineer
F526	Chief Water Purification Engineer
F527	Superintendent Sewage Treatment Plant
F560	Superintendent Bureau of Building Inspection
F706	Chief Valuation Engineer
F800	City Planning Engineer
F801	Senior City Planner
F802	Master Plan Architect
F810	Associate City Planner
G5	Chief Land Appraiser
G11	Chief Building Appraiser
G17	Chief Personal Property Appraiser
G20	Chief Assistant Assessor
G59	Assistant Personnel Director
G59.1	Supervisor of Wage Scales and Classifications
G59.2	Supervisor of Examinations
G60	Personnel Director
G62	Personnel Director and Secretary, Civil Service Commission
G80	Personnel Officer, Department of Public Health

Class No. and Title

G84	Director, Bureau of Personnel, Public Utilities Commission
G102	General Claims Agent, Municipal Railway
G106	Claims Adjuster
G110	Compensation Claims Adjuster
G204	Assistant Director of Property
G206	Director of Property
H42	Chief, Division of Fire Prevention and Investigation
H44	Supervising Inspector, Bureau of Fire Investigation
K4	Attorney, Civil
K6	Senior Attorney, Civil
K8	Principal Attorney, Civil
K10	Head Attorney, Civil
K12	Chief Attorney, Civil
K16	Special Counsel, Water Services
K52	Junior Attorney, Criminal
K54	Attorney, Criminal
K56	Senior Attorney, Criminal
K58	Principal Attorney, Criminal
K60	Head Attorney, Criminal
K62	Chief Attorney, Criminal
L2	Assistant Superintendent, San Francisco Hospital
L6	Superintendent, San Francisco Hospital
L9	Assistant Superintendent, Medical, Laguna Honda Home
L10	Superintendent, Laguna Honda Home
L16	Assistant Director of Public Health
L18	Director of Public Health
L19	Chief, Division of Public Health Education
L20	Public Health Educator
L156	Dentist
L160	Director of Dental Bureau
L252	Optometrist
L352	Interne
L354	House Officer
L356	Senior House Officer
L357	Resident Physician
L359	Supervising Physician, Blood Bank
L360	Physician
L362	Supervisor of City Physicians
L363	Superintendent, Hassler Health Home
L364	Physician Specialist
L368	Director of Bureau of Child Hygiene
L371	Director of Bureau of Communicable Diseases
L375	Chief, Division of Tuberculosis Control
L376	Chief, Division of Venereal Disease Control
L458	Roentgenologist
L502	Autopsy Surgeon
L506	Assistant Chief Surgeon, Emergency Hospital
L508	Chief Surgeon, Emergency Hospital
M4	Assistant General Superintendent of Equipment and Overhead Lines
M5	Assistant Superintendent of Equipment and Overhead Lines
M6	Superintendent of Equipment and Overhead Lines
M7	General Superintendent of Equipment and Overhead Lines, Municipal Railway
M8	General Superintendent of Shops
M20	Superintendent of Equipment
M22	Superintendent of Power and Lines
N10	Coroner
N54	District Supervisor
N63	Chief Abattoir Inspector
N70	Chief Food and Sanitary Inspector

Class No. and Title

N156	County Agricultural Commissioner
N358	Sealer of Weights and Measures
N403	Public Service Director, Mayor's Office
O216	Superintendent, Bureau of Sewer Repair
P58	Director of Public Health Nursing
P122	Director of Institutional Nursing
R3	Assistant Superintendent, Recreation Department
R4	Superintendent, Recreation Department
R20	Assistant Director of Recreational Activities
R22	Director of Recreational Activities
S5	General Manager, Municipal Railway Bureau
S128	Division Superintendent, Municipal Railway
S130	Assistant Superintendent of Transportation, Municipal Railway
S132	Superintendent of Transportation, Municipal Railway
S134	General Superintendent of Transportation, Municipal Railway
T12	Superintendent, Juvenile Detention Home
T30	Director of Girls' School
T70	Chief Adult Probation Officer
T72	Chief Juvenile Probation Officer
T163	Director of Public Welfare
T165	District Supervisor
U44	General Manager and Chief Engineer
U80	Assistant Manager, Water Sales
U88	Manager, Water Sales
U142	Assistant Superintendent, City Distribution
U144	Superintendent, City Distribution
U232	Superintendent, Alameda District
U236	Assistant Superintendent, Peninsula District
U246	Superintendent, Peninsula District
V40	Superintendent, Agriculture
W2	Superintendent, Park Department
W4	Assistant Superintendent, Park Department
W212	Director of the Zoo
X2	City Librarian
X12	Chief Librarian
Y2	Director, M. H. de Young Memorial Museum
Y4	Director, California Palace of the Legion of Honor
Y8	Curator A
Y10	Curator B
Y12	Curator C

Section 1.8. Exceptions to Normal Work Schedules (44 or 48-Hour Work Week for Specified Employments) for Which Compensation Is Authorized and Provision Therefor: Appointing officers may require occupants of the positions specified in Sections 1.9 to 1.35.1 hereof, inclusive, regularly to work a tour of duty on six days of the week, which tours of duty shall be eight hours per day for each of five days and may be four or eight hours on the sixth day as set forth in said sections. Occupants of such positions who regularly work tours of duty of four hours on the sixth day as specified therein shall be compensated for such four hours of work on the sixth day of the week at straight time, that is, 10 per cent of the compensation of the employee for the normal work schedule. Occupants of such positions who regularly work tours of duty of eight hours on the sixth day as specified therein shall be compensated for such sixth day of work at straight time, that is, 20 per cent of the compensation for a normal work schedule. Exceptions to the normal work schedule as provided in this section shall not be authorized by appointing officers unless funds for the compensation thereof are provided.

Section 1.9. BOARD OF SUPERVISORS

Classification	No. Positions	No. Hours
O1 Chauffeur	2	4

Section 1.10. CITY ATTORNEY

Classification	No. Positions	No. Hours
B410 Legal Stenographer	5	4

Section 1.11. SHERIFF

Classification	No. Positions	No. Hours
D154 Head Keeper	1	8
O1 Chauffeur	1	8
O1 Chauffeur	1	4

Section 1.12. POLICE

Classification	No. Positions	No. Hours
B4 Bookkeeper	1	4
B6 Senior Bookkeeper	1	8
B310 Tabulating Machine Operator	4	4
B408 General Clerk-Stenographer.	3	4
B408 General Clerk-Stenographer.	3	8
B412 Senior Clerk-Stenographer..	2	4
B454 Telephone Operator	14	8
B512 General Clerk-Typist	7	4
B512 General Clerk-Typist	9	8
Q25 Inspector of Motor Vehicles.	1	8
Q28 Range Master	1	8

Section 1.13. FIRE

Classification	No. Positions	No. Hours
H152 Inspector of Fire Department Apparatus	1	8
O172 Chief Operating Engineer...	2	8

Section 1.14. PARK

Classification	No. Positions	No. Hours
B103 Cashier C	1	4
B222 General Clerk	1	4
C102 Janitress	1	4
C104 Janitor	12	4
O58 Gardener	1	8
O60 Sub-Foreman Gardener	1	8
O80 Nurseryman	1	8
R24 Supervisor of Restaurants and Playgrounds	1	8
R108 Head Lifeguard	1	8
R132 Starter	8	4
W206 Animal Keeper	All	4
W208 Assistant Head Animal Keeper	1	4
W210 Head Animal Keeper	1	4

Section 1.15. STEINHART AQUARIUM

Classification	No. Positions	No. Hours
C104 Janitor	1	8
W152 Aquatic Collector	1	8

Section 1.16. **RECREATION**

	Classification	No. Positions	No. Hours
	C104 Janitor	4	4
	O54 Foreman, Building and Grounds	4	4
	O58 Gardener	60	4
	O80 Nurseryman	1	4
	O61 Supervisor of Grounds	1	4
	R114 Swimming Instructor	1	8
Hunters Point	C104 Janitor	4	4
Teen-Age Center	C104 Janitor	6	4
Camp Mather	B4 Bookkeeper	1	8
	*R102 Camp Manager	1	8

*3 months only.

Section 1.17. **LIBRARY**

	Classification	No. Positions	No. Hours
	C52 Elevator Operator	1	4
	C104 Janitor	6	4
	C107 Working Foreman Janitor...	1	4

Section 1.18. **WAR MEMORIAL**

	Classification	No. Positions	No. Hours
	C52 Elevator Operator	2	4
	C104 Janitor	All	4
	C108 Foreman Janitor	1	4
	O172 Chief Operating Engineer...	1	8

Section 1.19. **ART MUSEUM**

	Classification	No. Positions	No. Hours
	C52 Elevator Operator	3	4
	C104 Janitor	2	4

Section 1.20. **CALIFORNIA PALACE OF LEGION OF HONOR**

	Classification	No. Positions	No. Hours
	C104 Janitor	1	8
	C107 Working Foreman Janitor...	1	8

Section 1.21. **M. H. de YOUNG MEMORIAL MUSEUM**

	Classification	No. Positions	No. Hours
	C103 Checkroom Attendant	1	4
	C104 Janitor	2	8

Section 1.22. **MAYOR**

	Classification	No. Positions	No. Hours
	B408 General Clerk-Stenographer.	1	4
	B454 Telephone Operator	1	4
	O1 Chauffeur	1	4

Section 1.23. **SUPERIOR COURT**

	Classification	No. Positions	No. Hours
	Probate Investigator	1	4

Section 1.24. **JUVENILE COURT**

Classification	No. Positions	No. Hours
C104 Janitor	3	8
C107 Working Foreman Janitor...	1	8
I 254 Seamstress	1	8
T20 Director of Boys' Ranch School	1	8
T22 Assistant Director of Boys' Ranch School	2	8
T24 Agricultural Instructor	1	8
T26 Ranch School Maintenance Man	2	8

Section 1.25. **ADULT PROBATION**

Classification	No. Positions	No. Hours
T56 Probation Officer	5	4
B4 Bookkeeper	1	4
B408 General Clerk-Stenographer.	1	4

Section 1.26. **PURCHASING**

Classification	No. Positions	No. Hours
General Office B352 Storekeeper	3	4
B354 General Storekeeper	4	4
General Office B352 Storekeeper	4	4
Interdepartmental B352 Storekeeper	5	8
B354 General Storekeeper	1	8
B354 General Storekeeper	2	4
Shop No. 1 B222 General Clerk	1	8
B354 General Storekeeper	1	4

Section 1.27. **PUBLIC ADMINISTRATOR**

Classification	No. Positions	No. Hours
B234 Head Clerk	1	4

Section 1.28. **REAL ESTATE**

Classification	No. Positions	No. Hours
B234 Head Clerk	1	4
B408 General Clerk-Stenographer.	1	4
C2 Assistant Superintendent of Auditorium	1	4
C52 Elevator Operator	1	4
C104 Janitor	7	4

Section 1.29. **PUBLIC WORKS**

Classification	No. Positions	No. Hours
General Office B454 Telephone Operator	2	4
Accounts B454 Telephone Operator	1	4
B228 Senior Clerk	1	4
Building Repair C52 Elevator Operator	3	8
C52 Elevator Operator	13	4
C102 Janitress	1	4
C104 Janitor	All	4
C107 Working Foreman Janitor...	2	4

Section 1.29 PUBLIC WORKS (Continued)

	Classification	No. Positions	No. Hours
	C108 Foreman Janitor	3	4
	C110 Supervisor of Janitors	1	4
	C202 Window Cleaner	6	4
	C204 Sub-Foreman Window Cleaner	1	4
	O172 Chief Operating Engineer...	2	4
Building Inspection	M158 Boiler Inspector	1	4
Engineering	O172 Chief Operating Engineer...	1	4
Sewer Repair	O208 General Foreman, Sewer Connections and Repairs..	4	4
	O214 Assistant Superintendent, Bureau of Sewer Repair..	2	4
Street Cleaning	J112 Supervisor of Street Cleaning	1	4
Streets	O294 General Foreman Street Repair	3	4
	O298 Supervisor of Street Repair..	1	4
Central Permit	B228 Senior Clerk	1	4
	B234 Head Clerk	1	4

Section 1.30. ELECTRICITY

Classification	No. Positions	No. Hours
B454 Telephone Operator	4	4

Section 1.31. HORTICULTURAL COMMISSION

Classification	No. Positions	No. Hours
B230 Market Master	1	8
N154 Horticultural Inspector	3	4

Section 1.32. PUBLIC HEALTH

	Classification	No. Positions	No. Hours
Central Office	C52 Elevator Operator	1	4
	J74 Rodent Controlman	12	8
	O1 Chauffeur	1	4
Laguna Honda Home	B222 General Clerk	1	4
	B454 Telephone Operator	1	8
	I 22 Butcher	2	4
	I 24 Senior Butcher	1	4
	L8 Assistant Superintendent ...	1	8
	L54 Clinical Bacteriologist	1	4
	L202 Dietitian	1	4
	L306 Senior Pharmacist	1	4
	L452 X-ray Technician	1	4
	O54 Foreman, Building and Grounds	1	4
	O58 Gardener	1	4
	O60 Sub-Foreman Gardener	1	4
	O172 Chief Operating Engineer...	1	8
	P118 Superintendent of Nurses...	1	4
San Francisco Hospital, Isolation Division	P116 Superintendent, Isolation Division	1	4

Section 1.32. PUBLIC HEALTH (Continued)

	Classification	No. Positions	No. Hours
San Francisco Hospital	B454 Telephone Operator	2	8
	L202 Dietitian	4	4
	L206 Chief Dietitian	1	4
	O172 Chief Operating Engineer...	1	8
	P110 Assistant Superintendent, Nursing	4	4
	P206 Senior Anaesthetist	1	8
	P210 Senior Operating Room Nurse	1	4
	P212 Head Nurse, Specialist.....	3	8
	P304 Instructor of Nursing	2	4
	P306 Senior Instructor of Nursing.	1	4
	Emergency Hospital	L504 Emergency Hospital Surgeon	16
O6 Ambulance Driver		All	8
P4 Chief Emergency Hospital Steward		1	8
Hassler Health Home	B512 General Clerk-Typist	1	8
	I 254 Seamstress	1	8
	O54 Foreman, Buildings and Grounds	1	8
	O58 Gardener	1	4
	P112 Superintendent of Nurses, Hassler Health Home.....	1	4

Section 1.33. CORONER

Classification	No. Positions	No. Hours
B512 General Clerk-Typist	1	8

Section 1.35. PUBLIC UTILITIES COMMISSION

	Classification	No. Positions	No. Hours
General Office	O1 Chauffeur	1	8
San Francisco Airport	B4 Bookkeeper	1	4
	B408 General Clerk-Stenographer.	1	8
	B408 General Clerk-Stenographer.	1	4
	B412 Senior Clerk-Stenographer..	1	4
	C102 Janitress	2	8
	C104 Janitor	4	8
	C107 Working Foreman Janitor ..	1	8
O58 Gardener	1	8	
Hetch Hetchy Water Supply, Power and Utilities, Utilities Engineering	O1 Chauffeur	1	8
	B4 Bookkeeper	1	4
	B408 General Clerk-Stenographer.	2	4
B412 Senior Clerk-Stenographer..	1	4	
Water Supply, Power Operative	B222 General Clerk	1	8
	B408 General Clerk-Stenographer.	2	4
	B512 General Clerk-Typist	1	4
	C104 Janitor	1	8
Inter-Intra- departmental (as needed)	O58 Gardener	1	8
	O60 Sub-Foreman Gardener	1	8

Section 1.35. PUBLIC UTILITIES COMMISSION (Continued)

	Classification	No. Positions	No. Hours
Municipal Railway	B4 Bookkeeper	8	4
	B6 Senior Bookkeeper	2	4
	B10 Accountant	3	4
	B102 Teller	4	8
	B103 Cashier C	1	8
	B210 Office Assistant	4	4
	B222 General Clerk	15	8
	B222 General Clerk	51	4
	B228 Senior Clerk	4	4
	B228 Senior Clerk (Shops).....	1	8
	B234 Head Clerk	4	4
	B239 Statistician	1	4
	B308a Calculating Machine Operator (key drive)....	16	4
	B308b Calculating Machine Operator (rotary)	2	4
	B309 Key Punch Operator.....	3	4
	B310 Tabulating Machine Operator	8	4
	B310.1 Senior Tabulating Machine and Key Punch Operator.	2	4
	B408 General Clerk-Stenographer.	26	4
	B454 Telephone Operator	1	4
	B512 General Clerk-Typist	18	4
	B512 General Clerk-Typist	1	8
	B516 Senior Clerk-Typist	3	4
	C52 Elevator Operator	2	8
	C104 Janitor	All	4
	C104.1 Car Cleaner	All	4
	C107 Working Foreman Janitor...	All	4
	C107.1 Working Foreman Car Cleaner	All	4
	C202 Window Cleaner	2	4
	Supervisor Traffic Checkers.	1	4
	F654 Traffic Checker	5	4
	Superintendent of Traffic ...	1	4
	Sick Leave Investigator.....	1	8
	M72 Bus Dispatcher	1	8
	O173 Superintendent of Cable Machinery	1	4
	S115 Senior Claims Investigator..	2	4
	S122 Senior Inspector	1	8
Water	B247 Meter Reader	All	8
	M270 Superintendent of Machine Shop and Equipment	1	8
	O1 Chauffeur	1	8
O52 Farmer	1	8	
House Service	B454 Telephone Operator	2	8
	C52 Elevator Operator	1	8
	C104 Janitor	1	8
	C104 Janitor	4	4
	C107 Working Foreman Janitor...	1	4
Agricultural Division	O51 Farmer Sub-Foreman	1	8
	V30 Assistant Superintendent ...	1	4
Docks and Shipping	B234 Head Clerk	1	4
	U125 Hoseman, Ships and Docks..	4	8
General	O172 Chief Operating Engineer...	1	8

Section 1.35. PUBLIC UTILITIES COMMISSION (Cont'd)

	Classification		No. Positions	No. Hours
City Distribution General	O172	Chief Operating Engineer...	1	8
Millbrae Station	B228	Senior Clerk	1	8
	B354	General Storekeeper	1	4
	O60.1	Foreman Gardener	1	8
	U228	Meterman Country	1	8
Alameda	B222	General Clerk	1	8
	B512	General Clerk-Typist	1	8
	O58	Gardener	1	8
	U231	Assistant Superintendent, Alameda Division	1	4
Functional As Needed	U230	Maintenance Foreman	3	8

Section 1.35.1. BOARD OF EDUCATION

Classification		No. Positions	No. Hours
B408	General Clerk-Stenographer.	1	4
B512	General Clerk-Typist	1	4
C104	Janitor	2	4
C104	Janitor	1	8
C110	Supervisor of Janitors	1	4
O58	Gardener	6	8
O61	Supervisor of Grounds	1	8

Section 1.36. At the discretion of the respective appointing officers, employees of the following offices may be required to work a four or eight-hour tour of duty on Saturday and such Saturday work shall be compensated as provided in Section 1.8 hereof:

In the office of the Assessor, during the months of March, April, May and June; in the office of the Registrar of Voters, one month beginning three weeks before the close of registration prior to each election; and in the office of the Tax Collector, November 1st to December 20th, March 1st to May 15th, and during the month of August, and the staff of the License Bureau and cashiers in the Tax Collector's office during the months of July and January. Exceptions to the normal work schedule as provided in this section shall not be authorized by appointing officers unless funds for the compensation thereof are provided.

Section 1.37. **Exceptions to Normal Work Schedules (48-Hour Work Week for Specified Classifications) for Which Extra Compensation Is Authorized and Provision Therefor:** Appointing officers may require all occupants of positions allocated to the classifications specified in this section to work tours of duty of eight hours on six days of the week, or a total work week of 48 hours. Occupants of such positions who regularly work tours of duty of eight hours six days per week shall be compensated for such sixth day of work at straight time, that is, twenty per cent of the compensation for a normal work schedule. Exceptions to the normal work schedule as provided in this section shall not be authorized by appointing officers unless funds for the compensation thereof are provided.

Class No. and Title

C152	Watchman
C180	Gallery Attendant
C182	Assistant Head Gallery Attendant
C184	Head Gallery Attendant
D52	Jail Matron

Class No. and Title

D54 Head Jail Matron
 D60 Jailer
 D64 Captain of Watch
 D102 Writ Server
 E52 Fire Dispatcher
 E120 Governorman
 E122 Power House Operator
 E124 Senior Power House Operator
 E128 Superintendent of Power House
 F50 Maintenance Chief, San Francisco Airport
 F51 Airport Attendant
 F52 Crew Chief, San Francisco Airport
 F54 Airport Guard
 I 2 Kitchen Helper
 I 6 Pastry Cook
 I 7 Baker
 I 10 Cook's Assistant
 I 11 Griddle Cook
 I 12 Cook
 I 14 Junior Chef
 I 16 Chef
 I 52 Counter Attendant
 I 54 Waitress
 I 56 Waiter
 I 58 Dining Room Steward
 I 60 Housekeeper
 I 106 Morgue Attendant
 I 112 Supervisor, Ambulatory Inmates
 I 116 Orderly
 I 120 Senior Orderly
 I 122 House Mother
 I 152 Flatwork Ironer
 I 154 Laundress
 I 156 Starcher
 I 158 Sorter
 I 164 Marker and Distributor
 I 166 Wringerman
 I 167 Tumblerman
 I 170 Washer
 I 172 Head Washer
 I 174 Superintendent of Laundry, Laguna Honda Home
 I 178 Superintendent of Laundry, San Francisco Hospital
 I 204 Porter
 I 206 Porter Sub-Foreman
 I 208 Porter Foreman
 I 210 Head Porter
 N4 Coroner's Investigator
 O8 Morgue Ambulance Driver
 O52 Farmer
 O158 Motor Boat Operator
 O166.1 Junior Operating Engineer
 O168.1 Operating Engineer
 O304 Hydrantman-Gateman
 O308 Assistant Foreman Hydrantman-Gateman
 O310 Foreman Hydrantman-Gateman
 P2 Emergency Hospital Steward
 P3 Senior Emergency Hospital Steward
 P102 Registered Nurse
 P104 Head Nurse
 P111 Night Supervisor
 P111.1 Night Supervisor, Hassler Health Home

Class No. and Title

P204	Anaesthetist
P208	Operating Room Nurse
R101	Camp Assistant
R111	Lifeguard Watchman
R130	Foreman, Recreational Activities
S56	Special Instructor, Municipal Railway
S60	Instructor, Municipal Railway
S110	Inspector, Municipal Railway
S114	Claims Investigator
S120	Day Dispatcher
S124	Supervisor of Schedules
T35	Group Supervisor
U130	Reservoir Keeper
U212	Ranger
U213	Special Agent
U227	General Maintenance Foreman
W106	Rides Attendant
W150	Aquarium Attendant
W152	Aquatic Collector
Y42	Chief Installer
Y44	Senior Museum Technician
Y46	Museum Technician
Y106	Aquatic Biologist's Assistant

Section 1.38. Exceptions to Normal Work Schedule—Part-Time Services: Except as provided in Sections 1.7 and 2.1 hereof a tour of duty of less than eight hours' work a day for employees whose compensation is fixed on a monthly basis shall be considered part-time employment, and compensation therefor shall be fixed herein at a rate based upon the full time rate for the classification, proportionate to the hours worked, with due regard to seniority of service, provided that these provisions shall not apply to physicians employed in their professional capacity on a call basis or on a regular consultant basis or to consultants employed to render a consulting professional service. Positions occupied by part-time employees other than those on night shifts having a tour of duty of seven and one-half hours, shall be recorded as such by a department head, only with the approval of the Civil Service Commission and, when so recorded shall be noted as part-time on payrolls, budget estimates, salary ordinance and similar documents.

Section 2. Emergency Overtime and Compensation Therefor: It is the policy of the City and County to establish a five-day 40-hour week work schedule for its employees insofar as feasible, as set forth in Section 1.6 hereof. Whenever circumstances or exigencies of the service demand, appointing officers, subject to the provisions of this section, may require employees to work longer than eight hours per day or longer than the normal work schedules established under Section 1.6 hereof or longer than the exceptions authorized under Sections 1.7 to 1.37 hereof. Any time worked under proper authorization of the appointing officer by an employee, exclusive of part-time employees, whose compensations are subject to the provisions of Section 151 of the Charter and fixed in the schedules of compensation on a monthly basis, in excess of the regular work schedule of employees as fixed in the said sections or as authorized under Section 1.7 hereof, shall be designated as emergency overtime and shall be compensated at one and one-half times the rate of compensation fixed herein for the normal work schedule, provided that compensation for such emergency overtime shall be based on a maximum compensation of \$350 per month for the normal work schedule, and provided further, that no compensation as provided in this section for emergency overtime shall be paid for the purpose of keeping

City or County or City and County offices and departments open on Saturday morning.

Appointing officers shall not authorize or permit employees to work emergency overtime as provided in this section unless funds are available for paying the compensations of employees performing such emergency overtime work, or unless an actual emergency exists as defined by law. When so authorized by the appointing officer, the emergency overtime worked shall be recorded separately on time-rolls opposite the name of the employee and the facts and circumstances warranting or requiring the overtime work shall be clearly set forth thereon, or in an attached communication. The Civil Service Commission shall submit to the Board of Supervisors a monthly report showing the amount of extra compensation paid to employees for emergency overtime work each month under the provisions of this section.

No employee shall be paid for emergency overtime work as herein provided unless the duties performed by him during such overtime work are included in the classification in which the employee is regularly and legally serving, provided that when work in a department must be completed within time limitation fixed by law, and the Civil Service Commission determines that no unemployed person or persons in the classification involved are available to perform the work and approves the assignment of employees of a different classification in that department or from other departments to perform the work under the provisions of Section 141 of the Charter, said employees may be compensated for such emergency overtime at rates of pay for their regular civil service classification.

Compensation for emergency overtime worked as provided in this section shall be paid on an hourly basis. The Civil Service Commission shall cause a schedule of hourly rates to be established for the purpose of computing hourly rates of pay, and this schedule shall be in accordance with the provisions of Section 151 of the Charter and shall be the basis of computing compensation for emergency overtime worked.

If and when the Civil Service Commission determines that overtime payments in a department are excessive and finds that the required work can be performed to better advantage and more economically than through overtime work, the Civil Service Commission shall so report to the Board of Supervisors in order that the Board of Supervisors may consider the advisability of establishing additional employments in such departments or take such other action as may be deemed advisable.

Compensations fixed in the schedules of compensation on a per diem basis and converted and included herein on a monthly basis shall be subject to the provisions of this section.

Section 2.01. Overtime Payment for Members of Police and Fire Departments and Compensations Therefor: Under the provision of Section 35.5½ of the Charter, salary warrants for extra time served by members of the Police Department shall be payable from the regular salary appropriation of the Police Department or from any appropriation made for such purpose, and at no time shall extra compensation be authorized or paid in amounts exceeding the available unencumbered balance in any such appropriation.

Under the provisions of Section 36.1 of the Charter, salary warrants for extra time served by officers and members of the uniformed force of the Fire Department shall be payable from the regular appropriation of said uniformed force, and at no time shall extra compensation be authorized or paid in amounts exceeding the available unencumbered balance in said appropriation.

Section 2.1. Night Shift Work and Extra Compensation Therefor: A night shift is a tour of duty of 7½ hours work completed within 8½ hours or 8 hours work completed within 9 hours, which tour of duty commences after 2 p.m. and prior to 6 a.m. Employees whose compensations are fixed herein on a monthly basis who are regularly required to work a night shift of 7½ hours shall be paid the same amount of compensation as for 8 hours work on a normal day schedule and employees regularly required to work a night shift of 8 hours shall be paid 6¼ per cent more than the amount to which they are otherwise entitled. This provision shall not apply to employees whose compensations are fixed herein on a per diem or hourly basis.

Section 2.2. Split Shift Work and Compensation Therefor: A tour of duty of 8 hours work completed within 11 hours but extended over more than 9 hours shall be considered a split shift, provided that employees of Camp Mather who are subject to split shift working conditions, may, during the summer season, work a tour of duty of eight hours to be completed within thirteen hours. There shall be only one split in any shift. Employees required to work a split shift shall be paid 75 cents per day above the compensation to which they are otherwise entitled. This provision shall not apply to employees whose compensations are fixed herein on a per diem or hourly basis.

Section 2.3. Work Performed Under Contract and Compensation Therefor: In the execution and performance of any contract awarded to a city department under the provisions of Sections 95 and 98 of the Charter the rates fixed herein shall not apply to employments engaged therein, and in lieu thereof, not less than the highest general prevailing rate of wages in private employment for similar work, as fixed by a resolution of the Board of Supervisors and in effect at the time of the award of said contract, shall be paid to employees performing work under such contract.

Section 2.4. Holidays for Employees Whose Compensations Are Fixed on a Monthly Basis, and Compensation Therefor: Except when normal operations require or in an emergency, employees, other than members of the uniformed forces of the Police and Fire Departments, whose compensations are fixed on a monthly basis in the schedules of compensations adopted by the Board of Supervisors pursuant to the provisions of Section 151 of the Charter shall not be required to work on the following days hereby declared to be holidays for such employees: January 1, February 12, February 22, May 30, July 4, September 9, October 12, November 11, December 25, but in the event one of these days falls on Sunday, the Monday following shall be observed as a holiday; the first Monday of September (Labor Day); any day appointed by the President of the United States or the Governor of California as Thanksgiving Day; and any day on which a general municipal election is held in San Francisco and any day on which an election is held throughout the State; provided that the Board of Education may, for its own employees, substitute for the holidays declared above an equal number of different holidays. Such employees required by their respective appointing officers to work on any of the above specified holidays, or employees of the Board of Education required to work on those specified by the Board of Education, shall be paid extra compensation in the amount of a day's pay for the time worked, computed as provided in Section 2.5 hereof, provided further that occupants of positions enumerated in Section 1.7 hereof (administrative and executive positions) who are required by appointing officers to work on such holidays shall not receive extra compensation, but may be granted time off equivalent to the time worked. Compensations fixed in the schedules of compensation on a per diem basis and converted and included herein on a monthly

basis shall not be subject to the provisions of this section but such employees shall be entitled to the seven holidays specified in Section 2.6 hereof, and when required by their respective appointing officers to work on the holidays specified in Section 2.6, they shall be paid double the regular rate of pay for the time worked.

Section 2.5. Method of Conversion of Rate of Pay From Per Diem Basis to Monthly Basis or Monthly to Per Diem and Application Thereof: In converting compensation schedules established in the schedules of compensation adopted by the Board of Supervisors pursuant to the provisions of Section 151 or Section 151.3 of the Charter on a per diem basis for inclusion in the annual salary ordinance as a monthly rate, the conversion shall be made by using the factor 21.17 days for a 5-day week work schedule; 23.33 for a 5½-day week work schedule; and 25.5 for a 6-day week work schedule, all of which factors include allowance for the seven holidays listed in Section 2.6 hereof. In converting compensation schedules established in the schedules of compensation as a monthly rate to a per diem rate, the conversion shall be made by using the factor 20.75 days for a 5-day work schedule which factor includes allowance for the twelve holidays listed in Section 2.4 hereof. In calculating conversions from per diem to monthly salary rates, figures shall be rounded to the next highest half dollar. The Civil Service Commission shall establish schedules of such conversion rates as the basis of payment when converted rates are required.

Section 2.5.1. Method of Conversion of Annual or Monthly Rates to Semi-Monthly Rates: When rates of compensation provided on an annual or monthly basis are converted to semi-monthly rates for payroll purposes and the resulting amount involves a fraction of a cent, the converted semi-monthly rate shall be adjusted to eliminate such fraction of a cent on the following basis: When the fraction is less than one-half ($\frac{1}{2}$), it shall be dropped, and the amount reduced to the next full cent. When the fraction is one-half ($\frac{1}{2}$) or more, the amount shall be increased to the next full cent.

Section 2.6. Overtime—Per Diem Employees: The wages specified on a per diem basis in the schedules of compensation adopted by the Board of Supervisors pursuant to the provisions of Section 151 or Section 151.3 of the Charter for the respective employments included herein are for eight hours' work per day, between the hours of 8:00 a.m. and 5:00 p.m., on Monday, Tuesday, Wednesday, Thursday and Friday. For purposes of this ordinance the said work schedule shall be considered as regular work time for such employees.

Any time worked by employees engaged in the operations and occupations named in this section on Saturday and Sunday, or on New Year's Day, Memorial Day, Independence Day, Labor Day, Admission Day, Thanksgiving Day and Christmas Day shall be considered as work on holidays and such holiday work shall be compensated at double the rate herein provided for regular work time, subject however, to the restrictions and provisions of this section.

Overtime for the employees engaged in the operations or occupations named herein shall be any time worked in excess of eight hours per day or any time worked before 8:00 a.m. and after 5:00 p.m. on Monday, Tuesday, Wednesday, Thursday, and Friday.

Overtime work for employees engaged in the operations or occupations set forth in this section whose compensation is fixed in this ordinance on a per diem basis shall be compensated as set forth in this section for such overtime, subject to the provisions of this section.

Basis for Computing Compensation for Overtime as Herein Defined.

Operations and Occupations

Asphalt and related street repair crafts as determined by the civil service classification of positions and Laborers and Cribbers and Trackman.

One and one-half times the rate herein for regular time for the first four hours of overtime and twice the rate fixed herein for regular time thereafter, except that the rate for overtime between 6:00 a.m. and 8:00 a.m. shall be twice the rate fixed herein for regular time.

Bricklayers, Hodcarriers, Stone Masons, Granite Cutters, Tile Setters, Plasterers, Steam Fitters, Machinists, Electrical Workers, Lathers, Engineers of Hoisting Engines and Compressor Operators and related crafts as determined by the civil service classification of positions.

Twice the rate fixed herein for regular time.

Cement Finishers and related classes as determined by the civil service classification of positions.

Time and one-half after eight hours for first three hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays.

Marble trades and related crafts as determined by the civil service classification of positions.

One and one-half times the rates fixed herein for regular time for the first four hours of overtime and twice the rate fixed herein for regular time thereafter.

Carpenters and related crafts as determined by the civil service classification of positions.

One and one-half times the rate fixed herein for regular time for the first four hours of overtime and twice the rate fixed herein for regular time thereafter.

Glaziers and related crafts as determined by the civil service classification of positions.

One and one-half times the rate fixed herein for regular time for the first two hours of overtime and twice the rate fixed herein for regular time thereafter.

Painters and related crafts as determined by the civil service classification of positions.

One and one-half times the rate fixed herein for regular time.

Plumbers and Gas Fitters and related crafts as determined by the civil service classification of positions and employees engaged in pipe caulking and installing meters and water services.

Twice the rate fixed herein for regular time.

Sheet Metal Workers and related crafts as determined by civil service classification of positions.

One and one-half times the rate fixed herein for regular time for the first four hours of overtime and twice the rate fixed herein for regular time thereafter.

Operations and Occupations

Chauffeurs, Truck Drivers and related crafts as determined by the civil service classification of positions.

Boiler Makers and related crafts as determined by the civil service classification of positions.

Sewer Cleaners.

Basis for Computing Compensation for Overtime as Herein Defined.

One and one-half times the rate fixed herein for regular time after eight hours.

Twice the rate fixed herein for regular time.

One and one-half times the rate fixed herein for regular time for the first four hours of overtime and twice the rate fixed herein for regular time thereafter, except that the rate for overtime between 6:00 a.m. and 8:00 a.m. shall be twice the rate fixed herein for regular time; and provided that when the ebb and flow of the tides in San Francisco Bay shall interfere with the work of cleaning, maintaining and repairing sewers to the extent that employees engaged therein cannot render service or perform work for more than four hours per day, the said four hours shall be considered and compensated as a full day's work, unless immediately following such work, such employees are assigned to other duties within their classification.

The provisions of this section are subject to the following conditions and restrictions:

(a) Where night shifts are recognized and where operations as presently constituted and now carried on regularly and continuously require a tour of duty by employees of any of the crafts named in this section commencing after 5:00 p.m. and before 8:00 a.m. on Monday to Friday inclusive, such employees shall be compensated therefor at straight time except if such employees presently receive premium pay for such work, in which event they shall continue to receive the premium pay they now receive;

(b) Where operations as presently constituted require tours of duty on Saturday or Sunday, and the occupants of positions engaged in such operations have heretofore been paid time and one-half for work on Saturday and Sunday, such employees shall hereafter be paid time and one-half for such Saturday and Sunday work;

(c) Employees engaged in crafts which are not enumerated in this section shall be compensated at time and one-half the regular rate of pay for work in excess of eight hours per day;

(d) Compensations and work schedules of platform employees and bus operators at the Municipal Railway and compensation fixed in the salary ordinance on a monthly basis shall not be subject to the provisions of this section.

Section 2.7. Per Diem—Miscellaneous: In accordance with established working conditions for theatrical stage employees, working schedules on holidays and Sundays shall be compensated for at the

same rate as for week days, provided permanent employees in classes A165 Stage Carpenter and E109 Stage Electrician who are required to work a performance on a Sunday shall be allowed a day off during the week.

Employees in Classes A165 Stage Carpenter, A170 Stage Property Man, and E109 Stage Electrician, shall be paid time and one-half when required to work over eight hours per day.

All actual "performance" work performed by Stage Hands (Class C109) shall be compensated as provided by salary standardization schedules. All work exclusive of that done during a performance shall be compensated at the rate of \$1.75 per hour between the hours of 8:00 a.m. and 5:00 p.m., and \$2.25 per hour between the hours of 5:00 p.m. and 8:00 a.m.

Appointing officers shall not authorize or permit employees to work emergency overtime as provided in Sections 2.6 and 2.7 hereof unless funds are available for paying the compensations of employees performing such emergency overtime work, or unless an actual emergency exists as defined by law. When so authorized by the appointing officer, the emergency overtime worked shall be recorded separately on timerolls opposite the name of the employee and the facts and circumstances warranting or requiring the overtime work shall be clearly set forth thereon. The Civil Service Commission shall submit to the Board of Supervisors a monthly report showing the amount of extra compensation paid to employees for emergency overtime work each month under the provisions of this section.

If and when the Civil Service Commission determines that overtime payments in a department are excessive and finds that the required work can be performed to better advantage and more economically than through overtime work, the Civil Service Commission shall so report to the Board of Supervisors in order that the Board of Supervisors may consider the advisability of establishing additional employments in such departments or take such other action as may be deemed advisable.

Section 2.8. Charges and Deductions for Maintenance: The compensations fixed herein for all employees whose compensations are subject to the provisions of Section 151 or Section 151.3 of the Charter, and including also those engaged in construction work outside the City and County of San Francisco, are gross compensations and include the valuation of maintenance provided such employees. Charges and deductions therefor for any and all maintenance furnished and accepted by employees shall be made and indicated on timerolls and payrolls in accordance with the following schedule of charges fixed by the Civil Service Commission for such maintenance. Provided, however, that no charge shall be made for meals furnished cooks, bakers, waiters, waitresses, and other kitchen workers:

Single meal (breakfast)	\$.35
Single meal (other than breakfast)50
		Per Month
1 meal per day (breakfast)	\$	9.80
1 meal per day (other than breakfast)		14.75
2 meals per day (breakfast and one other)		24.55
2 meals per day (not including breakfast)		29.50
3 meals per day		39.30
Room or house	\$10 per month or 35¢ per night	
Laundry		2.50
Board, room and laundry		51.80
Room, Hassler Health Home		5.00
Board, room and laundry for Camp Assistants at Camp Mather and for employees for Boys' Ranch School (each)		22.00

	Per Month
Room and board for adult dependents of employees at Boys' Ranch School (each)	10.00
Family maintenance furnished the Director of Boys' Ranch School and Agricultural Instructor (each).....	42.00
Complete family maintenance furnished the Superintendent of Laguna Honda Home and the Superintendent of the San Francisco Hospital (each)	183.60
Complete family maintenance furnished the Physician and Assistant Superintendent, Medical; Laguna Honda Home..	108.60
Complete family maintenance furnished the Physician Specialist and Resident Physician and Superintendent of Hassler Health Home (each).....	108.60
House furnished the Superintendent and Assistant Superintendent, Alameda Division, of the Water Department and the Assistant Superintendent of the Peninsula Division of the Water Department (each).....	25.00
House furnished the Superintendent of the Peninsula Division of the Water Department	50.00
House furnished the Operating Engineer of the Peninsula and Alameda Division of the Water Department.....	25.00
House furnished the Operating Engineer of the Water Dept...	15.00
House furnished to Superintendent, Park Department.....	50.00
House furnished to the Director of the Zoo, Park Dept.....	25.00
House furnished to Junior Operating Engineer at the Murphy Windmill, Park Department	25.00

provided, however, that for employees of the San Francisco Hospital, Laguna Honda Home and the Hassler Health Home the rates for meals shall be as follows:

Single meal	\$.35
	Per Month
1 meal per day.....	\$10.00
2 meals per day.....	16.50
3 meals per day.....	22.50

Section 2.9. Compensation Reserves: Surpluses existing in appropriations made for personal services shall be transferred by the Controller to a "Compensation Reserve" in the fund of which the appropriation is a part.

Each "Compensation Reserve" is appropriated for the following purposes:

For adjusting the provision for the compensation of an office or a position wherein the amount provided for such compensation is not sufficient to pay the officer or employee returning to such office or position from military or war leave the compensation said officer or employee is legally entitled to receive.

For providing the compensation for an office or a position wherein provision has not been otherwise made to pay an officer or employee returning from military or war leave to a regularly established office or position the compensation said officer or employee is legally entitled to receive.

For adjusting the provision for the compensation of an office or a position wherein the amount provided for such compensation is not sufficient to pay said officer or employee the compensation said officer or employee is legally entitled to receive.

Such amounts as may be required to carry out the above provision shall be transferred by the Controller to the related appropriation upon the request of the department head concerned and that of the

Chief Administrative Officer, board or commission for departments under their respective jurisdiction.

Each such request shall require the prior approval of the Secretary of the Civil Service Commission.

No such transfer shall be made from one fund to another.

Surpluses existing in "Compensation Reserve" may also be used for the making of appropriation for other compensation requirements in the manner provided by Charter.

Section 2.10. **Explanation of Symbols:** The following symbols used in connection with the rates fixed herein have the significance and meaning indicated:

- (a) Protected rate based on same number of hours worked in 1943-1944.
- (b) Salary fixed by Charter.
- (c) Salary fixed by State law.
- (d) Salary paid by City and County (balance paid by State).
- (e) Salary fixed by department head.
- (f) Payroll symbol—5½-day week, 44 hours, plus 10 per cent.
- (g) Daily rate converted to monthly rate calculated on 5-day, 40-hour week.
- (h) Daily rate converted to monthly rate calculated on 5½-day, 44-hour week.
- (i) Daily rate converted to monthly rate calculated on 6-day, 48-hour week.
- (j) Monthly rate converted to daily rate.
- (k) Salary based on Disability Transfer.
- (l) No funds provided.
- (m) Daily rate based on type of services provided by salary standardization ordinance.
- (n) Payroll symbol—Normal 5-day week, 40 hours.
- (p) Payroll symbol—Premium rate.
- (s) Payroll symbol—6-day week, 48 hours, plus 20 per cent.
- (t) Not a salary standardization rate. Rate as set forth in budget.

Section 3. BOARD OF SUPERVISORS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	11		Supervisors	(b) \$200
2	1	B11	Cost Analyst	315-375
3	1	B88	Chief Assistant Clerk, Board of Supervisors	435-520
4	1	B90	Clerk of the Board of Supervisors.	520-625
5	1	B222	General Clerk	185-230
6	1	B408	General Clerk-Stenographer	185-230
7	5	B413	Assistant Clerk, Board of Supervisors	275-345
10	2	O1	Chauffeur	240

Section 4. **MAYOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Mayor	(b) \$833.33
1.1	1	B10	Accountant	315-375
2	1	B74	Confidential Secretary to Mayor...	450
3	1	B76	Executive Secretary to Mayor	625
4	1	B76.1	Administrative Assistant to Mayor	600-720
4.1	1	B76.3	Administrative Analyst	420-500
5	1	B213	Usher, Mayor's Office	185-230
6	8	B408	General Clerk-Stenographer	185-230
7	1	B234	Head Clerk	275-345
8	1	B454	Telephone Operator	185-230
8.2	2	G31	Administrative Technician	300-375
8.3	1	N403	Public Service Director, Mayor's Office	415-500
9	1	N404	Public Service Assistant	275-345
10	1	O1	Chauffeur	240

Section 4a. **VETERANS HOUSING BUREAU**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	4	B408	General Clerk-Stenographer	\$185-230

Section 5. **ASSESSOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Assessor	(b) \$666.66
2	1	B99	Confidential Secretary to Assessor	315-375
3	1	B120	Director, Accounts and Records, Assessor's Office	385-460
4	9	B222	General Clerk	185-230
5	1	B228	Senior Clerk	230-290
6	1	B100	Supervisor, Real Property Records, Assessor's Office	360-430
7	1	B101	Supervisor, Personal Property Records, Assessor's Office.....	275-345
8	1	B235	Director of Service	275-345
9	1	B242	Blockbook Draftsman	230-290
9.1	4	B309a	Key Punch Operator (Alphabetical)	160-200
10	6	B310	Tabulating Machine Operator	190-240
11	1	B310.1	Senior Tabulating Machine and Key Punch Operator	240-290
12	1	B330	Photographer	230-290
13	12	B408	General Clerk-Stenographer	185-230
14	1	B412	Senior Clerk-Stenographer	230-290
15	2	B454	Telephone Operator	185-230
16	5	B512	General Clerk-Typist	185-230
17	2	F102c	Draftsman (Civil)	260-320
18	2	F100	Junior Draftsman	210-260

Section 5.1 **ASSESSOR (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	8	G2	Land Appraiser	\$265-330
20	3	G4	Supervising Land Appraiser	330-400
21	1	G5	Chief Land Appraiser	400-480
22	9	G8	Building Appraiser	265-330
23	4	G10	Supervising Building Appraiser...	330-400
24	1	G11	Chief Building Appraiser.....	400-480
25	8	G15	Property Auditor	250-315

Section 5.1. ASSESSOR (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
26	1	G15.1	Warehouse and Probate Estates Appraiser	300-375
27	5	G16	Supervising Personal Property Appraiser	335-405
28	1	G17	Chief Personal Property Appraiser	410-490
29	1	G18	Assistant Marine Surveyor	250-315
30	1	G19	Marine Surveyor	335-405
31	1	G20	Chief Assistant Assessor	460-550
32	1	G21	Administrative Assistant, Assessor's Office	335-405

Section 6. CITY ATTORNEY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		City Attorney	(b) \$833.33
2	1	B160	Law Clerk	230-290
2.1	1		*Receptionist	225
3	8	B410	Legal Stenographer	200-250
4	1	B412	Senior Clerk-Stenographer	230-290
5	1	B454	Telephone Operator	185-230
6	1	F706	Chief Valuation Engineer	515-615
7	3	K4	Attorney, Civil	430
8	5	K6	Senior Attorney, Civil	545
8.1	1		*Senior Attorney (Civil)	545
9	6	K8	Principal Attorney, Civil	660
9.1	3		*Principal Attorney (Civil)	660
10	3	K10	Head Attorney, Civil	800
11	1	K12	Chief Attorney, Civil	900
12	1	K16	Special Counsel, Water Service	1,250
12.1	1	S114	Claims Investigator	275-345

*Subject to classification by Civil Service Commission after investigation.

INTERDEPARTMENTAL

13	1	K8	Principal Attorney, Civil (part time) at rate of	660
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Section 7. DISTRICT ATTORNEY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		District Attorney	(b) \$666.66
2	1	B68	Chief Clerk	360-430
2.1	1	B160	Law Clerk	230-290
3	2	B162	Assistant Director, Bureau of Domestic Relations, District Attorney's Office	230-290
4	1	B163	Director, Bureau of Domestic Relations, District Attorney's Office	275-345
4.1	2	B222	General Clerk	185-230
5	5	B408	General Clerk-Stenographer	185-230
6	2	B412	Senior Clerk-Stenographer	230-290
7	1	B420	Phonographic Reporter	275-345
8	1	B454	Telephone Operator (part time) at rate of	185-230
9	1	B454	Telephone Operator	185-230
9.1	1	B512	General Clerk-Typist	185-230
10	1	B516	Senior Clerk-Typist	230-290

INTERDEPARTMENTAL

11	1	D6	Special Officer	215-260
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Section 7.1. **DISTRICT ATTORNEY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	1	K6	Senior Attorney, Civil.....	\$545
13	3	K52	Junior Attorney, Criminal.....	345
13.1	1	K52	Junior Attorney, Criminal (part time) at rate of.....	345
14	7	K54	Attorney, Criminal.....	430
15	8	K56	Senior Attorney, Criminal.....	545
15.1	1	K56	Senior Attorney, Criminal (part time) at rate of.....	545
16	3	K58	Principal Attorney, Criminal.....	660
16.1	1	K60	Head Attorney, Criminal..... (t	800
16.2	1	K62	Chief Attorney, Criminal..... (t	800
17	1	N11	Senior Investigator, District Attorney's Office.....	400
18	2	N12	Investigator, District Attorney's Office.....	275-345
19	1	N422	Investigative Reporter.....	360-430

Section 8. **TREASURER**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Treasurer.....	(b) \$666.66
2	1	B10	Accountant.....	315-375
3	1	B14	Senior Accountant.....	385-460
4	2	B102	Teller.....	230-290
5	4	B104	Senior Teller.....	275-345
6	2	B108	Cashier A.....	385-460
7	4	B222	General Clerk.....	185-230
8	1	B234	Head Clerk.....	275-345
9	1	B408	General Clerk-Stenographer.....	185-230

Section 9. **SHERIFF**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Sheriff.....	(b) \$666.66
2	1	B4	Bookkeeper.....	210-260
3	1	B84	Under Sheriff.....	460-550
4	1	B98	Confidential Secretary to Sheriff..	275-345
5	1	B68	Chief Clerk.....	360-430
6	1	B105	Cashier B.....	315-375
7	1	B160	Law Clerk.....	230-290
8	2	B222	General Clerk.....	185-230
8.1	1	B228	Senior Clerk.....	230-290
9	1	B352	Storekeeper.....	(a) 280
10	1	B408	General Clerk-Stenographer.....	185-230
11	4	B512	General Clerk-Typist.....	185-230

Section 9.1. **SHERIFF (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	2	C52	Elevator Operator.....	\$150-190
13	35	D2	Bailiff.....	210-260
14	1	D2	Bailiff.....	(k) 259
15	1	D5	Detention Hospital Bailiff.....	230-290

Section 9.2. **SHERIFF (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
15.1	12	D52	Jail Matron.....	\$185-230
16	2	D54	Head Jail Matron.....	230-265
16.1	28	D60	Jailer.....	185-230
17	6	D64	Captain of Watch.....	230-265
18	2	D66	Superintendent of Jail.....	385-460

Section 9.3. **SHERIFF** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	10	D102	Writ Server	\$210-260
20	7	D152	Keeper	160-200
21	1	D154	Head Keeper	210-260
22	1	I 12	Cook	175-210
23	1	I 14	Junior Chef	210-230
24	1	K6	Senior Attorney, Civil (part time) at rate of.....	545
25	1	L360	Physician (part time) at rate of...	460
26	2	O1	Chauffeur	240
27	3	O52	Farmer	160-200
28	3	O168.1	Operating Engineer	290

Section 10. **PUBLIC DEFENDER**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Public Defender	(b) \$666.66
2	1	B408	General Clerk-Stenographer	185-230
4	4	K56	Senior Attorney, Criminal.....	545

Section 11. **POLICE DEPARTMENT**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3		Commissioner	(b) \$100
2	1		Chief of Police	(b) 750
3	1		Deputy, Chief of Police.....	(b) 625
4	1		Property Clerk	(b) 415
5	1		Police Surgeon	(b) 250
6	1	B4	Bookkeeper	210-260
6.1	1	B6	Senior Bookkeeper	260-315
7	1		Department Secretary	(b) 500
8	4	B310	Tabulating Machine Operator.....	190-240
10	5	B408	General Clerk-Stenographer	185-230
11	2	B412	Senior Clerk-Stenographer	230-290
12			Hearing Reporter (as needed), \$12.50 day plus transcription...	
13	14	B454	Telephone Operator	185-230
14	8	B512	General Clerk-Typist	185-230
15	1		Director of Criminal Information(b)	425
16	1		Director of Personnel	(b) 425
17	1		Director of Special Services....	(b) 325
18	1		Secretary, Police Commission (Captain)	(b) 415

Section 11.1. **POLICE DEPARTMENT** (Continued)

BUREAU OF INSPECTORS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
18.1	1	B408	General Clerk-Stenographer	\$185-230
19	8	B512	General Clerk-Typist	185-230
20	1		Captain of Inspectors.....	(b) 550
21	95		Inspectors	(b) 300
22	21	Q2	Policeman (Assistant Inspector), 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250

Section 11.1. POLICE DEPARTMENT (Continued)

BUREAU OF INSPECTORS (Continued)				
Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
23	10	Q2	Policeman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
24	3	Q20	Policewoman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
25	2	Q50	Sergeant (Assistant Inspector) ..	(b) 290
26	10	Q60	Lieutenant	(b) 325
27	1	Q62	Photographer, Police Department	(b) 275
28	1	Q63	Criminologist	(b) 415

Section 11.2. POLICE DEPARTMENT (Continued)

UNIFORMED FORCE (and Miscellaneous)				
Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
29	1		Supervising Captain	(b) \$500
30	1		Captain of Traffic	(b) 450
31	1	Q25	Inspector of Motor Vehicles	240-300
31.1	1	Q28	Range Master	240-300
32	1		Inspector of Junior Traffic	(b) 300
33	1		Inspector of Horses and Equipment	(b) 300
35	1	D54	Head Jail Matron	230-265
36	7	D52	Jail Matron	185-230
37	2	I 2	Kitchen Helper	120-155
38	1	I 14	Junior Chef	210-230
39	1	I 204	Porter	125-160
40	10	J70	Hostler	(i) 229.50
41	4	O158	Motor Boat Operator	205-260
42	*1098	Q2	Policeman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
43	70	Q2	Policeman (2 wheel motorcycle operation) at \$15.00 per month in addition to regular salary ..	(b) 225
43.1	10	Q20	Policewoman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
44	25	Q30	Police Patrol Driver, 1st year ..	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
45	162	Q50	Sergeant	(b) 290
46	5	Q50	Sergeant (2 wheel motorcycle operation) at \$15.00 per month in addition to regular salary ..	(b) 225
47	37	Q60	Lieutenant	(b) 325
47.1	1	Q60	Lieutenant (2 wheel motorcycle operation) at \$15.00 per month in addition to regular salary ..	(b) 225
49	11	Q80	Captain	(b) 415

*For 50 positions funds provided for 3 months only; for 50 positions funds provided for 6 months only; for 50 positions funds provided for 9 months only.

Section 11.3. **POLICE DEPARTMENT** (Continued)**CITIZENS' PROTECTIVE CORPS—AIR RAID WARDEN SERVICE**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
51.2			Reserve Police at rate of \$1.00 per hour not to exceed 49 hours....	

Section 12. **FIRE DEPARTMENT**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3		Commissioner	(b) \$100
2	1		Chief Engineer	(b) 750
3	1	B6	Senior Bookkeeper	260-315
4	1	B67	Secretary, Fire Commission	460-550
5	1	B306	Multigraph Operator	185-230
6	4	B408	General Clerk-Stenographer	185-230
7	1	B412	Senior Clerk-Stenographer	230-290
7.1	1	F410	Engineer (Mechanical)	435-520

Section 12.1. **FIRE DEPARTMENT** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
8	990	H2	Fireman, 1st year	(b) \$225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
9	34	H10	Chief's Operator	(b) 275
10	3	H15	Engineer of Fire Engines	(b) 275
11	124	H20	Lieutenant	(b) 300
11.1	*2	H20	Lieutenant	(b) 300
12	73	H30	Captain	(b) 325
13	26	H40	Battalion Chief	(b) 425
14	1	H42	Chief, Division of Fire Prevention and Investigation	460-550
15	1	H44	Supervising Inspector, Bureau of Fire Investigation	355-425
16	7	H50	Assistant Chief Engineer	(b) 500
17	1	H152	Inspector of Fire Department Apparatus	240-300
18	1	L360	Physician (part time) at rate of...	460

*Funds provided for 9 months only.

Section 12.2. **FIRE DEPARTMENT** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	3	J4	Laborer	\$ 8.50 day
20	7	O166.1	Junior Operating Engineer	232
21	5	O168.1	Operating Engineer	290
22	2	O172	Chief Operating Engineer	360
23	12	O304	Hydrantman Gateman	205-260
23.1	1	O308	Assistant Foreman Hydrantman Gateman	260-275
24	1	O310	Foreman Hydrantman Gateman...	275-290
25	1	U112	Pipe Caulker	12.40 day

Section 12.3. **FIRE DEPARTMENT** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
26	10	H102	Marine Fireman of Fire Boats	(b) \$255
27	10	H110	Marine Engineer of Fire Boats	(b) 325
28	5	H120	Pilot of Fire Boats	(b) 325

Section 12.4. **FIRE DEPARTMENT (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
29	35	H202	Fireman, Salvage Corps, 1st year	(b) \$225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
30	6	H206	Lieutenant, Salvage Corps.....	(b) 300
31	1	H208	Captain, Salvage Corps	(b) 325

Section 13. **BOARD OF PERMIT APPEALS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	5		Member of Board, \$15 per meeting	(b)
2	1	B61	Secretary, Board of Permit Appeals	\$345-415

Section 14. **PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—GENERAL DIVISION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A161	General Foreman Carpenter.....	\$ 16.00 day
2	2	B4	Bookkeeper	210-260
3	1	B10	Accountant	315-375
4	1	B70	Secretary, Park Commission.....	360-430
5	1	B103	Cashier C	230-290
6	2	B222	General Clerk	185-230
7	2	B228	Senior Clerk	230-290
8	1	B234	Head Clerk	275-345
9	3	B408	General Clerk-Stenographer	185-230
9.1	1	B454	Telephone Operator	185-230
10	3	B512	General Clerk-Typist	185-230
11	14	C102	Janitress	145-180
12	2	C102	Janitress (part time) at rate of....	145-180
13	8	C104	Janitor	155-195
13.1	2	C104	Janitor	(k) 195
14	3	C152	Watchman	150-190
14.1	3	C152	Watchman	(k) 186

Section 14.1. **PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—GENERAL DIVISION
(Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
14.2	1	F256	Cartographer and Art Designer....	\$255-320
15	1	F401d	Junior Engineer (Civil, Park).....	255-320
16	1	F406a	Assistant Engineer (Architectural)	360-430
17	1	F406f	Assistant Engineer (Mechanical, Park)	360-430
18	1	F410e	Engineer (Landscape Design and Construction)	435-520
18.1	1	F604	Surveyor's Field Assistant	230-290
18.2	1	F610	Chief of Party	300-375
19	1	J12	Labor Foreman	9.50 day
20	1	O1	Chauffeur	240
21	199	O58	Gardener	150-200
22	1	O59	Insecticide Spray Operator.....	180-215
23	24	O60	Sub-Foreman Gardener	200-240
24	17	O60.1	Foreman Gardener	240-275
25	1	O61	Supervisor of Grounds.....	275-345
26	1	O70	Supervisor of Maintenance.....	335-405

Section 14.1. **PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—GENERAL DIVISION
(Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
27	1	O74	Supervisor of Arboretum and Botanical Research	335-405
28	2	O76	Chief Nurseryman	275-345
29	1	O80	Nurseryman	190-240
30	3	O166.1	Junior Operating Engineer	232
31	5	O168.1	Operating Engineer	290
32	1	O174	Chief Operating Engineer, Activated Sludge Plant	360
33	1	O360	Supervisor of Construction, Roads and Paths	275-345
34	1	W2	Superintendent, Park Department.	666.66
35	1	W4	Assistant Superintendent, Park Department	435-520
36	1	J70	Hostler	9.00 day

Section 14a. **PARK DEPARTMENT—PERMANENT SERVICES—
PERMANENT SALARIES—ZOO DIVISION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	C102	Janitress	\$145-180
2	4	C104	Janitor	155-195
3	1	C107	Working Foreman Janitor	195-230
4	3	O58	Gardener	150-200
5	1	O166.1	Junior Operating Engineer	232
6	24	W206	Animal Keeper	165-215
7	1	W208	Assistant Head Animal Keeper....	215-240
8	1	W210	Head Animal Keeper	240-300
9	1	W212	Director of the Zoo.....	350-420

Section 14b. **PARK DEPARTMENT—PERSONAL SERVICES—
REVENUE DIVISION—COMMISSARY UNITS**

EMPLOYMENTS PREDICATED ON REVENUE MONEYS—The following positions are in the Revenue Division and predicated on receipts from said divisions. The employments are not established as continuing positions but "as needed" when services are required and funds from receipts are available.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B512	General Clerk-Typist	\$185-230
2	2	C104	Janitor	155-195
3	1	C152	Watchman	150-190
4	2	J70	Hostler	9.00 day
5	1	R24	Supervisor of Restaurants and Playgrounds	275-345
6	3	R130	Foreman, Recreational Activities..	175-220

Section 14c. **PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—REVENUE DIVISION—RECREATIONAL UNITS**

EMPLOYMENTS PREDICATED ON REVENUE MONEYS—The following positions are in the Revenue Division and predicated on receipts from said divisions. The employments are not established as continuing positions but "as needed" when services are required and funds from receipts are available.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	9	C104	Janitor	\$155-195
2	4	C152	Watchman	150-190

Section 14c. **PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—REVENUE DIVISION—RECREATIONAL UNITS (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3	1	C160	Harbormaster	185-230
4	1	I52	Counter Attendant	161
5	32	O58	Gardener	150-200
6	3	O60.1	Foreman Gardener	240-275
7	1	O166.1	Junior Operating Engineer	232
8	1	O168.1	Operating Engineer	290
9	2	R20	Assistant Director, Recreational Activities	335-405
10	1	R22	Director, Recreational Activities...	460-550
10.1	1	R108	Head Life Guard	190-240
11	2	R111	Life Guard-Watchman	150-190
12	8	R132	Starter, Park Department	175-220
13	1	W18	Supervisor of Golf Course Maintenance	300-375

Section 14d. **PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—PART TIME—REVENUE DIVISION—RECREATIONAL UNITS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B222	General Clerk (as needed) at rate of	\$185-230
2	2	O58	Gardeners (as needed) at rate of	150-200
3	1	R112	Matron, Swimming Pool (as needed) at rate of	115-145
3.1	1	C102	Janitress (as needed) at rate of...	145-180

INTERDEPARTMENTAL

These positions are paid from appropriations for temporary or interdepartmental service. The employments are not established as continuing positions but "as needed" when services are required and funds provided.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	12	O58	Gardener	\$150-200
5	1	O60	Sub-Foreman Gardener	200-240
6	1	O60.1	Foreman Gardener	240-275

Section 15. **PARK DEPARTMENT (Personal Services, Wages)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	4	A154	Carpenter	\$ 14.00 day
2	1	A204	Cement Finisher	14.00 day
3	4	A354	Painter	14.00 day
4	1	A392	Plasterer	16.00 day
5	2	A404	Plumber	15.00 day
6	1	A456	Sheet Metal Worker	14.00 day
7	1	A651	Ornamental Iron Worker	12.80 day
8	1	B210	Office Assistant	140-175
8.1	1	E108	Electrician	15.00 day
9	6	I2	Kitchen Helper	120-155
10	3	I11	Griddle Cook	160-190
11	3	I12	Cook	175-210
12	18	I52	Counter Attendant	161
13	27	J4	Laborer	8.50 day
14	1	J64	Mower Maintenance Man	10.40 day
15	1	J152	Trackman	8.50 day
16	1	L360	Physician (part time)	2.50 per call

Section 15. PARK DEPARTMENT (Personal Services,
Wages) (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
17	19	O1	Chauffeur	*9.20-13.80 day
17.2	1	O1	Chauffeur (A Frame Truck Loader)	12.00 day
18	1	O1	Chauffeur, Tractors	13.60 day
19	1	O1	Chauffeur, Trax-cavator	16.00 day
20	6	O1	Chauffeur, Power Mower Tractor.	10.52 day
22	3	O57	Tree Topper	9.00 day
23	1	O116	Teamster—Two-Horse Vehicle....	9.00 day
23.1	1	O152	Engineer of Hoisting and Portable Engines	13.20 day
24		R54	Athletic Attendant (part time) as needed75 hr.
25		R56	Playground Director (part time) as needed, at rate of	185-230
26		R110	Life Guard	150-190
27	6	W106	Rides Attendant	160-200
28		W108	Rides Attendant Helper50 hr.

*At rate set by Salary Standardization Ordinance for type of equipment operated.

Section 15.1. PARK DEPARTMENT—AQUATIC PARK
DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3	3	C152	Watchman	\$150-190

Section 16. RECREATION DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	A154	Carpenter	\$ 14.00 day
2	1	A160	Foreman Carpenter	15.00 day
3	3	A354	Painter	14.00 day
4	1	B4	Bookkeeper	210-260
5	1	B6	Senior Bookkeeper	260-315
6	1	B32	Business Manager, Recreation Department	385-460
7	1	B210	Office Assistant	140-175
8	2	B222	General Clerk	185-230
9	2	B228	Senior Clerk	230-290
10	7	B408	General Clerk-Stenographer	185-230
11	3	B512	General Clerk-Typist	185-230
12	1	F102c	Draftsman (Civil)	260-320
13	1	F104c	Senior Draftsman (Civil, Recreation)	320-375

Section 16.1. RECREATION DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
15	4	C104	Janitor	\$155-195
16	1	I 154	Laundress	125-160
17	8	J4	Laborer	(h 198.50
18	1	J12	Labor Foreman	(h 222
19	2	O1	Chauffeur	*(h 215 to 322
21	2	O1	Chauffeur, Power Mower Tractors	(h 245.50
22	4	O54b	Foreman, Building and Grounds..	210-260
23	60	O58	Gardener	150-200
24	1	O61	Supervisor of Grounds	275-345
25	1	O80	Nurseryman	190-240

*At rates set by Salary Standardization Ordinance for type of equipment operated.

Section 16.2. RECREATION DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
26	1	R2	Secretary, Recreation Commission	\$255-320
27	1	R3	Assistant Superintendent, Recreation Department	350-420
28	1	R4	Superintendent, Recreation Dept.	530-635
28.1		R52	Locker Room Aid (part time) as needed	.50 hr.
29	25	R56	Playground Director (part time) at rate of	185-230
30	43	R56	Playground Director	185-230
31		R56	Playground Director (part time) as needed, at rate of	185-230
32	9	R58	Director-at-Large, Recreation Department	230-290
33	2	R105	Supervisor of Athletics	275-345
34	1	R106a	Supervisor of Activities (Dramatics)	275-345
34.1	1	R106c	Supervisor of Activities (Music)	275-345
34.2	1	R106d	Supervisor of Activities (Swimming)	275-345
35	*2	R112	Matron, Swimming Pool	115-145
36	*2	R114	Swimming Instructor	185-230
37	1	R114	Swimming Instructor	185-230
38			Pianist (part time) as needed	2.50 per call
39		R112	Matron, Swimming Pool (part time) as needed, at rate of	115-145
40		R114	Swimming Instructor (part time) as needed, at rate of	185-230
41	1	R118	Curator, Children's Museum	230-290

*Funds provided for seven months only.

Section 16.3. RECREATION DEPARTMENT

"TEEN-AGE" CENTERS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
42	12	R56	Playground Director	\$185-230
42.1		R56	Playground Director (part time) as needed, at rate of	185-230
43	6	C104	Janitor	155-195

Section 16.4. RECREATION DEPARTMENT

HUNTERS POINT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
43.1	1	B408	General Clerk-Stenographer	\$185-230
44	24	R56	Playground Director	185-230
44.1		R56	Playground Director (part time) as needed, at rate of	185-230
45	4	C104	Janitor	155-195

Section 16.5. RECREATION DEPARTMENT

SCHOOL CENTERS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
46	8	R56	Playground Director (part time) at rate of	\$185-230
46.1		R56	Playground Director (part time) as needed, at rate of	185-230

Section 16a. **RECREATION DEPARTMENT****CAMP MATHER**

Seasonal employment, as needed. All maintenance provided shall be charged for and deduction made from salaries in accordance with schedule of deductions fixed in Section 2.8 of this ordinance specified herein.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
48	1	B4	Bookkeeper	\$210-260
48.1	*1	B4	Bookkeeper	210-260
49	‡1	O1	Chauffeur	(h 322
51	1	O58	Gardener	150-200
52	1	R102	Camp Manager	250-300
53			Team Hire for Camp, at rates specified in Purchaser's contract.	

‡Funds provided for eight months only.

*Funds provided for six months only.

Section 17. **PUBLIC LIBRARY**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	X2	City Librarian	\$666.66
2	1	A154	Carpenter	14.00 day
2.1	1	B4	Bookkeeper	210-260
3	1	B72	Secretary, Library Department....	335-405
4	10	B210	Office Assistant	140-175
5	2	B222	General Clerk	185-230
6	1	B222	General Clerk (part time) at rate of	185-230
6.1	1	B408	General Clerk-Stenographer	185-230
7	1	B423	Assistant to City Librarian.....	250-315
8	2	B512	General Clerk-Typist	185-230
9	1	B516	Senior Clerk-Typist	230-290
10	1	C52	Elevator Operator	150-190
11	1	C52	Elevator Operator (part time) at rate of	150-190
13	1	C102	Janitress	145-180
14	22	C102	Janitress or C104 Janitor (part time) at rate of.....(m	
15	6	C104	Janitor	155-195
16	1	C107	Working Foreman Janitor	195-230
17	2	C152	Watchman	150-190
18	5	J54	Book Repairer	130-165
19	1	J56	Sub-Foreman Book Repairer	165-200
20	1	O1	Chauffeur, Flat Rack Truck.... (h	228.50
21	1	O168.1	Operating Engineer	290

Section 17.1. **PUBLIC LIBRARY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
22	2	X12	Chief Librarian	\$300-375
23	20	X20	Head Librarian	250-315
24	1	X32	Reference Librarian	275-345
25	30	X40	Senior Librarian	230-270
26	22	X42	Librarian	185-230
27	1	X44	Station Keeper (part time) at rate of	150
TEMPORARY SERVICES				
28		X42	Librarian (part time) as needed, at rate of	185-230
29		X52	Library Page (part time) as needed, at rate of50 hr.

Section 18. **WAR MEMORIAL**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B59	Secretary, Board of Trustees, War Memorial	\$300-375
2	1	B96	Managing Director, War Memorial	550-660
3	1	B408	General Clerk-Stenographer	185-230
4	2	C52	Elevator Operator	150-190
5	19	C104	Janitor	155-195
6	1	C108	Foreman Janitor	230-240
7	6	C152	Watchman	150-190
7.1	1	C152	Watchman	(k) 186
8	1	C202	Window Cleaner	195-230
9	1	E108	Electrician	(i) 382.50
10	1	E109	Stage Electrician	15.00 day
11	1	E130	Elevator Mechanic	(i) 358.50
12	2	O168.1	Operating Engineer	290
13	1	O172	Chief Operating Engineer	360
14	1	A165	Stage Carpenter	15.00 day
15	1	C252	Opera House Attendant (part time) as needed75 hr.

AS NEEDED

16	1	A170	Stage Property Man	15.00 day
17	1	A354	Painter	14.00 day

Section 18.1. **ART MUSEUM**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	3	C52	Elevator Operator	\$150-190
20	2	C104	Janitor	155-195

Section 19. **ART COMMISSION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B57	Secretary, Art Commission	\$300-375
2	1	B408	General Clerk-Stenographer	185-230

Section 20. **CALIFORNIA PALACE OF THE LEGION OF HONOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B302	Addressing Machine Operator	\$185-230
2	1	B425	Assistant to Director, California Palace of the Legion of Honor ..	230-290
3	1	B512	General Clerk-Typist	185-230
4	1	C104	Janitor	155-195
5	1	C107	Working Foreman Janitor	195-230
5.1	1	C152	Watchman	150-190
5.2	1	C152	Watchman	(k) 190
6	8	C180	Gallery Attendant	150-190
7	1	O166.1	Junior Operating Engineer	232
8	1	O168.1	Operating Engineer	290

Section 20.1. **CALIFORNIA PALACE OF THE LEGION OF HONOR (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	1	Y4	Director, California Palace of the Legion of Honor	\$550-660
10	1	Y6	Organist (part time) as needed	50.00 day
11	1	Y8	Curator A	335-405
12	1	Y10	Curator B	275-345

Section 20.1. CALIFORNIA PALACE OF THE LEGION
OF HONOR (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
13	2	Y12	Curator C	230-290
14	1	Y30	Registrar	210-260
15	1	Y42	Chief Installer	210-260
16	1	Y44	Senior Museum Technician	185-230
17	2	Y46	Museum Technician	160-200

Section 21. M. H. de YOUNG MEMORIAL MUSEUM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A180	Cabinet Maker	(h) \$327
2	1	B71	Secretary, Board of Trustees, M. H. de Young Memorial Museum and California Palace of Legion of Honor	360-430
2.1	1	B330	Photographer	230-290
3	1	B408	General Clerk-Stenographer	185-230
4	1	B424	Assistant to Director, M. H. de Young Memorial Museum...	230-290
4.1	1	B454	Telephone Operator	185-230
5	1	B512	General Clerk-Typist	185-230
6	1	C102	Janitress	145-180
7	1	C103	Checkroom Attendant	145-180
8	2	C104	Janitor	155-195
9	15	C180	Gallery Attendant	150-190
10	2	C182	Assistant Head Gallery Attendant	190-200
11	1	C184	Head Gallery Attendant	200-230
12	1	O166.1	Junior Operating Engineer	232
13	1	O168.1	Operating Engineer	290

Section 21.1. M. H. de YOUNG MEMORIAL MUSEUM
(Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
14	1	Y2	Director, M. H. de Young Memorial Museum	\$675-800
15	5	Y10	Curator B	275-345
17	1	Y20	Administrative Assistant, M. H. de Young Memorial Museum ...	300-375
17.1	1	Y22	Restorer	275-345
18	1	Y30	Registrar	210-260

Section 21.2. M. H. de YOUNG MEMORIAL MUSEUM
(Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	2	Y42	Chief Installer	\$210-260
20	1	Y43	Chief Repairer and Packer	210-260
22	3	Y46	Museum Technician	160-200
23	1	Y48	Publicity Clerk	185-230

Section 22. STEINHART AQUARIUM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	1	C104	Janitor	\$155-195
6	3	O166.1	Junior Operating Engineer	232
7	1	O168.1	Operating Engineer	290
8	3	W150	Aquarium Attendant	165-215
9	1	W152	Aquatic Collector	190-240
11	1	Y42	Chief Installer	210-260

Section 23. MUNICIPAL COURT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	12		Judges	(c \$833.33
2	1	B85	Jury Commissioner, Municipal Court	(c 450
3	3	B68	Chief Clerk	360-430
3.1	5	B102	Teller	230-290
4	1	B105	Cashier B	315-375
5	15	B152	Court Room Clerk	250-315
6	5	B160	Law Clerk	230-290
7	4	B164	Senior Law Clerk	275-345
8	1		Clerk of the Municipal Court and Secretary to Judge.....	(c 625

Section 23.1. MUNICIPAL COURT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	28	B222	General Clerk	\$185-230
10	3	B228	Senior Clerk	230-290
11	2	B234	Head Clerk	275-345
12	6		Court Reporter, (c \$15.00 per day plus transcriptions.	
13	18	B512	General Clerk-Typist	185-230

Section 24. SUPERIOR COURT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	18		Judges	(c \$583.33
2	1		Secretary-Jury Commissioner ..	(c 700
3	3		Assistant Secretary- Jury Commissioner	(c 350
5	1	B87	Secretary-Attendant Grand Jury..	385-460
6	7	B252	Court Interpreter (part time) at rate of	185-230
7	2	B412	Senior Clerk-Stenographer	230-290
8	4	B454	Telephone Operator	185-230
9	1	B516	Senior Clerk-Typist	230-290
9.1	1		*Probate Investigator	500
9.2	18		Court Reporter	(c 400
10			Court Reporter, Pro Tempore (c \$20.00 per day plus transcrip- tions when necessary.	

*To be classified if subject to Section 142 of the Charter.

Section 25. LAW LIBRARY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Assistant Law Librarian.....	(e \$300
2	1		Law Librarian	(e 525
3	1		Bookbinder	(e 288

Section 26. JUVENILE COURT (Probation Office)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	B4	Bookkeeper	\$210-260
2	1	B6	Senior Bookkeeper	260-315
3	1	B35	Administrative Assistant, Juvenile Court	360-430
4	2	B210	Office Assistant	140-175
5	1	B239	Statistician	250-315
6	12	B408	General Clerk-Stenographer	185-230

Section 26. JUVENILE COURT (Probation Office) (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
7	1	B412	Senior Clerk-Stenographer	230-290
8	2	B454	Telephone Operator	185-230
9	10	B512	General Clerk-Typist	185-230
9.1	1	B516	Senior Clerk-Typist	230-290
10	2	L364	Physician, Specialist (part time) at rate of	520
11	3	L404	Psychologist	200-250
12	1	L406	Senior Psychologist	250-300
13	44	T56	Probation Officer	220-275
13.1	2	T57	Psychiatric Social Service Worker	220-275
14	6	T60	Senior Probation Officer	275-335
15	1		Referee (part time)	(c) 350
16	1	T72	Chief Juvenile Probation Officer..	585-700
17			Hearing Reporter (as needed) \$12.50 per day plus transcriptions.	

INTERDEPARTMENTAL

17.1	1	T56	Probation Officer	220-275
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Section 27. JUVENILE COURT (Detention Home)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	C104	Janitor	\$155-195
2	1	C107	Working Foreman Janitor	195-230
3	1	I 2	Kitchen Helper	120-155
3.1	1	I 10	Cook's Assistant	135-165
4	1	I 12	Cook	175-210
4.1	1	I 170	Washer	160-200
4.2	1	I 254	Seamstress	140-175
4.3	1	L156	Dentist (part time) at rate of	325-390
4.4	2	L364	Physician Specialist (part time) at rate of	520
5	3	P102	Registered Nurse	165-200
6	2	R56	Playground Director (part time) as needed, at rate of	185-230
7	19	T35	Group Supervisor	185-230
8	1	T12	Superintendent, Juvenile Detention Home	300-375
8.1	1	T13	Assistant Superintendent, Juvenile Detention Home	275-345

Section 27a. JUVENILE COURT (Boys' Ranch School)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	I 10	Cook's Assistant	\$135-165
2	1	I 12	Cook	175-210
3	1	T20	Director of the Boys' Ranch School	300-375
4	2	T22	Assistant Director of Boys' Ranch School	230-290
5	1	T24	Agricultural Instructor	185-230
6	2	T26	Ranch School Maintenance Man...	185-230
7	2	T35	Group Supervisor	185-230

Section 27b. JUVENILE COURT
(Laguna Honda Children's Home)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	I 12	Cook	\$175-210
2	1	P102	Registered Nurse	165-200
3	1	T30	Director of Girls' School	300-375
4	4	T35	Group Supervisor	185-230

Section 27c. JUVENILE COURT (Edgewater School)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	I 12	Cook	\$175-210
2	1	P102	Registered Nurse	165-200
3	1	T30	Director	300-375
4	7	T35	Group Supervisor	185-230

Section 28. ADULT PROBATION DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	5	B408	General Clerk-Stenographer	185-230
3	9	T56	Probation Officer	220-275
4	1	T60	Senior Probation Officer	275-335
5	1	T70	Chief Adult Probation Officer.....	435-520

Section 29. CHIEF ADMINISTRATIVE OFFICER

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B51	Chief Administrative Officer	\$1,500
2	1	B4	Bookkeeper	210-260
3	1	B210	Office Assistant (part time) at rate of	140-175
4	1	B412	Senior Clerk-Stenographer	230-290
5	1	B512	General Clerk-Typist	185-230
6	1	G31	Administrative Technician	300-375

**Section 29.1. CHIEF ADMINISTRATIVE OFFICER—
DORMITORIES FOR SERVICE MEN**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	*1	B236	Manager Dormitories	\$275-345
2	*2	B229	Dormitory Clerk	185-230
3	*3	C104	Janitor	155-195
4	*3	I 204	Porter	125-160

*Funds provided for one month only.

**Section 30. DEPARTMENT OF FINANCE AND RECORDS—
DIRECTOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B95	Director of Finance and Records...	\$625-750
2	1	B408	General Clerk-Stenographer	185-230

**Section 31. DEPARTMENT OF FINANCE AND RECORDS—
TAX COLLECTOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B89	Director, Bureau of Licenses.....	\$360-430
2	1	B93	Tax Collector	(a) 666.66
3	3	B102	Teller	230-290
4	1	B105	Cashier B	315-375
5	1	B108	Cashier A	385-460
6	22	B222	General Clerk	185-230
7	1	B228	Senior Clerk	230-290
8	1	B234	Head Clerk	275-345
9	2	B408	General Clerk-Stenographer	185-230
10	1	B412	Senior Clerk-Stenographer	230-290
11	1	G153	Adjuster, Tax Collector's Office...	230-290
12	1	G154	Senior Inspector of Licenses.....	300-375

Section 31.1. **DEPARTMENT OF FINANCE AND RECORDS—
TAX COLLECTOR (Continued)**

BUREAU OF DELINQUENT REVENUE COLLECTIONS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
13	1	B91	Director, Bureau of Delinquent Revenue	\$360-430
14	6	B222	General Clerk	185-230
14.1	1	B228	Senior Clerk	230-290
15	2	B408	General Clerk-Stenographer	185-230
16	1	K4	Attorney, Civil	430

Section 32. **DEPARTMENT OF FINANCE AND RECORDS—
REGISTRAR OF VOTERS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B66	Registrar of Voters	\$550-660
2	2	B68	Chief Clerk	360-430
3	1	B164	Senior Law Clerk	275-345
4	8	B222	General Clerk	185-230
5	1	B228	Senior Clerk	230-290
6	1	B234	Head Clerk	275-345
7	1	B304	Senior Addressing Machine Operator	230-260
8	4	B305	Voting Machine Adjuster	185-230
9	1	B355	Custodian of Voting Machines	275-345
10	1	B408	General Clerk-Stenographer	185-230
11	1	B512	General Clerk-Typist	185-230

Section 33. **DEPARTMENT OF FINANCE AND RECORDS—
RECORDER**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B68	Chief Clerk	\$360-430
2	1	B81	Recorder	550-660
3	1	B103	Cashier C	230-290
4	1	B105	Cashier B	315-375*
4.1	1	B222	General Clerk	(k) 229
5	4	B222	General Clerk	185-230
6	1	B228	Senior Clerk	230-290
7	2	B234	Head Clerk	275-345
8	26	B512	General Clerk-Typist	185-230

Section 34. **DEPARTMENT OF FINANCE AND RECORDS—
COUNTY CLERK**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B68	Chief Clerk	\$360-430
2	1	B105	Cashier B	315-375
3	22	B152	Court Room Clerk	250-315
4	9	B160	Law Clerk	230-290
5	7	B164	Senior Law Clerk	275-345
6	1	B169	County Clerk	550-660
7	7	B222	General Clerk	185-230
7.1	1	B327	Photostat Operator	(k) 230
8	1	B327	Photostat Operator	185-230
10	3	B512	General Clerk-Typist	185-230

**Section 35. DEPARTMENT OF FINANCE AND RECORDS—
PUBLIC ADMINISTRATOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	1	B6	Senior Bookkeeper	260-315
3	1	B173	Public Administrator	(a) 666.66
4	1	B222	General Clerk	185-230
5	1	B234	Head Clerk	275-345
6	4	B408	General Clerk-Stenographer	185-230
7	1	B412	Senior Clerk-Stenographer	230-290
7.1	1	K4	Attorney, Civil (part time) at rate of	430
8	1	K6	Senior Attorney, Civil (part time) at rate of	545
9	1		Attorney, Charter	(b) 666.66

Section 36. PURCHASING DEPARTMENT—GENERAL OFFICE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	B222	General Clerk	\$185-230
2	1	B234	Head Clerk	275-345
3	3	B352	Storekeeper	185-230
4	4	B354	General Storekeeper	230-290
5	1	B360	Printing and Stationery Buyer ...	300-375
6	4	B366	Assistant Purchaser of Supplies ...	300-375
7	1	B368	Chief Assistant Purchaser of Supplies	410-490
8	1	B374	Purchaser of Supplies	750-900
9	1	B382	Supervisor of Equipment and Supplies	230-290
10	12	B408	General Clerk-Stenographer	185-230
11	4	B512	General Clerk-Typist	185-230

**Section 36.1. PURCHASING DEPARTMENT—
INTERDEPARTMENTAL**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	9	B352	Storekeeper	\$185-230
12.1	3	B354	General Storekeeper	230-290
13	2	B366	Assistant Purchaser of Supplies ...	300-375
14	1	B368	Chief Assistant Purchaser of Supplies	410-490
14.1	1	B408	General Clerk-Stenographer	185-230
15	3	B512	General Clerk-Typist	185-230

**Section 37. PURCHASING DEPARTMENT—
CENTRAL SHOPS No. 1 and No. 2**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
14	1	B4	Bookkeeper	\$210-260
15	1	B222	General Clerk	185-230
16	1	B354	General Storekeeper	230-290
17	2	B512	General Clerk-Typist	185-230
18	6	J66	Garageman	(i) 229.50

Section 37.1. **PURCHASING DEPARTMENT—
CENTRAL SHOPS No. 1 and No. 2 (Continued)**

The following positions are in interdepartmental service. The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	2	A156	Patternmaker	\$ 13.60 day
20	5	A364	Car and Auto Painter	14.00 day
21	1	B4	Bookkeeper	210-260
22	1	E104	Batteryman-Electrician	15.00 day
23.1	17	J66	Garageman	9.00 day
24	1	M2	General Foreman Machinist	15.12 day
25	1	M8	General Superintendent of Shops..	505-605
26	32	M54	Auto Machinist	13.00 day
26.1	3	M55	Foreman Auto Machinist	14.00 day
26.2	2	M57	Sub-Foreman Auto Machinist.....	13.50 day
27	2	M60	Auto Fender and Body Worker....	13.00 day
28	4	M107	Blacksmith Finisher	10.40 day
29	4	M108	Blacksmith	12.00 day
30	1	M154	Boilermaker's Helper	9.78 day
31	1	M156	Boilermaker	12.33 day
32	1	M252	Machinist's Helper	9.92 day
33	9	M254	Machinist	13.12 day
34	1	O1	Chauffeur	9.20 day
35	1	O108	Leatherworker	11.12 day
36	1	O152	Engineer of Hoisting and Portable Engines	13.20 day

Section 37.2. **PURCHASING DEPARTMENT—
CENTRAL WAREHOUSE**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
37	1	B234	Head Clerk	\$275-345
38	1	B354	General Storekeeper	230-290
39	1	B358	Assistant Stationery Buyer	250-315
40	1	J12	Labor Foreman	(h 222)

Section 37.3. **PURCHASING DEPARTMENT—TABULATING
AND REPRODUCTION BUREAU**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
41	1	B310.1	Senior Tabulating Machine Operator	\$240-290
42	1	B310.2	Supervisor, Tabulating and Reproduction Bureau	315-375

Section 37.4. **PURCHASING DEPARTMENT—TABULATING
AND REPRODUCTION BUREAU (Continued)**

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
43	3	B309a	Key Punch Operator (Alphabetical)	\$160-200
44	9	B310	Tabulating Machine Operator.....	190-240
45	3	B325	Blueprinter	185-230
46	2	B327	Photostat Operator	185-230
47	1	B330	Photographer	230-290
47.1	1	B512	General Clerk-Typist	185-230

Section 37.5. PURCHASING DEPARTMENT—WAGES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
48	3	J4	Laborer	\$ 8.50 day

Section 38. REAL ESTATE DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
1.1	1	B234	Head Clerk	275-345
2	1	G204	Assistant Director of Property....	460-550
3	1	G206	Director of Property	650-780

INTERDEPARTMENTAL

The following positions are in interdepartmental service. The employments are not established as continuing positions but "as needed" when services are required and funds provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	2	B408	General Clerk-Stenographer	\$185-230
6	1	F102c	Draftsman (Civil)	260-320
7	5	G202	Division Right of Way Agent....	335-405
8			Real Estate and Improvement Appraisers at rates fixed by special appropriation.	

Section 39. REAL ESTATE DEPARTMENT—EXPOSITION AUDITORIUM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A154	Carpenter	(h) \$327
1.1	1	B408	General Clerk-Stenographer	185-230
2	1	C2	Assistant Superintendent of Auditorium	255-320
3	1	C4	Superintendent of Auditorium	385-460
3.1	1	C52	Elevator Operator	(k) 186
4	7	C104	Janitor	155-195
5	2	C152	Watchman	(k) 186
5.1	1	C152	Watchman	(k) 190
6	1	E108	Electrician	(h) 350
8	1	O168.1	Operating Engineer	290
(PART TIME) AS NEEDED				
9		A154	Carpenter	14.00 day
10	1	A354	Painter	14.00 day
11		C101	Dressing Room Maid (part time) as needed.....	.80 hr.

Section 40. DEPARTMENT OF PUBLIC WORKS—GENERAL OFFICE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	F2	Director of Public Works	\$1,000
2	1	B95.1	Assistant Director of Public Works	500-600
3	1	B210	Office Assistant	140-175
3.1	1	B222	General Clerk	185-230
4	1	B228	Senior Clerk	230-290
5	4	B408	General Clerk-Stenographer	185-230
6	4	B454	Telephone Operator	185-230
7	1	B454	Telephone Operator (part time) at rate of.....	185-230
8	1	B458	Chief Telephone Operator	230-290
INTERDEPARTMENTAL				
8.1	1	L360	Physician (part time) at rate of...	460

Section 41. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF ACCOUNTS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	1	B34	Supervisor, Bureau of Accounts, Department of Public Works...	450-540
3	5	B222	General Clerk	185-230
4	3	B228	Senior Clerk	230-290
4.1	1	B234	Head Clerk	275-345
5	2	B408	General Clerk-Stenographer	185-230
6	1	B454	Telephone Operator	185-230
7	1	B512	General Clerk-Typist	185-230
INTERDEPARTMENTAL				
8	1	B4	Bookkeeper	210-260
9	6	B222	General Clerk	185-230
9.1	1	B228	Senior Clerk	230-290
10	1	B408	General Clerk-Stenographer	185-230
11	3	B512	General Clerk-Typist	185-230

Section 42. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF BUILDING REPAIR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A8	Assistant Superintendent of Main- tenance and Repair of Public Buildings	\$435-520
2	1	A10	Superintendent of Maintenance and Repair of Public Buildings.....	505-605
3	1	A161	General Foreman Carpenter....(h	373.50
3.1	1	A208	General Foreman Cement Finisher	(h 373.50
4	1	A358	General Foreman Painter	(h 373.50
5	1	A408	General Foreman Plumber.....(h	397
6	1	A460	General Foreman Sheet Metal Worker	(h 373.50
7	1	A506	General Foreman Steamfitter... (h	397
8	1	E111	General Foreman Electrician... (h	397
9	11	C52	Elevator Operator	150-190
9.1	3	C52	Elevator Operator	(k 186
10	2	C52	Elevator Operator	(k 190
11	1	C102	Janitress	145-180
12	1	C102	Janitress (part time) at rate of ...	145-180
13	62	C104	Janitor	155-195
14	2	C107	Working Foreman Janitor	195-230
15	3	C108	Foreman Janitor	230-240
16	1	C110	Supervisor of Janitors.....	255-320
17	2	C152	Watchman	150-190
17.1	1	C152	Watchman	(k 190
19	6	C202	Window Cleaner	195-230
20	1	C204	Sub-Foreman Window Cleaner... 230-240	
21	5	O166.1	Junior Operating Engineer.....	232
22	7	O168.1	Operating Engineer	290
23	2	O172	Chief Operating Engineer.....	360

Section 43. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF BUILDING REPAIR** (Continued)

Employments as required on miscellaneous repair of public buildings, including schools, as provided in Section 95 of the Charter. Number of employments is enumerated wherever the employee has attained permanent civil service tenure in this department. The employments are not established as continuing positions but "as needed" when the services are required and the funds are provided.

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1		A52	Hodcarrier	\$ 12.60 day
2		A56	Bricklayer	16.40 day
3	1	A62	Tile Setter	14.40 day
4	20	A154	Carpenter	14.00 day
5	2	A160	Foreman Carpenter	15.00 day
6	7	A202	Cement Finisher's Helper	13.00 day
7	5	A204	Cement Finisher	14.00 day
9	3	A252	Glazier	12.68 day
10	1	A254	Foreman Glazier	13.68 day
11	2	A302	Locksmith	14.00 day
11.1	1	A302	Locksmith	(h 327
12	30	A354	Painter	14.00 day
13	4	A357	Foreman Painter	15.00 day
14	2	A392	Plasterer	16.00 day
15	26	A404	Plumber	15.00 day
16	13	A456	Sheet Metal Worker	14.00 day
17	10	A504	Steamfitter	15.00 day
18	1	C152	Watchman	150-190
19	13	E108	Electrician	15.00 day
19.1	1	E108	Electrician	(h 350
19.2	2	E108.1	Foreman Electrician	16.00 day
20	2	J4	Laborer	8.50 day
21			Teams and trucks at rates established by purchaser's contract.	

Section 44. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF BUILDING INSPECTION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	14	A106	Building Inspector	\$280-340
2	2	B408	General Clerk-Stenographer	185-230
3	2	F410c	Engineer (Civil), Public Works...	435-520
4	1	F560	Superintendent, Bureau of Building Inspection	550-660
5	1	M158	Boiler Inspector	250-305

Section 45. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF ENGINEERING**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B222	General Clerk	\$185-230
2	1	B228	Senior Clerk	230-290
3	1	B234	Head Clerk	275-345
4	3	B408	General Clerk-Stenographer	185-230
5	1	B512	General Clerk-Typist	185-230
6	1	F4	Assistant City Engineer	550-660
7	1	F10	City Engineer	833.33
8	1	F100	Junior Draftsman	210-260
9	1	F102b	Draftsman (Structural)	260-320
9.1	3	F102c	Draftsman (Civil)	260-320

Section 45. DEPARTMENT OF PUBLIC WORKS—
BUREAU OF ENGINEERING (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
10	4	F104a	Senior Draftsman (Civil, Public Works)	320-375
12	4	F202	Inspector, Public Works Construction	230-290
14	1	F256	Cartographer and Art Designer...	255-320
14.1	9	F401c	Junior Engineer, (Civil, Public Works)	255-320
15	9	F406b	Assistant Engineer (Civil, Public Works)	360-430
15.1	1	F406e	Assistant Engineer (Mechanical, Public Works) ...	360-430
16	6	F410c	Engineer (Civil, Public Works)...	435-520
17	1	F412a	Senior Engineer (Civil, Public Works)	530-635
18	6	F604	Surveyor's Field Assistant	230-290
19	3	F610	Chief of Party	300-375
20	1	L114	Engineering Chemist	300-360

Section 46. DEPARTMENT OF PUBLIC WORKS
BUREAU OF ENGINEERING (Continued)

INTERDEPARTMENTAL
EMPLOYMENTS PREDICATED ON REVENUE AND
BOND ISSUE MONEYS

The following positions are in interdepartmental service and predicated on bond issues. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
20.1	1	B222	General Clerk	\$185-230
20.2	1	B228	Senior Clerk	230-290
22	7	B408	General Clerk-Stenographer	185-230
23	2	B512	General Clerk-Typist	185-230
24	7	F100	Junior Draftsman	210-260
25	23	F102c	Draftsman (Civil)	260-320
25.1	4	F102b	Draftsman (Structural)	260-320
25.2	5	F102e	Draftsman (Electrical)	260-320
25.3	5	F102f	Draftsman (Mechanical)	260-320
25.4	2	F102a	Draftsman (Architectural)	260-320
26	25	F104a	Senior Draftsman (Civil, Public Works)	320-375
26.1	4	F104d	Senior Draftsman (Electrical)....	320-375
26.2	4	F104e	Senior Draftsman (Mechanical)...	320-375
27.1	1	F108	Architect	415-500
28	31	F401c	Junior Engineer (Civil, Public Works)	255-320
29	2	F356	Electrical Engineering Inspector...	300-375
30	27	F406b	Assistant Engineer (Civil, Public Works)	360-430
30.1	5	F406d	Assistant Engineer (Electrical, Public Works)	360-430
30.2	5	F406e	Assistant Engineer (Mechanical, Public Works)....	360-430
31	9	F410c	Engineer (Civil, Public Works)....	435-520
31.1	1	F410a	Engineer (Electrical)	435-520
31.2	1	F410f	Engineer (Mechanical)	435-520
32	8	F604	Surveyor's Field Assistant	230-290
33	4	F610	Chief of Party	300-375

Section 46a. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF ENGINEERING (Continued)**

SEWAGE TREATMENT PLANT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
2	1	F527	Superintendent, Sewage Treatment Plant.....	435-520
3	2	J4	Laborer	8.50 day
4	1	L115	Assistant Superintendent and Chemist	335-405
5	1	O1	Chauffeur	*9.20-13.80 day
6	5	O166.1	Junior Operating Engineer	232
7	5	O168.1	Operating Engineer	290
8	1	O172	Chief Operating Engineer	360

*At rate set by Salary Standardization Ordinance for type of equipment operated.

Section 47. **DEPARTMENT OF PUBLIC WORKS—
CENTRAL PERMIT BUREAU**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B222	General Clerk	\$185-230
2	2	B228	Senior Clerk	230-290
3	1	B234	Head Clerk	275-345
4	4	B512	General Clerk-Typist	185-230

Section 48. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF SEWER REPAIR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	O208	General Foreman, Sewer Connections and Repairs	\$300-375
2	2	O214	Assistant Superintendent, Bureau of Sewer Repair.....	385-460
3	1	O216	Superintendent, Bureau of Sewer Repair.....	550-660

EMPLOYMENTS AS NEEDED

The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	12	A52	Hodcarrier	\$ 12.60 day
5	7	A56	Bricklayer	16.40 day
6	50	†A155	Cribber	11.00 day
7	29	J4	Laborer	8.50 day
8	9	O1	Chauffeur	*9.20-13.80 day
10	1	O208	General Foreman, Sewer Connections and Repair..	300-375
11	17	O210	Sewer Cleaner	12.50 day
12	2	U108	Compressor Operator	11.60 day
13			Teams and trucks (as needed) at rates established by purchaser's contract.	

*At rate set by Salary Standardization Ordinance for type of equipment operated.

†Twenty of these are not included in budget estimates as compensation is paid by property owners.

**Section 49. DEPARTMENT OF PUBLIC WORKS—
SEWAGE PUMPING STATION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	F356	Electrical Engineering Inspector	\$300-375
2	4	O166.1	Junior Operating Engineer	232
3	2	O168.1	Operating Engineer	290

**Section 50. DEPARTMENT OF PUBLIC WORKS—
DIVISION OF STREET CLEANING**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
2	260	J4	Laborer	\$ 8.50 day
3	12	J10	Labor Sub-Foreman	9.00 day
4	4	J108	District Director of Street Cleaning	275-345
5	1	J112	Supervisor of Street Cleaning	360-430
6	45	O1	Chauffeur	*9.20-13.80 day
7	1	O58	Gardener	150-200
8			Teams and trucks (as needed) at rates established by purchaser's contract.	

*At rate set by Salary Standardization Ordinance for type of equipment operated.

**Section 50a. DEPARTMENT OF PUBLIC WORKS—
DIVISION OF STREET CLEANING (Continued)
EMPLOYMENTS AS NEEDED**

The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	25	J4	Laborer	\$ 8.50 day

**Section 51. DEPARTMENT OF PUBLIC WORKS—
BUREAU OF STREETS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	F220	General Superintendent of Streets	\$550-660
2	1	O298	Supervisor of Street Repair	360-430

DIVISION OF STREET REPAIR

The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3	5	A202	Cement Finisher's Helper	\$ 13.00 day
4	3	A204	Cement Finisher	14.00 day
5.2	2	C152	Watchman	150-190
6	42	J4	Laborer	8.50 day
7	2	J12	Labor Foreman	9.50 day
7.1	1	M70	Inspector of Automotive Equipment	240-300
8	16	O1	Chauffeur	*9.20-13.80 day
9	2	O152	Engineer of Hoisting and Portable Engines	13.20 day
10	1	O168.1	Operating Engineer	290
11	2	O252	Dryer Mixerman	11.60 day
12	1	O254	Foreman, Asphalt Plant	12.60 day
13	2	O260	Rammer	9.30 day
14	2	O264	Paver	10.30 day
15	4	O268	Granite Cutter	12.50 day
16	24	O276	Asphalt Worker	10.00 day
17	9	O278	Asphalt Finisher	10.50 day

*At rate set by Salary Standardization Ordinance for type of equipment operated.

Section 51. DEPARTMENT OF PUBLIC WORKS—
BUREAU OF STREETS (Continued)

DIVISION OF STREET REPAIR (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
18	7	O280	Sub-Foreman, Asphalt Finisher...	11.00 day
19	1	O282	Foreman, Asphalt Finisher.....	11.50 day
20	3	O294	General Foreman, Street Repair...	275-345
21	2	U108	Compressor Operator	11.60 day

The following positions are in interdepartmental service and their employments are predicated on moneys received from the State of California for work to be performed on State highways within the City and County of San Francisco, 1st quarter cent gas tax—Special Gas Tax Street Improvement, Major Streets, 2nd quarter cent gas tax and through Work Orders for the Municipal Railway for paving work alongside and between the railway tracks; also Work Orders covering sewer trenches:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
22	25	J4	Laborer	\$ 8.50 day
23	10	O1	Chauffeur	*9.20-13.80 day
24	3	O152	Engineer of Hoisting and Portable Engines	13.20 day
25	30	O276	Asphalt Worker	10.00 day
26	8	O278	Asphalt Finisher	10.50 day
27	5	O280	Sub-Foreman Asphalt Finisher...	11.00 day

BRIDGES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
28	6	C152	Watchman	\$150-190
29	1	C152	Watchman	(k 190
30	2	C152	Watchman	(k 186
30.1	1	C152	Watchman	(k 180
31	10	O168.1	Operating Engineer	290
32	1	O168.1	Operating Engineer (Relief) at rate of	290
33			Teams and trucks (as needed) at rates established by purchaser's contract.	

*At rate set by Salary Standardization Ordinance for type of equipment operated.

Section 52. DEPARTMENT OF PUBLIC WORKS—
BUREAU OF ARCHITECTURE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
2	2	F102a	Draftsman (Architectural)	260-320
2.1	1	F108	Architect	415-500
3	1	F112	City Architect	550-660

INTERDEPARTMENTAL SERVICE

The following positions are in interdepartmental service. The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	6	A106	Building Inspector	\$280-340
4.1	1	B408	General Clerk-Stenographer	185-230
5	2	B512	General Clerk-Typist	185-230
6	2	F102a	Draftsman (Architectural)	260-320
7	2	F108	Architect	415-500
8	1	F406a	Assistant Engineer (Architectural)	360-430

Section 53. DEPARTMENT OF ELECTRICITY**ADMINISTRATION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	1	B408	General Clerk-Stenographer	185-230
3	1	F366	Chief, Department of Electricity..	550-660

Section 53.1. DEPARTMENT OF ELECTRICITY (Continued)**INSPECTION BUREAU**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	1	B222	General Clerk	\$185-230
5	1	B408	General Clerk-Stenographer	185-230
6	1	E2	Line Inspector	300-365
7	13	E4	Electrical Inspector	300-365
8	1	E8	Chief Electrical Inspector.....	365-430

Section 53.2. DEPARTMENT OF ELECTRICITY (Continued)**FIRE ALARM OFFICE**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	4	B454	Telephone Operator	\$185-230
10	8	E52	Fire Dispatcher	230-290
11	1	E54	Chief Fire Dispatcher	275-345

Section 53.3. DEPARTMENT OF ELECTRICITY (Continued)**PLANT DIVISION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	1	E108	Electrician	(h \$ 350
12.1	1	E108	Electrician	(g 318
13	1	E116	Superintendent of Plant, Department of Electricity.....	385-460
13.1	1	E117	Assistant Superintendent of Plant.	300-375
14	4	E154	Lineman	(h 350
14.1	9	E154	Lineman	(g 318
15	1	E160	Foreman Lineman	(g 339

INTERDEPARTMENTAL

The following positions are in interdepartmental service. The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
16	1	A354	Painter	\$ 14.00 day
16.1	1	E108	Electrician	15.00 day

Section 53.4. DEPARTMENT OF ELECTRICITY (Continued)**WAGES**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
17	1	A354	Painter	(h \$327
18	2	E110	Radio Maintenance Man	(h 317.50
19	2	E156	Cable Splicer	17.40 day
20	3	J4	Laborer	8.50 day
21	1	J4	Laborer	(a h 210
21.1	1	J10	Labor Sub-Foreman	9.00 day

Section 53.5. **DEPARTMENT OF ELECTRICITY (Continued)****MACHINE SHOP**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
22	1	M254	Machinist	(h \$306.50
23	4	M260	Instrument Maker	(g 307
24	1	M264	Foreman Instrument Maker	(g 328

INTERDEPARTMENTAL

25	1	M254	Machinist	13.12 day
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Section 54. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE****ADMINISTRATION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B36	Business Manager	\$460-550
1.1	1	B210	Office Assistant	140-175
2	1	B222	General Clerk (part time) at rate of	185-230
2.1	1	B228	Senior Clerk	230-290
3	3	B408	General Clerk-Stenographer	185-230
4	1	B412	Senior Clerk-Stenographer	230-290
5	2	B454	Telephone Operator	185-230
6	2	B512	General Clerk-Typist	185-230
7	1	B512	General Clerk-Typist (part time) at rate of	185-230
7.1	1	B516	Senior Clerk-Typist	230-290
8	1	C52	Elevator Operator	150-190
9	1	G80	Personnel Officer	335-405
10	1	L16	Assistant Director of Public Health	550-660
11	1	L18	Director of Public Health	750-900
11.1	1	L19	Chief, Division of Public Health Education	350-420
12	1	O1	Chauffeur	240
12.1	1	T157	Social Service Worker	200-245

ACCOUNTING

13	2	B4	Bookkeeper	210-260
14	1	B6	Senior Bookkeeper	260-315
15	1	B10	Accountant	315-375
16	2	B222	General Clerk	185-230
17	1	B412	Senior Clerk-Stenographer	230-290
18	1	B512	General Clerk-Typist	185-230

Section 54a. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)****STATISTICS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
20	2	B228	Senior Clerk	\$230-290
21	2	B239	Statistician	250-315
21.1	1	B309a	Key Punch Operator (Alphabetical)	160-200
22	3	B408	General Clerk-Stenographer	185-230
23	3	B512	General Clerk-Typist	185-230

Section 54a. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)

COMMUNICABLE DISEASES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
24	2	B408	General Clerk-Stenographer	185-230
25	1	B512	General Clerk-Typist (part time) at rate of	185-230
26	12	J74	Rodent Controlman	160-200
27	4	L364	Physician Specialist (part time) at rate of	520
28	1	L371	Director, Bureau of Communicable Diseases (part time) at rate of..	550-660
29	1	P54	Supervisor, Public Health Nursing	230-290

Section 54b. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)

VENEREAL DISEASE CONTROL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
29.1	5	B222	General Clerk	\$185-230
29.2	1	B239	Statistician	250-315
30	1	B408	General Clerk-Stenographer (part time) at rate of	185-230
31	4	B408	General Clerk-Stenographer	185-230
32	10	B512	General Clerk-Typist	185-230
33	2	I 116	Orderly	130-165
34	2	I 204	Porter	125-160
34.01	1	I 206	Porter Sub-Foreman	140-175
34.1	1	L20	Public Health Educator	350-420
34.2	2		*Bacteriologist	225
35	3	L364	Physician Specialist (part time) at rate of	520
36	5	L364	Physician Specialist	520
37	1	L376	Chief, Division of Venereal Disease Control	500-600
38	1	L406	Senior Psychologist	250-300
39	7	P52	Public Health Nurse	190-230
40	2	P54	Supervisor, Public Health Nursing	230-290
41	4	P102	Registered Nurse	165-200

*Subject to classification by Civil Service Commission after investigation.

Section 54b.1. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)

BUREAU OF MENTAL HYGIENE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
42	1	B408	General Clerk-Stenographer (part time) at rate of	\$185-230
43	1	B408	General Clerk-Stenographer	185-230
44	2	L364	Physician Specialist (part time) at rate of	520
45	4	L404	Psychologist	200-250
46	1	L404	Psychologist (part time), at rate of	200-250

Section 54b.2. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

BACTERIOLOGICAL LABORATORY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
47	2	B512	General Clerk-Typist	\$185-230
49	4	I 204	Porter	125-160
50	3	L52	Bacteriological Laboratory Technician	175-220
51	4	L56	Bacteriologist	250-315
51.1	1	L58	Senior Bacteriologist	315-375
53	1	L64	Consultant Bacteriologist (part time)	50.00 day

Section 55. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

SCHOOL INSPECTION—MEDICAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
53.1	1	B408	General Clerk-Stenographer	\$185-230
53.2	1	L202	Dietitian	185-230
54	1	L252	Optometrist (part time) at rate of	275-345
55	2	L364	Physician Specialist	520
56	12	L364	Physician Specialist (part time) at rate of	520
56.1	1	L368	Director, Bureau of Child Hygiene	550-660
57	2	L602	Audiometer Technician	185-230

Section 55.1. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

DENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
58	1	B222	General Clerk (part time) at rate of	\$185-230
59	4	L152	Dental Hygienist	185-230
60	10	L156	Dentist (part time) at rate of	325-390
61	1	L160	Director of Dental Bureau (part time) at rate of	385-460

Section 55.2. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

CHILD WELFARE—MEDICAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
62	2	L364	Physician Specialist	\$520
63	6	L364	Physician Specialist (part time) at rate of	520

Section 55.3. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

CHEMICAL LABORATORY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
64	1	L102	Food Chemist Assistant	\$165-215
65	2	L104	Food Chemist	250-315
66	1	L106	Senior Food Chemist	315-375

Section 55.4. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

PLUMBING INSPECTION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
67	7	A412	Plumbing Inspector	\$300-365
68	1	A416	Chief Plumbing Inspector.....	365-430
69	1	B408	General Clerk-Stenographer	185-230
70			Plumber Examiners, \$6 per meeting	

Section 55.5. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

CITY PHYSICIANS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
71	12	L360	Physician (part time) at rate of...	\$460
72	1	L362	Supervisor of City Physicians.....	460-550

Section 55a. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

FIELD NURSING, ADMINISTRATION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
73	1	B222	General Clerk	\$185-230
74	8	B408	General Clerk-Stenographer	185-230
75	10	P54	Supervisor, Public Health Nursing	230-290
76	1	P57	Assistant Director of Public Health Nursing	290-330
77	1	P58	Director of Public Health Nursing.	330-400

Section 55a.1. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

FIELD NURSING, SCHOOLS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
78	46	P52	Public Health Nurse	\$190-230

Section 55a.2. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

FIELD NURSING, OTHER

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
78.1	1	N204	Housing and Industrial Inspector..	\$230-290
79	29	P52	Public Health Nurse	190-230
80	2	P54	Supervisor, Public Health Nursing	230-290
81	4	I 204	Porter	125-160

Section 55a.3. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

TUBERCULOSIS BUREAU

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
82	3	B408	General Clerk-Stenographer	\$185-230
83	3	B512	General Clerk-Typist	185-230
84	3	L364	Physician Specialist (part time) at rate of.....	520
85	1	L375	Chief, Division of Tuberculosis Control	500-600
86	9	P52	Public Health Nurse	190-230
87	4	P102	Registered Nurse	165-200
88	1	P104	Head Nurse	200-240

Section 55a.4. **DEPARTMENT OF PUBLIC HEALTH—
BUREAU OF INSPECTION**

DIVISION 1

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
2	1	B408	General Clerk-Stenographer (part time) at rate of	185-230
3	1	N53	Assistant District Supervisor	290-345
4	5	N56	Market and Food Inspector	230-290
5	1	N60	Abattoir Inspector	230-290
6	5	N62	Veterinarian	275-345
7	1	N63	Chief Abattoir Inspector	345-405
8	9	N64	Dairy Inspector	250-315

Section 55a.5. **DEPARTMENT OF PUBLIC HEALTH—
BUREAU OF INSPECTION (Continued)**

DIVISION 2

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	4	B408	General Clerk-Stenographer	\$185-230
9.1	2	B512	General Clerk-Typist	185-230
10	1	F408	Public Health Engineer	400-480
11	2	N53	Assistant District Supervisor	290-345
12	4	N54	District Supervisor	345-405
13	33	N56	Market and Food Inspector	230-290
13.1	2	N60	Abattoir Inspector	230-290
13.2	1	N70	Chief Food and Sanitary Inspector	385-460
14	16	N204	Housing and Industrial Inspector	230-290

Section 55b. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

INTERDEPARTMENTAL

These employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	I 2	Kitchen Helper	\$120-155
2	15	I 116	Orderly	130-165
3	15	I 116	Orderly (part time) at rate of	130-165
4	7	I 204	Porter	125-160
5	20	P102	Registered Nurse	165-200
6	30	P102	Registered Nurse (part time) at rate of	165-200
7	4	P103	Special Nurse	*9.00 day

*\$1.00 additional for communicable disease and violent cases; \$3.00 additional for two patients (not to exceed \$13.00).

Section 56. **DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	B222	General Clerk	\$185-230
2	1	B408	General Clerk-Stenographer	185-230
3	4	B454	Telephone Operator	185-230
5	1	C152	Watchman	150-190
6	15	I 2	Kitchen Helper	120-155
7	1	I 7	Baker	175-210
8	3	I 10	Cook's Assistant	135-165

Section 56. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	4	I 12	Cook	175-210
9.1	1	I 16	Chef	230-250
10	1	I 22	Butcher	260
11	1	I 24	Senior Butcher	281
12	3	I 54	Waitress	120-155
13	1	I 58	Dining Room Steward	150-180
14			Inmate Help, not over	50

Section 56.1. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
15	107	I 116	Orderly	\$130-165
16	11	I 120	Senior Orderly	150-190
17	2	I 112	Supervisor, Ambulatory Inmates..	210-265
18	2	I 154	Laundress	125-160
19	1	I 164	Marker and Distributor	140-175
20	1	I 166	Wringerman	160-200
21	1	I 170	Washer	160-200
22	1	I 174	Superintendent of Laundry	230-290
23	27	I 204	Porter	125-160
23.1	1	I 206	Porter Sub-Foreman	140-175
24	1	I 254	Seamstress	140-175
25	1	I 256	Head Seamstress	165-205
26	2	I 302	Instructor in Occupational Therapy	160-200

Section 56.2. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
27	1	L8	Assistant Superintendent, Laguna Honda Home	\$290-350
28	1	L9	Assistant Superintendent (medical), Laguna Honda Home	460-550
29	1	L10	Superintendent, Laguna Honda Home	460-550
30	1	L54	Clinical Bacteriologist	175-220
30.1	1	L156	Dentist (part time) at rate of	325-390
31	1	L202	Dietitian	185-230
32	1	L306	Senior Pharmacist	290-345
33	6	L352	Interne	100
34	3	L360	Physician	460
35	1	L452	X-ray Technician	185-230
36	1		Chiropodist (part time)	50

Section 56.3. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
37	1	O1	Chauffeur, Flat Rack Truck.... (g	\$207.50
38	1	O52	Farmer	160-200
39	1	O54	Foreman, Building and Grounds..	210-260
40	1	O58	Gardener	150-200
41	1	O60	Sub-Foreman Gardener	200-240
42	3	O168.1	Operating Engineer	290
42.1	1	O172	Chief Operating Engineer	360

**Section 56.4. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
43	41	P102	Registered Nurse	\$165-200
44	9	P104	Head Nurse	200-240
44.1	2	P111	Night Supervisor	240-265
45	1	P118	Superintendent of Nursing, Laguna Honda Home	250-315
46	1	P208	Operating Room Nurse	190-230

**Section 56.5. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)**

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
46	1	B4	Bookkeeper	\$210-260
47	1	I 22	Butcher	260
48	4	I 204	Porter	125-160

**Section 57. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL**

ISOLATION DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B512	General Clerk-Typist (part time) at rate of	\$185-230
2	1	C152	Watchman	150-190
3	1	I 2	Kitchen Helper	120-155
4	1	I 116	Orderly	130-165
5	10	I 204	Porter	125-160
5.1	1	I 206	Porter Sub-Foreman	140-175
6	2	L352	Interne	100
7	1	L354	House Officer	175
8	1	L364	Physician Specialist (part time) at rate of	520
9	4	P102	Registered Nurse	165-200
10	1	P104	Head Nurse	200-240
11	1	P116	Superintendent, Isolation Division.	250-315

**Section 58. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	B4	Bookkeeper	\$210-260
1.2	1	B37	Assistant Superintendent (Adminis- trative), San Francisco Hospital	350-420
1.3	2	B210	Office Assistant	140-175
2	12	B222	General Clerk	185-230
3	2	B222	General Clerk (part time) at rate of	185-230
4	2	B228	Senior Clerk	230-290
4.1	*1	B234	Head Clerk	275-345
5	2	B239	Statistician	250-315
5.1	2	B309b	Key Punch Operator (Numerical)	160-200
6	11	B408	General Clerk-Stenographer	185-230
7	2	B408	General Clerk-Stenographer (part time) at rate of	185-230

*Funds provided for 2½ months only.

Section 58. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
8	1	B412	Senior Clerk-Stenographer	230-290
9	1	B454	Telephone Operator (relief) at rate of	185-230
10	5	B454	Telephone Operator	185-230
11	2	B512	General Clerk-Typist (part time) at rate of	185-230
12	9	B512	General Clerk-Typist	185-230
13	5	C152	Watchman	150-190
14	2	E108	Electrician	(i) 382.50

Section 58a. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
16	80	I 2	Kitchen Helper	\$120-155
17	1	I 6	Pastry Cook	175-210
18	8	I 10	Cook's Assistant	135-165
19	7	I 12	Cook	175-210
20	1	I 14	Junior Chef	210-230
21	1	I 16	Chef	230-250
22	12	I 54	Waitress or I 56 Waiter	120-155
24			Inmate Help, not over	50
25	4	I 106	Morgue Attendant	150-190
26	142	I 116	Orderly	130-165
27	4	I 120	Senior Orderly	150-190
28	2	I 122	House Mother	145-185
29	13	I 152	Flatwork Ironer	120-155
30	4	I 154	Laundress	125-160
32	1	I 158	Sorter	140-175
33	1	I 164	Marker and Distributor	140-175
34	1	I 166	Wringerman	160-200
37	1	I 172	Head Washer	195-245
38	1	I 178	Superintendent of Laundry, San Francisco Hospital	275-345
39	96	I 204	Porter	125-160
40	10	I 206	Porter Sub-Foreman	140-175
41	3	I 208	Porter Foreman	145-185
42	1	I 210	Head Porter	165-205
43	6	I 254	Seamstress	140-175
44	1	I 256	Head Seamstress	165-205

Section 59. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
45	1	L2	Assistant Superintendent (medical) San Francisco Hospital	\$460-550
46	1	L6	Superintendent of San Francisco Hospital	625-750
47	1	L66	Clinical Technician, Blood Bank ..	230-290
48	4	L67	Assistant Clinical Technician, Blood Bank	185-230
49	1	L70	Physiotherapist	185-230
50	2	L72	Medical Laboratory Assistant (part time) at rate of	165-215
51	2	L156	Dentist (part time) at rate of	325-390
52	4	L202	Dietitian	185-230

**Section 59. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
53	1	L206	Chief Dietitian	230-260
54	4	L304	Pharmacist	230-290
55	1	L306	Senior Pharmacist	290-345
56	42	*L352	Interne	100
57	21	L354	House Officer	175
58	11	L356	Senior House Officer	230
59	7	L357	Resident Physician	290
60	1	L359	Supervising Physician, Blood Bank, (part time) at rate of.....	460
61	2	L360	Physician (part time) at rate of...	460
62	4	L364	Physician Specialist (part time) at rate of	520
62.1	1	L364	Physician Specialist	520

*Internes at San Francisco Hospital in excess of the number budgeted may, at the discretion of the department head, receive board and room only for a period not to exceed three months.

**Section 59a. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
63	7	L452	X-Ray Technician	\$185-230
64	1	L456	Senior X-Ray Technician	230-290
64.1	1		Recreational Therapy Instructor (part time), \$10 per quarter....	
65	1	L458	Roentgenologist	550
66	1	M255	Bracemaker	(h 299
67	2	O1	Chauffeur, Flat Rack Truck..(h	228.50
68	7	O58	Gardener	150-200
69	1	O60	Sub-Foreman Gardener	200-240
70	4	O166.1	Junior Operating Engineer	232
71	4	O168.1	Operating Engineer	290
72	1	O172	Chief Operating Engineer	360

**Section 60. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
74		P101	Senior Cadet Nurse	\$ 65
75	142	P102	Registered Nurse	165-200
76		P103	Special Nurse (as needed).....	*9.00 day
77	2	P111	Night Supervisor	240-265
79	29	P104	Head Nurse	200-240
80	4	P110	Assistant Superintendent of Nursing	240-290
81	1	P122	Director of Institutional Nursing..	335-405
82	5	P204	Anaesthetist	200-240
83	1	P206	Senior Anaesthetist	240-290
84	25	P208	Operating Room Nurse	190-230
85	1	P210	Senior Operating Room Nurse....	230-290
86	1	P212a	Head Nurse, Specialist (Obstetrical)	210-260
86.1	1	P212b	Head Nurse, Specialist (Pediatric)	210-260

*\$1.00 additional for communicable disease and violent cases; \$3.00 additional for two patients (not to exceed \$13.00).

Section 60. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

PSYCHIATRIC BUILDING

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
86.2	1	P212c	Head Nurse, Specialist (Psychiatric)	210-260
87	2	P304	Instructor of Nursing	210-260
88	1	P306	Senior Instructor of Nursing.....	250-315
89	1	B408	General Clerk-Stenographer	185-230
90	1	C152	Watchman	150-190
90.1	1	C152	Watchman	(k) 186
91	2	L354	House Officer	175
92	1	L364	Physician Specialist	520
93	1	I 2	Kitchen Helper	120-155
94	21	I 120	Senior Orderly	150-190
95	1	I 204	Porter	125-160
96	4	P2	Emergency Hospital Steward.....	190-240
97	8	P102	Registered Nurse	165-200

Section 60a. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

SOCIAL SERVICE DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	19	T157	Social Service Worker	\$200-245
2	1	T160	Senior Social Service Worker.....	250-315

Section 60b. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	I 2	Kitchen Helper	\$120-155
2	5	I 116	Orderly	130-165
3	4	I 154	Laundress	125-160
4	1	I 204	Porter	125-160
5	1	L452	X-Ray Technician	185-230
6	1	P102	Registered Nurse	165-200

Section 61. DEPARTMENT OF PUBLIC HEALTH—
EMERGENCY HOSPITALS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	B408	General Clerk-Stenographer	\$185-230
1.1	1	I 204	Porter	125-160
2	16	L504	Emergency Hospital Surgeon.....	345
2.1	3	L504	Emergency Hospital Surgeon (part time) as needed, at rate of	345
3	1	L506	Assistant Chief Surgeon (part time) at rate of.....	460
4	1	L508	Chief Surgeon (part time) at rate of	600
5	20	O6	Ambulance Driver	190-240
6	1	O6	Ambulance Driver (Relief) at rate of	190-240
7	24	P2	Emergency Hospital Steward.....	190-240
8	1	P3	Senior Emergency Hospital Steward	240-290
9	1	P4	Chief Emergency Hospital Steward	290-345
10	15	P102	Registered Nurse	165-200

Section 62. **DEPARTMENT OF PUBLIC HEALTH—
HASSLER HEALTH HOME**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	1	B408	General Clerk-Stenographer	185-230
3	1	B512	General Clerk-Typist	185-230
4	2	C152	Watchman	150-190
5	17	I 2	Kitchen Helper	120-155
6	3	I 12	Cook	175-210
7	1	I 14	Junior Chef	210-230
8	19	I 116	Orderly	130-165

Section 62.1. **DEPARTMENT OF PUBLIC HEALTH—
HASSLER HEALTH HOME (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	16	I 204	Porter	\$125-160
10	1	I 254	Seamstress	140-175
11	3	J4	Laborer	(h) 198.50
13	1	L52	Bacteriological Laboratory Technician	175-220
14	1	L156	Dentist (part time) at rate of	325-390
14.1	1	L202	Dietitian	185-230
15	2	L352	Interne	100
15.1	1	L363	Superintendent, Hassler Health Home	460-550
16	1	L364	Physician Specialist	520
16.1	2	L364	Physician Specialist (part time) at rate of	520
17	1	O1	Chauffeur, Flat Rack Truck	(h) 228.50
18	1	O54	Foreman, Building and Grounds ..	210-260
19	1	O58	Gardener	150-200
20	10	P102	Registered Nurse	165-200
21	5	P104	Head Nurse	200-240
22	1	P112	Superintendent of Nursing	240-290
23			Inmate Help, not over	50

Section 63. **CORONER**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B228	Senior Clerk	\$230-290
2	1	B408	General Clerk-Stenographer	185-230
2.1	1	B420	Phonographic Reporter	275-345
3	4	B512	General Clerk-Typist	185-230
3.1	1	D2	Bailiff (part time) at rate of	210-260
4	1	I 106	Morgue Attendant	150-190
5	1	I 106	Morgue Attendant (part time) at rate of	150-190
6	2	L52	Bacteriological Laboratory Technician	175-220
7	1	L102	Food Chemist Assistant	165-215
8	1	L110	Toxicologist (part time) at rate of ..	335-405
9	1	L364	Physician Specialist (part time) at rate of	520
10	3	L502	Autopsy Surgeon (part time) at rate of	460
11	4	N4	Coroner's Investigator	230-290
12	1	N8	Coroner's Chief Investigator	300-375
13	1	N10	Coroner	550-660
13.1	4	O8	Morgue Ambulance Driver	190-240

Section 64. HORTICULTURAL INSPECTION DEPARTMENT— AGRICULTURAL COMMISSION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
2	3	N154	Horticultural Inspector	230-290
3	1	N155	Senior Horticultural Commissioner	290-345
4	1	N156	County Agricultural Commissioner	385-460
FARMERS MARKET				
5	1	B230	Market Master	275-345
6	1	C104	Janitor (part time) at rate of	155-195

Section 65. SEALER OF WEIGHTS AND MEASURES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B512	General Clerk-Typist	\$185-230
2	5	N354	Inspector of Weights and Measures	230-290
3	1	N356	Senior Inspector of Weights and Measures	290-345
4	1	N358	Sealer of Weights and Measures	420-500

Section 66. PUBLIC WELFARE DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	B4	Bookkeeper	\$210-260
2	1	B25	Business Manager	385-460
3	3	B210	Office Assistant	140-175
4	5	B222	General Clerk	185-230
4.1	1	B222	General Clerk	(k) 230
5	1	B228	Senior Clerk	230-290
6	1	B239	Statistician	250-315
7	38	B408	General Clerk-Stenographer	185-230
9	1	B419.1	Secretary, Public Welfare Commission	250-315
10	3	B454	Telephone Operator	185-230
11	1	B510	Braille Typist	185-230
12	28	B512	General Clerk-Typist	185-230
12.1	3	B512	General Clerk-Typist	(k) 230
13	2	B516	Senior Clerk-Typist	230-290
14	4	C104	Janitor	155-195
15	1	C107	Working Foreman Janitor	195-230
16	2	L360	Physician (part time) at rate of	460
18	85	T157	Social Service Worker	200-245
19	13	T160	Senior Social Service Worker	250-315
20	1	T163	Director of Public Welfare	550-660
21	1	T165	District Supervisor	360-430

Section 67. CONTROLLER

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B20	Controller	\$1,250
2	24	B4	Bookkeeper	210-260
3	10	B6	Senior Bookkeeper	260-315
4	1	B8	Supervisor of Disbursements	385-460
5	10	B10	Accountant	315-375
5.1	4		*Senior Accountant	325
6	2	B14	Senior Accountant	385-460
7	1	B21	Chief Assistant Controller	625-750
8	1	B26	Supervisor of Budget Statistics	385-460
9	1	B27	Supervisor of Accounts and Reports	460-550
10	1	B28	Supervisor of General Audits	460-550
11	1	B30	Supervisor of Utilities Audits	460-550

*To be classified by Civil Service Commission after investigation.

Section 67.1. **CONTROLLER (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	1	B68	Chief Clerk	\$360-430
12.1	1	B210	Office Assistant	140-175
13	2	B210	Office Assistant (part time) at rate of	140-175
14	9	B222	General Clerk	185-230
14.1	1	B222	General Clerk	(k 229
15	3	B228	Senior Clerk	230-290
16	4	B234	Head Clerk	275-345

Section 67.2. **CONTROLLER (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
17	4	B301	Payroll Machine Operator	\$185-230
18	1	B302	Addressing Machine Operator	185-230
19	1	B304	Senior Addressing Machine Operator	230-260
20	7	B308a	Calculating Machine Operator (keydrive)	185-230
20.1	4	B309a	Key Punch Operator (Alphabetical)	160-200
21	1	B309b	Key Punch Operator (Numerical)	160-200
22	1	B310	Tabulating Machine Operator	190-240
23	6	B311	Bookkeeping Machine Operator	185-230
24	1	B312	Senior Bookkeeping Machine Operator	230-290

Section 67.3. **CONTROLLER (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
25	3	B408	General Clerk-Stenographer	\$185-230
26	1	B417	Executive Secretary to the Controller	300-375
27	8	B512	General Clerk-Typist	185-230
28	1	K6	Senior Attorney, Civil	545

Section 68. **CITY PLANNING COMMISSION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	5		Commissioners, \$15 per meeting. (b)	
2	1	B78	Secretary, City Planning Commission	\$315-375
3	3	B408	General Clerk-Stenographer	185-230
4	1	B512	General Clerk-Typist	185-230
5	2	F100	Junior Draftsman	210-260
6	5	F102d	Draftsman (City Planning)	260-320
7	1	F800	City Planning Engineer	833.33
7.1	1	F803	Senior City Planner	400-480
7.2	2	F804	City Planning Delineator	300-360
10	1	F810	Associate City Planner	335-400
11	2	F812	Assistant City Planner	270-335
12	1	F814	City Planning Aide	185-230
13	1	G300	Zoning Examiner	320-385

Section 69. **PUBLIC UTILITIES COMMISSION—
GENERAL OFFICE**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	5		Commissioners	(b \$100
2	1	F1	Manager of Utilities	1,500
2.1	1	B4	Bookkeeper	210-260
3	1	B22	Assistant Director, Bureau of Accounts	450-540

Section 69. PUBLIC UTILITIES COMMISSION—
GENERAL OFFICE (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	1	B23	Director, Bureau of Accounts	625-750
5	1	B54	Director, Bureau of Public Service	550-660
5.1	2	B55	Assistant Director, Bureau of Public Service	400-480
6	1	B60	Secretary, Public Utilities Commission	300-375
7	1	B77	Executive Secretary to Manager of Utilities	385-460
7.1	3	B408	General Clerk-Stenographer	185-230
8	1	B512	General Clerk-Typist	185-230
8.1	1	F75	Director, Bureau of Accident Prevention	500
8.2	1	G84	Director, Bureau of Personnel	500-600
8.3	1	G51	Personnel Assistant	210-265
9	1	L360	Physician (part time) at rate of	460
10	1	O1	Chauffeur	240

Section 69a. PUBLIC UTILITIES COMMISSION—
LIGHT, HEAT AND POWER BUREAU

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
1.1	1	B308a	Calculating Machine Operator (key drive)	185-230
2	3	B408	General Clerk-Stenographer	185-230
2.1	2	B512	General Clerk-Typist	185-230
3	1	F100	Junior Draftsman	210-260
4	1	F102e	Draftsman (Electrical)	260-320
5	1	F102f	Draftsman (Mechanical)	260-320
6	2	F356	Electrical Engineering Inspector	300-375
7	1	F372	Manager and Chief Engineer	550-660
7.1	2	F406g	Assistant Engineer (Electrical, Public Utilities)	360-430
7.2	1	F410a	Engineer (Electrical)	435-520
8	1	N102	Street Lighting Inspector	250-315

Section 69b. PUBLIC UTILITIES COMMISSION—
LIGHT, HEAT AND POWER BUREAU (Cont'd)

INTERDEPARTMENTAL EMPLOYMENTS AS NEEDED

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
11	1	B408	General Clerk-Stenographer	\$185-230
12		E108	Electrician	15.00 day
13	1	E154	Lineman	15.00 day
14	1	E156	Cable Splicer	17.40 day
15	1	F100	Junior Draftsman	210-260
17	2	F102f	Draftsman (Mechanical)	260-320
18	2	F356	Electrical Engineering Inspector	300-375
18.1	1	F406	Assistant Engineer	360-430
19	1	F410a	Engineer (Electrical)	435-520

Section 70. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO AIRPORT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
0.01	1	B4	Bookkeeper	\$210-260
0.1	1	B6	Senior Bookkeeper	260-315
1	3	B408	General Clerk-Stenographer	185-230
1.1	1	B412	Senior Clerk-Stenographer	230-290
1.2	4	B454	Telephone Operator	185-230

Section 70. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO AIRPORT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
2	5	B512	General Clerk-Typist	185-230
2.1	4	C102	Janitress	145-180
3	4	C104	Janitor	155-195
4	1	C107	Working Foreman Janitor	195-230
5	1	F50	Maintenance Chief, San Francisco Airport	275-345
6	14	F51	Airport Attendant	185-230
7	4	F52	Crew Chief, San Francisco Airport	210-260
7.1	4	F54	Airport Guard	(t 230
7.2	1	F58	Supervisor Airport Services	(t 350
7.3	1	F60	Assistant Superintendent of Airport Operations	(t 400
8	1	F61	Superintendent of Airport Operations	435-520
9	1	F62	Manager, Airport Department.....	833.33
10	1	F410d	Engineer (Civil, Public Utilities)..	435-520
11	1	O58	Gardener	150-200

Section 70a. PUBLIC UTILITIES COMMISSION—
HETCH HETCHY WATER SUPPLY, POWER
AND UTILITIES, UTILITIES ENGINEERING

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
0.1	1	B210	Office Assistant	\$140-175
1	3	B408	General Clerk-Stenographer	185-230
1.1	1	B412	Senior Clerk-Stenographer	230-290
1.2	1	B512	General Clerk-Typist	185-230
2	1	F9	Manager and Chief Engineer, Hetch Hetchy Bureau	900
3	3	F102c	Draftsman (Civil)	260-320
4	1	F104d	Senior Draftsman (Electrical)	320-375
5	1	F356	Electrical Engineering Inspector...	300-375
5.1	1	F406a	Assistant Engineer (Architectural)	360-430
5.2	2	F406c	Assistant Engineer (Civil, Public Utilities)	360-430
6	1	F410a	Engineer (Electrical)	435-520
6.1	2	F410d	Engineer (Civil, Public Utilities)..	435-520
6.2	1	F410f	Engineer (Mechanical)	435-520
7	2	F412b	Senior Engineer (Civil, Public Utilities)	530-635
7.1	1	F412c	Senior Engineer (Electrical, Public Utilities)....	530-635
8	1	O1	Chauffeur	240

Section 70c. PUBLIC UTILITIES COMMISSION—
HETCH HETCHY WATER SUPPLY,
POWER OPERATIVE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	1	B222	General Clerk	185-230
2.1	1	B408	General Clerk-Stenographer	185-230
3	1	B412	Senior Clerk-Stenographer	230-290
3.1	1	B512	General Clerk-Typist	185-230
4	1	C104	Janitor	155-195
5	1	C104	Janitor (part time) at rate of.....	155-195
7	7	E120	Governorman	190-240
8	7	E122	Power House Operator	230-290
8.1	5	E124	Senior Power House Operator.....	290-310

Section 70c. PUBLIC UTILITIES COMMISSION—
HETCH HETCHY WATER SUPPLY,
POWER OPERATIVE (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	2	E128	Superintendent, Power House.....	360-430
12.1	1	E161	General Foreman Lineman	17.00 day
13	1	F401a	Junior Engineer (Electrical)	255-320
13.1	1	F406g	Assistant Engineer (Electrical) ...	360-430
14	2	F410a	Engineer (Electrical)	435-520
15	1	I 2	Kitchen Helper (part time) at rate at	120-155
16	1	I 12	Cook	175-210
17	1	I 60	Housekeeper	145-185
18	2	J4	Laborer	(i) 217
19	1	M254	Machinist	(i) 335
21	1	O60	Sub-Foreman Gardener	200-240

Section 70e. PUBLIC UTILITIES COMMISSION—
HETCH HETCHY WATER SUPPLY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
0.1	1	A161	General Foreman Carpenter... (i)	\$408
1	1	B4	Bookkeeper	210-260
1.1	1	B6	Senior Bookkeeper	260-315
2	1	B14	Senior Accountant	385-460
3	1	B408	General Clerk-Stenographer	185-230
4	1	B454	Telephone Operator (part time) at rate of	185-230
5	2	F406c	Assistant Engineer (Civil, Public Utilities)	360-430
6	1	F410d	Engineer (Civil, Public Utilities)..	435-520
6.1	1	F604	Surveyor's Field Assistant	230-290
6.2	1	M55	Foreman Auto Machinist	(i) 357
6.3	1	O168.1	Operating Engineer	290
7	5	U130	Reservoir Keeper	185-230
7.1	1	U130	Reservoir Keeper	(k) 230
8	2	U206	Water Department Worker	(i) 217
9	1	U213	Special Agent	230

Section 71. PUBLIC UTILITIES COMMISSION—HETCH
HETCHY WATER SUPPLY, POWER AND
UTILITIES ENGINEERING BUREAU

These positions are paid from appropriations for temporary or interdepartmental services. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	A106	Building Inspector	\$280-340
2	3	A154	Carpenter	14.00 day
3	1	A160	Foreman Carpenter	(g) 318
4	2	A354	Painter	(i) 357
4.1	1	B4	Bookkeeper	210-260
9	1	B10	Accountant	315-375
13	4	B408	General Clerk-Stenographer	185-230
13.1	1	B412	Senior Clerk-Stenographer	230-290
15	5	B512	General Clerk-Typist	185-230
15.1	1	C152	Watchman	150-190
15.2	1	E107	Power House Electrician	15.00 day
16	7	E150	Lineman's Helper	10.80 day
19	13	E154	Lineman	15.00 day
20	3	E160	Foreman Lineman	16.00 day

**Section 71.1. PUBLIC UTILITIES COMMISSION—HETCH
HETCHY WATER SUPPLY, POWER AND
UTILITIES ENGINEERING BUREAU (Cont'd)**

INTERDEPARTMENTAL EMPLOYMENTS AS NEEDED

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	F100	Junior Draftsman	\$210-260
1.1	2	F102a	Draftsman (Architectural)	260-320
2	6	F102c	Draftsman (Civil)	260-320
2.1	4	F102e	Draftsman (Electrical)	260-320
2.2	2	F102f	Draftsman (Mechanical)	260-320
3	5	F104b	Senior Draftsman (Civil)	320-375
3.1	2	F104d	Senior Draftsman (Electrical)	320-375
3.2	2	F104e	Senior Draftsman (Mechanical)...	320-375
4	1	F108	Architect	415-500
5	1	F202	Inspector, Public Works Construction	230-290
5.1	1	F256	Cartographer and Art Designer....	255-320
6	2	F356	Electrical Engineering Inspector...	300-375
8	6	F401b	Junior Engineer (Civil).....	255-320
8.1	3	F401a	Junior Engineer (Electrical)	255-320
8.2	2	F401e	Junior Engineer (Mechanical).....	255-320
9	3	F406g	Assistant Engineer (Electrical)....	360-430
9.1	8	F406c	Assistant Engineer (Civil)	360-430
9.2	3	F406h	Assistant Engineer (Mechanical)..	360-430
10	5	F410d	Engineer (Civil)	435-520
10.1	1	F410a	Engineer (Electrical)	435-520
10.2	1	F410f	Engineer (Mechanical)	435-520
11	1	F604	Surveyor's Field Assistant	230-290
11.1	6	F654	Traffic Checker	205-255

**Section 71.2. PUBLIC UTILITIES COMMISSION—HETCH
HETCHY WATER SUPPLY, POWER AND
UTILITIES ENGINEERING BUREAU (Cont'd)**

INTERDEPARTMENTAL EMPLOYMENTS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	7	J4	Laborer	\$ 8.50 day
13	3	J10	Labor Sub-Foreman	9.00 day
14	1	J12	Labor Foreman, Utilities	(i 242.50
14.1	1	J66	Garageman	(i 229.50
15	3	M54	Auto Machinist	(h 303.50
17	1	M108	Blacksmith	(i 306
19	7	O1	Chauffeur	*(i 235 to 352
19.1	1	O58	Gardener	150-200
20	1	O152	Engineer of Hoisting and Portable Engines	13.20 day
21	12	U206	Water Department Worker	8.50 day
23	1	U227	General Maintenance Foreman....	255-320
23.1	1	U230	Maintenance Foreman	210-260
24			Trucks and teams at rates estab- lished by Purchaser's contracts. Subject to prior approval of the Civil Service Commission, other classifications as needed for emergency work at rates not to exceed that prevailing for the particular classification for pri- vate employment of public con- tracts.	

*At rate set by Salary Standardization Ordinance for type of equip-
ment operated.

**Section 72. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	25	A154	Carpenter	\$ 14.00 day
1.1	1	A156	Patternmaker	13.60 day
1.2	2	A160	Foreman Carpenter	15.00 day
1.3	1	A252	Glazier	12.68 day
2	2	A354	Painter	14.00 day
3	16	A364	Car and Auto Painter.....	14.00 day
3.1	1	A366	Foreman Car and Auto Painter...	15.00 day
4	1	A370	General Foreman, Car and Auto Paint Shop..... (g	339
5	7	B4	Bookkeeper	210-260
6	2	B6	Senior Bookkeeper	260-315
7	3	B10	Accountant	315-375
8	1	B14	Senior Accountant	385-460
8.1	2	B68	Chief Clerk	360-430
8.2	4	B102	Teller	230-290
8.3	1	B103	Cashier C	230-290
8.4	4	B210	Office Assistant	140-175
10	64	B222	General Clerk	185-230
10.1	7	B228	Senior Clerk	230-290
11	3	B234	Head Clerk	275-345
12	14	B308a	Calculating Machine Operator (key drive)	185-230
12.1	2	B308b	Calculating Machine Operator (rotary type)	185-230
12.2	3	B309c	Key Punch Operator, Remington Rand	160-200
12.3	8	B310b	Tabulating Machine Operator, Remington Rand	190-240
12.4	1	B310.1d	Senior Tabulating Machine Operator, Remington Rand.....	240-290
12.4.1	1		*Senior Tabulating Mach. Operator	240
12.5	1	B330	Photographer	230-290
13	35	B408	General Clerk-Stenographer	185-230
13.1	1	B408	General Clerk-Stenographer (part time) at rate of.....	185-230
13.2	1	B412	Senior Clerk-Stenographer	230-290
14	9	B454	Telephone Operator	185-230
14.1	1	B458	Chief Telephone Operator	230-290
15	25	B512	General Clerk-Typist	185-230
15.1	4	B516	Senior Clerk-Typist	230-290

*Subject to classification by Civil Service Commission.

**Section 72.1. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
16	2	C52	Elevator Operator	\$150-190
17	1	C52	Elevator Operator (relief) at rate of	150-190
18	21	C104	Janitor	155-195
18.1	2	C104	Janitor	(k 186
18.2	95	C104.1	Car Cleaner	155-195
18.3	1	C104.1	Car Cleaner	(k 195
18.4	1	C104.1	Car Cleaner (part time) at rate of	155-195
18.5	1	C105	Working Foreman Car Cleaner... (t	195
19	2	C107	Working Foreman Janitor	195-230
19.1	5	C152	Watchman	150-190
19.2	1	C152	Watchman	(k 186
19.3	1	C152	Watchman (part time) at rate of..	150-190
19.4	2	C202	Window Cleaner	195-230

**Section 72.2. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19.5	12	E105	Armature Winder's Helper	\$ 8.80 day
20	9	E106	Armature Winder	12.00 day
20.1	1	E106.1	Foreman Armature Winder	13.80 day
20.2	1	E107	Power House Electrician	(i 382.50
20.3	1	E107.1	Foreman Power House Electrician	(i 408
20.3.1	1	E108	Electrician	15.00 day
20.4	2	E120	Governorman	190-240
20.5	19	E122	Power House Operator	230-290
20.6	4	E124	Senior Power House Operator.....	290-310
20.7	3	E150	Lineman Helper	10.80 day
21	20	E154	Lineman	15.00 day
22	4	E160	Foreman Lineman	16.00 day
22.2	1	E161	General Foreman Lineman.....	(i 433.50
22.3	97	E200	Electrical Railway Shop Mechanic	8.80 day
22.4	85	E202	Senior Electrical Railway Shop Mechanic	12.00 day
22.5	21	E206	Sub-Foreman Electrical Railway Shop Mechanic	12.50 day
22.6	10	E208	Foreman Electrical Railway Shop Mechanic	13.80 day
22.7	1	E210	General Foreman Electrical Rail- way Shop Mechanic	14.00 day
22.8	1	F406c	Assistant Engineer (Civil, Public Utilities)	360-430
23	3	F410d	Engineer (Civil, Public Utilities)..	435-520
23.1	1	F414	General Superintendent of Track and Roadway	530-635
23.2	5	F654	Traffic Checker	205-255
23.3	1		*Supervisor of Traffic Checkers....	225
23.4	1	G102	General Claims Agent	500-600
25	35	J4	Laborer	8.50 day
26	1	J4	Laborer	(k h 198.50
27	36	J66	Garageman	9.00 day
27.1	4	J68	Sub-Foreman Garageman	9.50 day
27.2	1	J92	Rope Cable Splicer	(t 13.00 day
28	140	J152	Trackman	8.50 day
29	8	J156	Switch Repairer	9.00 day
30	11	J160	Track Welder	9.00 day
31	6	J162	Electric Arc Welder	12.50 day
32	14	J166	Track Foreman	9.50 day
32.1	2	J168	General Foreman Trackman	10.50 day
34	1	M6	Superintendent of Equipment and Overhead Lines	505-605
34.2	1	M20	Superintendent of Equipment	460-550
34.3	1	M22	Superintendent of Power and Lines	385-460
34.4	38	M53	Auto Mechanic	12.00 day
35	33	M54	Auto Machinist	13.00 day
35.1	7	M55	Foreman Auto Machinist	14.00 day
36	2	M56	Garage Foreman	(i 382.50
36.1	2	M57	Sub-Foreman Auto Machinist....	13.50 day
36.2	4	M60	Auto Body and Fender Worker....	13.00 day
36.3	1	M72	Bus Dispatcher	185-230
37	5	M107	Blacksmith's Finisher	10.40 day
38	6	M108	Blacksmith	12.00 day
39	2	M110	Molder's Helper	8.72 day
40	1	M112	Molder	12.00 day

*To be classified by Civil Service Commission when position is filled.

Section 72.2. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
41	6	M252	Machinist's Helper	9.92 day
41.1	18	M253	Machine Tool Operator	10.48 day
42	22	M254	Machinist	13.12 day
42.1	2	M268	Foreman Machinist	14.12 day
43	10	O1	Chauffeur	13.80 day
43.1	1	O1	Chauffeur	(i) 235
43.2	1	O108	Leatherworker	11.12 day
43.3	6	O168.1	Operating Engineer	290
43.4	1	O173	Superintendent of Cable Machinery	335-405

Section 72.3. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
44	1	S5	General Manager, Municipal Railway	\$1,250
44.1	11	S56	Special Instructor, Municipal Railway	220-275
45	3	S60	Instructor, Municipal Railway....	275-345
46	1089	S102	Conductor, first six months \$1.00 hour, second six months \$1.05 hour. Thereafter \$1.10 hour (10¢ hour extra while instructing new employees as assigned by the superintendent).	
46.1	1	S102	Conductor	(k) 1.09 hr.
47	600	*S103	Street Car Operators (Female), first six months \$1.00 hour, sec- ond six months, \$1.05 hour. Thereafter, \$1.10 hour.	
48	1071	S104	Motorman, first six months \$1.00 hour, second six months \$1.05 hour. Thereafter \$1.10 hour (10¢ hour extra while instruct- ing new employees or while act- ing as motorman on supply car, or as crane or derrick operator, as assigned by the superin- tendent).	
49	750	S106	Bus Operator, first six months \$1.05 hour, second six months \$1.10 hour. Thereafter \$1.15 hour (10¢ hour extra while instructing new employees as assigned by the superintendent).	

*In event of a vacancy in the class the position may be abolished and the number of positions for class S102 Conductor or S104 Motorman correspondingly increased without amendment of this ordinance and the street car operator position may be filled subject to the provisions of this ordinance.

**Section 72.4. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
50	91	S110	Inspector, Municipal Railway.....	\$220-275
51	15	S114	Claims Investigator	275-345
51.1	3	S115	Senior Claims Investigator	345-405
52	10	S120	Day Dispatcher	250-315
52.1	1	S122	Senior Inspector	250-285
53	2	S124	Supervisor of Schedules	270-340
54	7	S128	Division Superintendent, Municipal Railway	360-430
55	1	S130	Assistant Superintendent of Trans- portation, Municipal Railway...	415-500
56	1	S132	Superintendent of Transportation, Municipal Railway	460-550
56.1	1	S134	General Superintendent of Transportation	600
57	8	U108	Compressor Operator, portable....	11.60 day
58	1	R106c	Supervisor of Activities, Music (part time) at rate of.....	275-345

**Section 73. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**

EXECUTIVE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
2	1	O1	Chauffeur	240
3	1	U44	General Manager and Chief Engineer	1,000

**Section 73.1. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

ACCOUNTING AND FINANCIAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	3	B4	Bookkeeper	\$210-260
5	1	B6	Senior Bookkeeper	260-315
5.1	1	B10	Accountant	315-375
6	1	B14	Senior Accountant	385-460
7	1	B108	Cashier A	385-460
8	1	B210	Office Assistant	140-175
8.1	1	B222	General Clerk	185-230
9	1	B228	Senior Clerk	230-290
10	2	B308a	Calculating Machine Operator (key drive)	185-230
11	1	B311	Bookkeeping Machine Operator...	185-230
12	3	B408	General Clerk-Stenographer	185-230

**Section 73.2. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

WATER PURIFICATION DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
13	1	B408	General Clerk-Stenographer	\$185-230
14	2	F523	Junior Water Purification Engineer	210-260
15	3	F524	Water Purification Engineer	275-345
16	1	F526	Chief Water Purification Engineer.	435-520
17	1	L102	Food Chemist Assistant	165-215

Section 73.3. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

ENGINEERING

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
18	1	B330	Photographer	\$230-290
19	1	B512	General Clerk-Typist	185-230
20	1	F100	Junior Draftsman	210-260
21	2	F102c	Draftsman (Civil)	260-320
22	1	F104b	Senior Draftsman (Civil, Public Utilities)	320-375
23	2	F406c	Assistant Engineer (Civil)	360-430
24	3	F410d	Engineer (Civil, Public Utilities) ..	435-520
25	1	F412b	Senior Engineer (Civil, Public Utilities)	530-635

Section 73.4. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

HOUSE SERVICE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
26	2	B454	Telephone Operator	\$185-230
26.1	1	B454	Telephone Operator (intermittent) at rate of	185-230
27	1	B454	Telephone Operator (part time) at rate of	185-230
28	1	C52	Elevator Operator	150-190
29	5	C104	Janitor	155-195
29.1	1	C104	Janitor (intermittent) at rate of ..	155-195
31	1	C107	Working Foreman Janitor	195-230
31.1	1	C152	Watchman (part time), Relief, at rate of	150-190
32	1	I 122	House Mother	145-185

Section 73.5. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

AGRICULTURAL DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
33	1	B408	General Clerk-Stenographer	\$185-230
33.01	2	J4	Laborer	8.50 day
33.02	1	O51	Farmer Sub-Foreman	200-230
33.1	1	O52	Farmer	160-200
34	1	V30	Assistant Superintendent, Agriculture	240-300
35	1	V40	Superintendent, Agriculture	300-375

Section 73.6. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

WATER SALES DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
36	2	B210	Office Assistant	\$140-175
37	1	B228	Senior Clerk	230-290
38	1	B234	Head Clerk	275-345
39	2	B408	General Clerk-Stenographer	185-230
40	1	B512	General Clerk-Typist	185-230
41	1	N420	Consumer's Complaint Investigator	275-345
42	1	U80	Assistant Manager, Water Sales...	385-460
43	1	U88	Manager, Water Sales	460-550

Section 73.7. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

SERVICE AND SUPPLY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
44	4	B222	General Clerk	\$185-230
45	1	B228	Senior Clerk	230-290
46	1	B234	Head Clerk	275-345
47	7	U122	Consumer's Serviceman	190-240
47.1	1	U124	Special Complaint Inspector	230-290
48	2	U127	Water Service Inspector	230-290

Section 74. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

CONSUMERS' PREMISES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	6	U127	Water Service Inspector	\$230-290
2	1	U128	Chief Water Service Inspector	290-345
3	18	B247	Meter Reader	185-230

Section 74.2. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

CONSUMERS' ACCOUNTS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3.1	1	B68	Chief Clerk	\$360-430
4	15	B222	General Clerk	185-230
5	7	B222	General Clerk (part time) at rate of	185-230
6	4	B228	Senior Clerk	230-290
6.1	2	B234	Head Clerk	275-345
7	3	B302	Addressing Machine Operator	185-230
8	14	B311	Bookkeeping Machine Operator	185-230
9	1	B312	Senior Bookkeeping Machine Operator	230-290
10	1	B408	General Clerk-Stenographer	185-230
11	5	B512	General Clerk-Typist	185-230
15	1	U63	Chief Adjuster	255-320

Section 74.3. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

WATER SALES DIVISION—COLLECTIONS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
15.1	1	B68	Chief Clerk	\$360-430
16	33	B222	General Clerk	185-230
17	1	B228	Senior Clerk	230-290
18	1	B234	Head Clerk	275-345
19	2	B408	General Clerk-Stenographer	185-230
20	2	B512	General Clerk-Typist	185-230

Section 74.4. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

DOCKS AND SHIPPING

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
22	1	B222	General Clerk	\$185-230
23	1	B234	Head Clerk	275-345
24	4	U125	Hoseman, Ships and Docks.....	185-230

Section 74.5. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

CITY DISTRIBUTION DIVISION—GENERAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
25	1	B228	Senior Clerk	\$230-290
25.1	1	B234	Head Clerk	275-345
26	1	B408	General Clerk-Stenographer	185-230
27	2	B512	General Clerk-Typist	185-230
27.1	1	F100	Junior Draftsman	210-260
27.2	1	F102c	Draftsman (Civil, Public Utilities)	260-320
28	2	F401b	Junior Engineer (Civil, Public Utilities).....	255-320
28.1	2	J4	Laborer	8.50 day
29	9	O58	Gardener	150-200
30	1	O60.1	Foreman Gardener	240-275
30.1	8	U120	Gateman	12.90 day
31	4	U130	Reservoir Keeper	185-230
33	1	U142	Assistant Superintendent, City Distribution	435-520
34	1	U144	Superintendent, City Distribution	530-635

Section 74.6. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

PUMPS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
35	7	O166.1	Junior Operating Engineer	\$232
36	4	O168.1	Operating Engineer	290
37	1	O172	Chief Operating Engineer	360

Section 74.7. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

PUMPS—PENINSULA DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
38	5	O166.1	Junior Operating Engineer	\$232
39	1	O166.1	Junior Operating Engineer (part time) at rate of.....	232
40	2	O168.1	Operating Engineer	290

**Section 75. PUBLIC UTILITIES COMMISSION—
MILLBRAE STATION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B228	Senior Clerk	\$230-290
2	1	B354	General Storekeeper	230-290
3	1	B408	General Clerk-Stenographer	185-230
4	1	B454	Telephone Operator	185-230
5	1	B454	Telephone Operator (part time) at rate of	185-230
6	1	C152	Watchman	150-190
6.1	1	C152	Watchman	(k 190
7	1	I 12	Cook	175-210
7.1	1	I 60	Housekeeper (part time) at rate of	145-185
8	1	O60.1	Foreman Gardener	240-275
9	1	U206	Water Department Worker	8.50 day
9.1	1	U206	Water Department Worker.....	(k 8.50 day
10	1	U228	Meterman, Country	210-260
11	1	U236	Assistant Superintendent, Peninsula Division	335-405
12	1	U246	Superintendent, Peninsula Division	460-550

**Section 75.1. PUBLIC UTILITIES COMMISSION—
PENINSULA DIVISION—RESERVOIRS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
13	3	I 60	Housekeeper (part time) at rate of	\$145-185
14	4	U130	Reservoir Keeper	185-230
15	1	U212	Ranger	175-220
16	1	U212	Ranger	(k 220
16.1	1	U212	Ranger	(k 180

**Section 75.2. PUBLIC UTILITIES COMMISSION—
ALAMEDA SYSTEM**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
16.2	1	B222	General Clerk	\$185-230
17	1	B512	General Clerk-Typist	185-230
18	1	C102	Janitress (part time) at rate of....	145-180
19	1	O58	Gardener	150-200
20	1	O166.1	Junior Operating Engineer (part time) at rate of.....	232
21	1	U130	Reservoir Keeper	185-230
22	2	U212	Ranger	175-220
23	1	U231	Assistant Superintendent, Alameda District	230-290
24	1	U232	Superintendent, Alameda District.	335-405

**Section 75.3. PUBLIC UTILITIES COMMISSION—
GENERAL AND MISCELLANEOUS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
25			Teams and trucks at rates fixed in purchaser's contracts.	

Section 76. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**

FUNCTIONAL EMPLOYMENT AS NEEDED

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	4	A154	Carpenter	\$ 14.00 day
2	1	A354	Painter	14.00 day
3	1	A404	Plumber	15.00 day
4	1	B327	Photostat Operator	185-230
5	2	B512	General Clerk-Typist	185-230
6	1	E154	Lineman	15.00 day
6.1	1	F102c	Draftsman (Civil, Public Utilities)	260-320
7	1	F202	Inspector of Public Works Construction	230-290
9	4	F401b	Junior Engineer (Civil, Public Utilities)	255-320
11	78	J4	Laborer	8.50 day
12	2	J66	Garageman	9.00 day
12.1	1	M53	Auto Mechanic	12.00 day
13	8	M54	Auto Machinist	13.00 day
13.1	1	M60	Auto Fender and Body Worker....	13.00 day
13.2	1	M252	Machinist's Helper	9.92 day
14	4	M254	Machinist	13.12 day
14.1	3	M265	Meter Repairman	9.85 day
15	1	M266	Foreman, Meter Repair	10.85 day
16	1	M270	Superintendent, Machine Shop and Equipment	335-405
17	3	O1	Chauffeur	*9.20-13.80 day
18	1	O116	Teamster, Two Horse Vehicle.....	9.00 day
19	5	O166.1	Junior Operating Engineer	232
20	1	O168.1	Operating Engineer	290
21	2	U108	Compressor Operator, Portable....	11.60 day
22	13	U112	Pipe Caulker	12.40 day
23	5	U114	Main Pipe Foreman	12.90 day
24	16	U116	Service Man	12.40 day
24.1	12	U118	Service Man's Assistant	9.80 day
25	1	U120	Gateman	12.90 day
26	1	U136	General Foreman, Service and Meters	300-375
27	1	U140	General Foreman, Main Pipes.....	335-405
28	44	U206	Water Department Worker	8.50 day
29	2	U227	General Maintenance Foreman....	255-320
30	3	U230	Maintenance Foreman	210-260

*At rate set by Salary Standardization Ordinance for type of equipment operated.

Section 76a. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

**INTERDEPARTMENTAL EMPLOYMENTS PREDICATED ON
REVENUE AND/OR BOND ISSUE MONEYS.**

The following positions are in interdepartmental service and predicated on bond issues. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	B512	General Clerk-Typist	\$185-230
2	2	B327	Photostat Operator	185-230
3	3	F100	Junior Draftsman	210-260
4	6	F102c	Draftsman (Civil)	260-320
5	4	F104b	Senior Draftsman (Civil)	320-375

Section 76a. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)

INTERDEPARTMENTAL EMPLOYMENTS PREDICATED ON
REVENUE AND/OR BOND ISSUE MONEYS (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
5.1	2		*Senior Draftsman	280
6.1	8	F401b	Junior Engineer (Civil)	255-320
7	4	F406c	Assistant Engineer (Civil)	360-430
7.1	8		*Assistant Engineer	300
8	1	F410d	Engineer (Civil)	435-520
8.1	1		*Engineer	375
9	1	F412b	Senior Engineer (Civil)	530-635
9.1	2		*Senior Engineer	450
10	12	F604	Surveyor's Field Assistant	230-290
11	8		*Field Assistant	250
12	8		*Assistant Chief Surveyor	275
13	8		*Chief Surveyor	325
14	8		*Surveyor	275
15	8		*Chief Inspector	325

*Subject to classification by Civil Service Commission when positions are to be filled.

Section 77. PUBLIC UTILITIES COMMISSION
INTERDEPARTMENTAL SERVICES

FOR CONSTRUCTION OUTSIDE SAN FRANCISCO

(Not included in Budget Estimates, submitted for inclusion in Salary Ordinance only to establish classifications as needed. The rates of pay herein specified are maximum rates. Lower rates may be paid.)

Item No.	Departmental Title	Per Hour	Per Day	Per Month
1	Assistant Hydraulic Engineer			\$430
4	Assistant Electrical Engineer			430
5	Assistant Mechanical Engineer			430
6	Auto Machinist		\$13.00	
7	Blacksmith		12.00	
8	Blacksmith's Helper		10.40	
11	Boilermaker		10.72	
12	Boilermaker's Helper		8.50	
13	Brakeman		8.50	
14	Bookkeeper			260
15	Construction Superintendent		17.50	
16	Construction Foreman		16.00	
18	Cable Splicer		17.40	
19	Carpenter		14.00	
20	Carpenter Foreman		15.00	
21	Cement Finisher		12.00	
22	Cement Gun Operator		9.00	
23	Clerk, General			230
24	Cook			210
25	Cook's Helper			165
26	Compressorman		11.60	
27	Construction Engineer			660
28	Concrete Man		8.50	
29	Concrete Foreman		9.50	
30	Chainman			290
31	Chucktender		10.00	
32	Comptometer Operator			230
33	Draftsman			320
34	Detectorman			250
35	Dishwasher			155

Section 77. PUBLIC UTILITIES COMMISSION (Continued)

INTERDEPARTMENTAL SERVICES (Continued)

Item No.	Departmental Title	Per Hour	Per Day	Per Month
36	Designer			430
37	Driver		9.15	
38	Driver (Tractor)		13.60	
39	Diver, per dive		50.00	
40	Estimator			320
41	Electrician		15.00	
41.1	Junior Engineer			320
42	Engineer (Mechanical)			520
43	Engineer Assistant			430
44	Engineer (Assistant Construction)			430
45	Photostat Operator			250
46	General Clerk-Typist			230
47	Architectural Draftsman			320
48	Architectural Designer			430
49	Architect			500
50	Civil Engineering Designer			430
51	Electrical Engineering Draftsman			320
52	Electrical Engineering Designer			430
53	Electrical Engineering Inspector			375
54	Electrical Engineer			520
55	Hydraulic Engineering Designer			430
56	Mechanical Draftsman			320
57	Mechanical Engineering Designer			430
58	Structural Draftsman			320
59	Structural Engineering Designer			430
60	Structural Engineering Inspector			375
61	Structural Engineer			520
62	Assistant Chief Surveyor			340
63	Chief Surveyor			375
64	Foreman	15.00		
65	Foreman		12.00	
66	Foreman, General		16.00	
67	Field Assistant			290
68	Fire Boss			290
69	Form Man		8.50	
70	Grout Gunman		9.00	
71	Gunite Helper		8.50	
72	Gunite Mixerman		10.00	
73	Gate Tender		8.50	
74	Graderman		8.50	
75	Groundman		9.00	
76	Engineer of Hoisting & Portable Engines		13.20	
77	Hod Carrier		13.60	
78	Hostler		9.00	
79	Housesmith		14.00	
80	Housesmith Foreman		16.00	
81	Inspector			290
82	Inspector, Engineer			320
83	Inspector, Chief			390
84	Janitress			180
85	Janitor			195
86	Jackhammerman	10.00		
87	Kitchen Helper			155
88	Laborer		8.50	
89	Lineman		13.60	
90	Lampman			175
91	Lineman Helper		9.00	
92	Mechanic, Camp		13.00	
93	Machinist		13.00	

Section 77. PUBLIC UTILITIES COMMISSION (Continued)

INTERDEPARTMENTAL SERVICES (Continued)

Item No.	Departmental Title	Per Hour	Per Day	Per Month
94	Machinist's Helper		8.40	
95	Machineman		11.00	
96	Master Mechanic			500
97	Mixerman		8.50	
98	Motorman		8.80	
99	Motorman (Gas)		9.20	
100	Mucker		8.50	
101	Miner		10.00	
102	Nozzleman		8.50	
103	Nurse			200
104	Nipper		8.50	
105	Pipe-Joint Inspector			290
106	Plasterer		14.00	
107	Painter		14.00	
108	Plumber		13.60	
109	Physician			500
110	Porter			160
111	Powderman		8.50	
112	Power Shovel Operator	\$2.25		
113	Power Shovel Oiler	1.55		
114	Pumpman		8.50	
115	Rigger	2.00		
116	Rescueman		8.50	
117	Safetyman			300
118	Steelworker		12.00	
119	Surveyor			325
120	Sanitary Engineer (as needed)			520
121	Steam Shovel Engineer	2.25		
122	Steam Shovel Fireman	2.25		
123	Steam Shovel Oiler	1.55		
124	Steam Shovel Watchman	1.55		
125	Superintendent			600
126	Steamfitter		13.60	
127	Skiptender		8.50	
128	Sub-Foreman		9.00	
129	Special Agent			230
130	Stenographer			230
131	Storekeeper, General			290
132	Tunnel Superintendent			375
133	Tractor Driver		13.60	
134	Tool Sharpener		12.00	
135	Tool Sharpener's Helper		8.50	
136	Tunnel Superintendent Assistant			300
137	Templatemanager		8.50	
138	Typist			230
139	Timekeeper			230
140	Waiter			155
141	Water Pipe Welder		9.00	
142	Welder	1.75		
143	Welder Helper	1.50		
144	Watchman			190
145	Waterboy			150
146	Trucks and teams at rates established by Purchaser's contracts.			
147	Subject to prior approval of the Civil Service Commission, other classifications as needed for emergency work at rates not to exceed that prevailing for the particular classification.			

Section 83. **BOARD OF EDUCATION**
(County Offices, etc.)

Item No.	No. of Employees	Class No.	Class-Title	Maximum Annual Compensation
1	1		Superintendent of Schools.....	(b) \$10,000
2	1		Associate Deputy in Charge of Business.....	(e) 7,500
3	1		Associate Deputy in Charge of Education.....	(e) 7,500

Section 83.1. **BOARD OF EDUCATION—**
NON-CERTIFICATED EMPLOYEES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A6	Supervisor of Maintenance and Repair of School Buildings.....	\$435-520
2	6	A154	Carpenter	14.00 day
3	1	A160	Foreman Carpenter	15.00 day
4	5	A354	Painter	14.00 day
5	12	B4	Bookkeeper	210-260
6	7	B6	Senior Bookkeeper	260-315
6.1	1	B10	Accountant	315-375
7	2	B14	Senior Accountant	385-460
9	1	B180	Administrative Assistant	360-430
10	3	B210	Office Assistant	140-175
11	2	B222	General Clerk	185-230
12	1	B228	Senior Clerk	230-290
13	6	B308a	Calculating Machine Operator (key drive)	185-230
14	2	B311	Bookkeeping Machine Operator...	185-230
16	1	B354	General Storekeeper	230-290
17	1	B380	Armorer, R.O.T.C.	185-230
19	136	B408	General Clerk-Stenographer	185-230
20	42	B408	General Clerk-Stenographer (part time) at rate of.....	185-230
22	5	B412	Senior Clerk-Stenographer	230-290
23	3	B454	Telephone Operator	185-230
25	17	B512	General Clerk-Typist	185-230
26	140	C102	Janitress	145-180
27	6	C102	Janitress (part time) at rate of...	145-180
29	224	C104	Janitor	155-195
29.1	1	C104	Janitor	(k) 186
30	7	C104	Janitor (part time) at rate of....	155-195
32	23	C107	Working Foreman Janitor.....	195-230
33	1	C110	Supervisor of Janitors	255-320
33.1	1	C111	Assistant Supervisor of Janitors..	190-240
34	1	C152	Watchman (part time) at rate of..	150-190
35	4	I 12	Cook (part time) at rate of.....	175-210
37	3	I 2	Kitchen Helper (part time) at rate of	120-155
38	20	J78	Stockman	185-230
39	1	J78	Stockman	(k) 230
40	1	J80	Foreman Stockman	230-265
41	1	L360	Physician (part time) at rate of...	460
42	1	O1	Chauffeur	240
43	1	O1	Chauffeur	9.78 day
44	13	O58	Gardener	150-200
45	1	O61	Supervisor of Grounds	275-345
46	1	O104	Moving Picture Operator	230-290
47	2	O122	Window Shade Worker	12.12 day
48	18	O168.1	Operating Engineer	290

Section 83.1. BOARD OF EDUCATION—

NON-CERTIFICATED EMPLOYEES (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
49		O168.1	Operating Engineer (part time) at rate of	290
50	1	O172	Chief Operating Engineer	360
50.1	1	Y51	Ceramist (part time) at the rate of \$25 per firing.	
51			Referees and Umpires, \$1 to \$3 per game (as needed).	
52			Laboratory Attendant (as needed)	.75 hr.
54			Part time employment as needed at pro rata of rates fixed in Salary Standardization Ordinance.	
TRUCK RENTAL—CONTRACTUAL				
55			Trucks (as needed) at rates estab- lished by Purchaser's contract.	

Section 84. CIVIL SERVICE COMMISSION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3		Commissioners	(b \$100
2	2	B210	Office Assistant	140-175
3	4	B222	General Clerk	185-230
4	1	B228	Senior Clerk	230-290
5	3	B234	Head Clerk	275-345
6	7	B408	General Clerk-Stenographer	185-230
8	8	B512	General Clerk-Typist	185-230
9	2	B516	Senior Clerk-Typist	230-290
10	5	G51	Personnel Assistant	210-265
11	5	G52	Senior Personnel Assistant	265-330
12	5	G58	Civil Service Examiner	335-405
12.1	1	G59	Assistant Personnel Director	415-500
13	1	G59.1	Supervisor of Wage Scales and Classifications	415-500
14	1	G59.2	Supervisor of Examinations	415-500
15	1	G62	Personnel Director and Secretary.	700-833.33

Section 85. RETIREMENT SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B10	Accountant	\$315-375
1.1	1	B82	Secretary, Retirement System	385-460
1.2	1	B83	Consulting Actuary (part time)...	400
2	1	B222	General Clerk	185-230
3	1	B234	Head Clerk	275-345
4	1	B245	Actuarial Statistician	315-375
4.1	1	B302	Addressing Machine Operator	185-230
5	4	B308a	Calculating Machine Operator (key drive)	185-230
6	6	B408	General Clerk-Stenographer	185-230
7	1	B412	Senior Clerk-Stenographer	230-290
7.1	2	B512	General Clerk-Typist	185-230
7.2	1	G110	Compensation Claims Adjuster....	325-390
8	2	L360	Physician (part time) at rate of...	460
9	1	N410	Investigator	230-290
10			Medical examiners and medical testimony as needed at fees fixed by Retirement Board.	
11		B83	Consulting Actuary (as needed)...	50.00 day
12		B422	Hearing Reporter (as needed) at \$12.50 per day plus transcrip- tions.	

Section 86. COORDINATING COUNCIL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B69	Secretary, Coordinating Council...	\$345-415
2	1	B408	General Clerk-Stenographer	185-230
3	2	T140	District Coordinator	230-290

Section 86a. HEALTH SERVICE SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Medical Director	(e \$600
2	1	B79	Secretary	335-405
3	1	B222	General Clerk	185-230
4	1	B228	Senior Clerk	230-290
5	1	B234	Head Clerk	275-345
6	2	B310	Tabulating Machine Operator	190-240
7	1	B310.1	Senior Tabulating Machine Operator	240-290
8	1	B408	General Clerk-Stenographer	185-230
9	1	B412	Senior Clerk-Stenographer	230-290
10	1	B454	Telephone Operator	185-230
11	5	B512	General Clerk-Typist	185-230
11.1	1	C104	Janitor (part time) at rate of.....	155-195
12	2	L70	Physiotherapist	185-230

Section 87. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance; if any compensation herein fixed is held to be contrary to the provisions of the Charter or other law or statute such decision shall not affect the validity of any other compensation fixed in this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, subsection, sentence, clause and phrase hereof, and approved and adopted each rate of compensation herein, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases may be declared unconstitutional, or that any compensation may be declared contrary to law.

Discussion.

Supervisor Mancuso said, we have the Annual Salary Ordinance before us as it was submitted by the Civil Service Commission. We had a meeting on this matter and there were certain questions that were raised. We thought that these questions should be considered by the Board as a whole.

One of the matters was the temporary employments who are really permanent employments because of the fact that they work for one department and then another department and continue this way for a period of years. Another case was about the jails in San Francisco. They are operating on three different shifts and the employees are desirous of breaking it down to three 8-hour shifts. We heard arguments on that matter and we received an opinion from the department that the Board does not have jurisdiction over this matter and it is a matter that rests solely with the department.

It is a question whether or not, under Section 22 of the Charter, the Board can do anything about this. I believe if the ordinance was amended to provide for the three 8-hour shifts, then it would be mandatory on the department head to put it into effect.

Another question was the matter of time and one-half for over-time. The Committee took no action on this request. There was a further question of traveling time. There is a question as to those employees who work out of the City and County of San Francisco,

though residents of the City and County of San Francisco, and who have to travel out of the City to their places of employment. They thought that they should receive traveling time. We thought that his was a matter that should be worked on by the full Board rather than by just the Finance Committee.

I believe at this time we should allow the privilege of the floor to the interested parties.

Supervisor Brown remarked, I believe that we have been given a list of matters, all at once, and I believe we should take the matters that Supervisor Mancuso talks about one by one so that we can keep them straight in our minds.

Opinion of City Attorney.

The Clerk then read the following legal opinion from the City Attorney relative to traveling time:

May 24, 1946.

Subject: *Compensation for Travel Time of Employee Between His Home in the City and Employment Out of the City.*

Gentlemen:

Your request of yesterday for opinion is as follows:

"The Finance Committee at its meeting held May 22d entertained a proposal looking toward the compensation of those civil service employees residing in San Francisco but occupying positions located outside the City limits, for travel time in going to and coming from such positions.

"It is the desire of the Finance Committee that you furnish your written opinion as to the legality of making provision for such compensation, particularly in view of the language contained in Section 150 of the Charter.

"As this matter will be before the Board of Supervisors at its meeting to be held Saturday, May 25th, at 10:00 a. m., in connection with the proposed Annual Salary Ordinance for 1946-47, it will be appreciated if your opinion can be forthcoming before said time."

Opinion.

No funds were budgeted for the purpose of payment of compensation for the travel time described; hence no provision can be made for it in the Annual Salary or Appropriation Ordinances.

As stated in *Sullivan v. McKinley*, 14 Cal. (2d) 113,

"Once the budget is approved by the Board of Supervisors, the fiscal terms of the Annual Appropriation Ordinance and the Annual Salary Ordinance are automatically fixed beyond the power of change by any amendments. . . . The Salary Ordinance must find its support in the items of the budget."

This fact is conclusive and requires a negative answer to your inquiry at this time.

Before funds can be budgeted for the purpose stated, however, there must be a foundation laid in the Salary Standardization Ordinance. Either positions outside the City must be differently classified or travel time compensation must be recognized as a part of the compensation for them. In view of the provisions of both Sections 150 and 151 of the Charter, it is a serious question whether the travel time described can be provided legally by any procedure. Such a question would require careful study and is not within the bounds of this opinion.

I therefore advise you that you cannot legally provide for com-

compensation for the travel time described in either the Annual Salary or Appropriation Ordinances now pending before you.

Respectfully submitted,

JOHN J. O'TOOLE,
City Attorney.

To: Finance Committee, Board of Supervisors.

Discussion.

Supervisor Mancuso moved the privilege of the floor for Mrs. Minudri.

Seconded by Supervisor Mead.

No objections and motion carried.

Mrs. Minudri stated, based upon the opinion, I believe that we are too late to have this matter put into effect this year. We will try to prepare an ordinance during the coming fiscal year and have it acted upon by the Board prior to the next budget.

The Clerk then read a communication from the Civil Service Commission relative to certain changes that employee groups requested in the Annual Salary Ordinance.

Mr. Henderson remarked, we covered the point that the Commission had considered. The Commission went over these matters when they were presented and recommended against them. I believe there are five requests that the Commission recommended not to be allowed. They would all be covered by the legal opinion from the City Attorney.

Mrs. Minudri said, Section 1.7 of the Annual Salary Ordinance, which deals with exceptions to the normal work schedule for which extra compensation is not to be authorized. There is one classification in this list D66 Superintendent of Jails. There are two employments in this class that are compelled to work more than 40 hours a week and receive no extra compensation for it and they do not receive time off for it.

We have looked into the Civil Service Commission report and they have a "X" after this classification and a notation that this class was to be placed on either a 5½ or 6-day week and be removed from the list of people who will not receive extra compensation for time worked over 40 hours a week. These men desire to be placed on a 40-hour week. I believe that this class should be removed from Section 1.7 so that they will be on a 40-hour work week as well as other employees.

Supervisor Mead asked, what action is necessary to bring about the recommendation as suggested by Mrs. Minudri?

Supervisor Brown stated, I would like to ask Mr. Henderson if we are able to take any action.

Mr. Henderson replied, Mrs. Minudri read from the Civil Service Commission report where it was recommended that this classification be removed from the list. This was the staff report to the Commission. The Commission recommended an increased rate of pay over the rate recommended by the staff report. They felt that by increasing this salary by \$100 over the staff report that it would more than pay for the hours that these men have to work.

Supervisor Mancuso stated, there is a list of service budget employees and the cost of such service. There is a proposed new charge recommended by the Civil Service Commission and I desire to ask Mr. Henderson if the Board has to take any steps in this matter before the Board acts upon the Salary Ordinance?

Mr. Henderson answered, it would not conflict in the Appropriation Ordinance. Whatever you do today in adopting the Salary Ordinance you will fix the charges for these accommodations as set forth therein.

Supervisor Mancuso remarked, we have no objections from any of the individuals with respect to the proposed new rate as presented by the Civil Service Commission. There was one that is with respect to the nurses, porters and orderlies. The present rate is \$22.50 and the proposed rate is \$39.30 for three meals a day.

Move the privilege of the floor for Mr. O'Hare.

Seconded by Supervisor Brown.

Supervisor Lewis stated, before we get into this matter I believe we should dispose of the matter with respect to the jails.

Supervisor Lewis moved the privilege of the floor for Mr. John O'Connell.

Seconded by Supervisor Mead.

No objections and motion carried.

Mr. O'Connell said, how can anybody justify these two men working 48 hours a week when every other employee is working 40? When we went on the 5-day week it was applied to every employee who was working on a 5½-day week. With these two employees, why are these two men being punished by working eight hours over what any other employee is working and not receiving compensation for it? It is discriminatory and it is not fair and you are punishing two City employees.

Nobody can justify two men working 48 hours a week while everybody else is working 40 hours.

Supervisor Mead explained, I understand that the Civil Service Commission has raised the salaries for these two men \$100 per year over the salaries as recommended by the staff report. What I am after now, because of the long service these two men have given to the City, is to reduce the work week to 40 hours a week, but I desire to maintain the salary that the Civil Service Commission has recommended.

Mr. Henderson replied, these men have been raised \$100 per month.

There is a misunderstanding here. The recommendation of the staff was made and then the Commission said that we would increase the compensation to \$460 per month, with the understanding that they would work 44 hours a week. It represents an increase in pay of over \$60 per month, but \$100 per month over the staff report.

Mrs. Minudri remarked, the staff recommended a \$40 cut. The Commission recommended an increase, but made it for \$100 per month.

Every other official received a similar increase in salary. These men were the only two men who are forced to work 48 hours a week, every week, without any extra compensation. These men are desirous of getting time off and that they work on a 40-hour week.

Supervisor Mancuso said, I would like to ask Mr. Henderson a question. The statement was made that these are the only two employments who are in this position. Looking down the list, I find that there are other classifications in the same situation. Is it true that there are only two positions who work more than 40 hours as the department's head requests?

Mr. Henderson answered, the classes listed in that list are classified as administrative head and they are not paid for any work in excess of 40 hours a week. I believe there are some other positions

who have to work over 40 hours a week and do not receive additional pay.

Supervisor Gallagher remarked, I do not believe that we can legally do it.

Supervisor Mancuso stated, I would like an opinion on this matter before we proceed.

Supervisor Gallagher said, if we delete it we will be leaving the men without any money for the position.

Supervisor Brown explained, the City Attorney states that Section 1.7 already accomplished what these men are trying to do. These men might receive time off for the work that they do in excess of 40 hours a week.

Supervisor Mead moved that the D66 Superintendent of Jails be deleted from Section 1.7 of the Annual Salary Ordinance.

Lost for want of a second.

Mr. Peddicord, Assistant City Attorney, explained, the change that is suggested has no bearing on any fiscal provision of the Salary Ordinance. The Salary Standardization Ordinance provides for five days of eight hours and provides a salary that is based upon it.

The theory of the ordinance is that if overtime is worked it shall be paid for. Except in these administrative provisions, where the job requires more than 40 hours a week, I believe that the general rule should apply that they should be granted time off for this work.

Supervisor Mead asked, what would be the harm to change the language in next to last line from "may" to "shall"?

Move that on the next to last line we change the word "may" to "shall".

Mr. Peddicord remarked, if that was changed without a study of the basis upon which the budget was worked out it might affect a lot of people, the number of which we do not know. I believe if this matter could be straightened out now, it could be done without any embarrassment.

Supervisor Mead stated, the Sheriff has taken an arbitrary stand on this matter. We have had this matter in the Finance Committee before and I believe that he will ignore any action by the Board.

Supervisor Christopher said, we have to have a uniform law throughout the City on these matters. We make it mandatory to permit the department head to work their employees more than 40 hours a week. We cannot permit one department head to work his employees longer than any other department. I believe that we should change this word "may" to "shall".

Mr. O'Connell explained, I am against having to work in the department and pleading with the head of the department to adhere to an ordinance that this Board of Supervisors has passed.

Supervisor Gallagher said, I believe that the Sheriff should be here before we change any section of this ordinance affecting his department.

Supervisor Mead stated, I take the same stand except that we have had this matter before the Finance Committee for months and months.

Supervisor McMurray said, this certainly should be changed. I spent three hours down in the County Jail. The Sheriff has changed the work from 8 to 4 to 8 to 5. The Sheriff always seems to be going out of his way to mistreat his men and keep them dissatisfied.

Supervisor Brown explained, if you put this "shall" in here you

are forcing every department head to give their men time off.

Supervisor Mancuso explained, that would be a serious mistake. Every department head would have to give them time off. It was not the thought of the ordinance to give time off to everybody who worked in excess of 40 hours a week.

Move the privilege of the floor for Tom Burns.

Seconded by Supervisor Mead.

No objections and motion carried.

Mr. Burns, Captain of the County Jails, remarked, there is no reason that the men should not be off on Saturday morning as well as on Sunday. We have the same amount of men working on Saturday morning as on any other day except Sunday. It is only a matter of giving the men one day more off a week.

Supervisor Mancuso moved temporary postponement.

Seconded by Supervisor Brown.

No objections and motion carried.

Supervisor Mancuso moved the privilege of the floor for Mr. O'Hare.

Seconded by Supervisor Mead.

No objections and motion carried.

Mr. O'Hare explained, the proposed rate would increase the price of three meals a day to the nurses, porters and orderlies \$16 per month. We have signed agreements with the hospitals that state that the meals should be given at \$22 per month. At the Southern Pacific Hospital they have a rate of \$30 per month. In San Mateo County they charge \$23 per month.

Our request in this matter is that this increase be not granted. By increasing the charge you are cutting the salaries of the nurses, porters and orderlies. The rate here is the highest rate for meals charged in San Francisco. If these rates are put into effect the take-home pay for nurses, who would ordinarily receive \$200 at the maximum, would be \$126.25. The porter and orderly would be cut down to less than \$100 per month. If you reduce these salaries by charging more per month you are going to have less employees because they will not work there when they can get more in private employment. We hope that you will consider seriously what you are doing and not go for any increase in the cost of meals.

Supervisor Mancuso asked Mr. Brooks, is it a fact that if this new schedule of meals were put into effect it would tend to take away the increase that was given to the hospital nurses?

Mr. Brooks replied, that is correct.

Supervisor Mancuso said, it was not the intent of the Board that this would happen.

Move that the three meals per day be changed from \$39.50 back to \$22.50.

Seconded by Supervisor Christopher.

Supervisor Brown remarked, I would like to know from the City Attorney if that would affect the fiscal provisions of the Salary Ordinance.

Mr. Henderson replied, Mr. O'Hare is correct that the charges set forth are higher than the charges that are set forth in San Francisco. We did not recommend them on the basis of equity but rather on what it costs San Francisco to provide those meals. It is just a matter of policy as to whether or not we desire to provide meals at less than it costs the City to provide them or if we want to charge what it costs the City.

Mr. Al Smith, of the Bureau of Governmental Research, stated, I do not see why an employee should be treated any different from the people who are in the hospital itself. I believe it is a fair arrangement.

Supervisor Mead explained, even with the increase in salaries for these people I do not believe that they were being properly paid.

Supervisor Christopher inquired, does this apply only to the hospital employees or to other employees?

Mr. Henderson answered, it will apply to every employee.

Supervisor Brown asked, do you, Mr. Mancuso, provide to charge only the three meals per day, or the two meals, or one meal per day at the same rate as it is recommended?

Supervisor Mancuso replied, I did not think of that. Maybe there should be an adjustment right down the line.

Supervisor Gallagher stated, Mr. Mancuso, when you made this motion did you take into consideration that they are furnishing three meals per day at the Hetch Hetchy and other places?

Supervisor Christopher remarked, Mr. Henderson stated that all of these matters are based on cost. I cannot say that if they are prepared on cost that they should be put into one total for all employees. I cannot see how it costs the same to feed an employee in San Francisco as well as at Hetch Hetchy. I believe that these rates can be segregated. Is there any way that these figures can be split?

Mr. Henderson replied, I believe that there is a way in which this can be accomplished.

Supervisor Christopher explained, if I were the employer in this instance, I believe I would find it more difficult to do the work that the doctors and nurses are doing. I do not want to do anything to reduce any of the increments that have been given to the employees of the hospitals. I feel that if we have to pay a little more out of the City funds that it is well worth our while to do so. On the other hand, in Hetch Hetchy, I believe that we might be able to justify a slight increase.

Mr. Peddicord said, I am advised by the Controller that it will not change the budget. In the next place, department heads do not have the authority to put in estimated revenue and find this particular figure so that the Board cannot act upon it.

It is true that if an amount less than the cost is used then you would be dealing in increased compensation and should be figured in the budget.

Supervisor Christopher asked, Mr. Henderson, do you feel that there is an actual rise in cost from \$22.50 to \$39.50?

Mr. Henderson answered, these figures are based upon reports made by the Department of Public Health.

Supervisor Christopher remarked, if we are going to base the figures on the rising cost and these figures are true then we are underpaying our City employees.

Supervisor Mancuso stated, I do not know just exactly what the situation is. It is probably a question of doing one of three things. Either leave them as they are or arrive at a new figure that would be a smaller increase or adopt the recommended increase. I believe we all feel that the latter is not correct. I believe these employees who would be mostly affected by this would be the lowest paid employees at the present time. I believe that the best procedure would be to allow the charges for meals to remain what they were. With the consent of my second I will withdraw my motion.

No objections and motion withdrawn.

Move that the charges be left the same as they were for the present fiscal year.

Seconded by Supervisor Mead.

Supervisor Brown explained, I believe that the Board should proceed with some logic and I do not believe that that motion has any logic.

You are either going to do one thing or the other. You have to keep the same scales as last year or leave them as they are.

Supervisor Christopher moved, as a substitute, that all of these matters remain as they are this year and instructions be given to the Civil Service Commission that they give us a detailed report for our perusal.

Seconded by Supervisor Mead.

Supervisor Brown asked, Mr. Peddicord, is it within the power of the Board to change these rates during the fiscal year?

Mr. Peddicord replied, in doing so you are coming into conflict with the Salary Standardization Ordinance. If you change them during the fiscal year you bring up the point as to whether or not the Salary Standardization Ordinance is valid.

Supervisor Brown remarked, Mr. Peddicord just told us that to change these rates would not be a change in the fiscal portion of the Salary Ordinance. How is he going to conform his last opinion with that, I would like to know.

Supervisor Christopher asked, what do you think about making a study of the matter?

Mr. Henderson answered, you did not intend to amend these schedules during the fiscal year. It would go into the Salary Ordinance of next year.

Mr. Peddicord explained, this does not mean that it would be determined at the adoption of the Salary Standardization Ordinance and not at a later date. It is simply a matter of adjustment of costs. It is not to be considered as an increase in compensation or reduction in compensation.

Supervisor Mancuso said, I am going to vote against this motion because I do not believe that it is a fair motion. There are only five classes that have been increased and they do not object to the increase.

Supervisor Mead stated, I believe the most important statement made today was by Mr. O'Hare, when he called attention to the fact that there are agreements in effect today that should be recognized by the Board of Supervisors.

Supervisor Christopher remarked, it has been pointed out that the other increases as recommended are justified because it includes dwelling quarters as well as food. With the consent of my second I will withdraw my motion.

No objections and motion withdrawn.

Mr. O'Connell said, I believe the statements of Mr. O'Hare should be considered. There are agreements with the hospitals that cover the matter of the cost of meals.

Supervisor Brown explained, Mr. O'Connell is quite right. The measure of employment of the City is based on the highest level we have, but this ordinance sets up the basis you have charged for food that is given to the City employees. I would be willing to go along with the statements made by Mr. O'Hare where there is a contract made for hospital employees. I do not feel that we can do that on other charges.

Supervisor Mancuso stated, because the Civil Service Commission presented this report in the manner in which it is now, I believe we have to do something about it.

Move that the food charges remain as they were last year: For a single meal per day, \$10 per month; two meals per day, \$16.50 per month; three meals per day, \$22.50 per month, and board, room and laundry, \$35 per month.

Seconded by Supervisor Mead.

Supervisor Christopher inquired, the other items, they will remain the same? I desire to amend the motion to provide that the Controller make a cost study on all of these matters.

Mr. Peddicord explained, Supervisor Mancuso's motion is an amendment to the Salary Ordinance and Supervisor Christopher's motion should be considered later.

Supervisor Brown remarked, I can't go for that. I would like to go along with the group that Mr. O'Hare represents, but it is trying to pick a man out with a shotgun. We are proposing to give people meals at a cost less than it costs the City. Any changes in the cost to the City as a result of an amendment to the Salary Ordinance is a change in the fiscal provisions of the Salary Ordinance.

Mr. Ross stated, the cost of furnishing these services have been included in the budget. The fiscal provisions for the procuring of these things are in the budget. We are now talking about how much we are going to charge a man if he elects to pay.

Supervisor Lewis asked, of all the places mentioned in this report, are these the only places where food is being offered to the employees?

Move, as a substitute, that the single meal of 35c and single meal (breakfast), and single meal (other than breakfast), and two meals (breakfast and one other), and two meals (not including breakfast), and three meals per day, apply only to the employees of the San Francisco Hospital, Laguna Honda Home and the Hassler Health Home, excluding those employees who have been mentioned with particularity, and employees of all other departments be charged on the basis of the proposed new charges.

Seconded by Supervisor Mancuso.

Mr. Henderson remarked, for your consideration, that would seem to me to be inequitable. If you did that you would be increasing the charges to other employees based on the report as submitted by the Department of Public Health. I believe you should postpone making any changes until you get a cost study and find out what it is costing in each particular job.

Supervisor Gallagher said, this is supposed to be the cost. What good would it do to receive a cost rate and then find that it is up?

Mr. Henderson explained, this is based on the report of the Department of Public Health. In the Hassler Health Home it materially costs as much.

Supervisor Mead stated, the motion should be that the rates remain the same as they are.

Thereupon, the roll was called and the substitute motion was carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

No: Supervisor Brown—1.

Absent: Supervisors Colman, MacPhee—2.

Supervisor Mancuso moved, as a substitute to Supervisor Mead's motion, that we delete the D66 classification, Superintendent of Jails, from Section 1.7 of the Annual Salary Ordinance.

Seconded by Supervisor Mead.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

No: Supervisor Brown—1.

Absent: Supervisors Colman, MacPhee—2.

Thereupon, the roll was called and the foregoing bill, printed as amended, was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Colman, MacPhee—2.

Supervisor Lewis moved that the Annual Salary Ordinance for the next fiscal year must be presented to this Board of Supervisors not later than May 1st.

Lost for want of a second.

Supervisor Mancuso said, we are going to go into that at a later date.

Passed for Second Reading.

The following recommendation of the Finance Committee was taken up:

ANNUAL APPROPRIATION ORDINANCE 1946-1947

BILL No. 4074, ORDINANCE No. (Series of 1939), as follows:

AN ORDINANCE APPROPRIATING ALL ESTIMATED RECEIPTS AND ALL ESTIMATED EXPENDITURES FOR THE CITY AND COUNTY OF SAN FRANCISCO FOR THE FISCAL YEAR ENDING JUNE 30, 1947

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

Section 1. The several amounts of estimated receipts, income and revenue enumerated herein are hereby appropriated to the several funds and departments indicated in this ordinance for the purpose of meeting appropriations herein provided.

Section 2. The several amounts of proposed expenditure for the fiscal year ending June 30, 1947 are hereby appropriated to the several funds and departments as enumerated herein. Each department for which an expenditure appropriation is herein made is hereby authorized to use, in the manner provided by law, the amounts so appropriated for the purposes specified in this appropriation ordinance.

Section 3. The Controller is hereby authorized and directed to set up appropriate accounts for the items of receipts and expenditures appropriated herein.

Where revenues for any fund or department are herein provided by transfer from any other fund or department, or where a duty or a performance has been transferred from one department to another, the Controller is authorized and directed to make the related transfer of funds; provided further, that where revenues for any fund or department are herein provided by transfer from any other fund or department in consideration of departmental services to be rendered, in no event shall such transfer of revenue be made in excess of the actual cost of such service; provided further, that in no event shall transfers from utility surplus exceed the limitations set forth in Section 129 of the Charter.

In addition to the amount provided from taxes the Controller shall make available for expenditure only the amount of actual receipts for items of proposed expenditures that are designated herein as appropriated for Collection of Rents (Real Estate Department), Tearing Up Streets, Inspection Fees (Engineering), Advertising Fees (Engineering), Camp Mather (Recreation Department), and War Memorial Reserve Fund (in accordance with Ordinance 125, Series of 1939).

In connection with the operation of Camp Mather (Recreation Department) the Controller is authorized to establish an account for depositing revenues which are applicable to the ensuing fiscal year; said revenues shall be carried forward and become a part of the funds available for appropriation in said ensuing fiscal year.

The Controller is hereby authorized to make the necessary transfers to correct erroneous objects of expenditure classifications, and corrections in classifications made necessary by changes in the proposed method of expenditure.

Section 4. The several items of expenditures herein appropriated, being based on estimated receipts, income or revenues which may not be fully realized, it shall be incumbent upon the Controller to establish a schedule of allotments, monthly or quarterly as he may determine, under which the sums appropriated to the several departments shall be expended. The Controller shall revise such revenue estimates monthly. If such revised estimates indicate a shortage the Controller shall hold in reserve an equivalent amount of the corresponding expenditure appropriations set forth herein until the collection of the amounts as originally estimated is assured, and in all cases where it is provided by the Charter that a specified or minimum tax shall be levied for any department the amount of such appropriation herein provided derived from taxes shall not exceed the amount actually produced by the levy made for such department. The Controller in issuing warrants or in certifying contracts or purchase orders or other encumbrances pursuant to Section 86 of the Charter, shall consider only the allotted portions of appropriation items to be available for encumbrance or expenditure and shall not approve the incurring of liability under any allotment in excess of the amount of such allotment. In case of emergency or unusual circumstances which could not be anticipated at the time of apportionment, an additional allotment for a period may be made on the recommendation of the department head and that of the Chief Administrative Officer, board or commission, and the approval of the

Controller. After the allotment schedule has been established or fixed, as heretofore provided, it shall be unlawful for any department or officer to expend or cause to be expended a sum greater than the amount set forth for the particular activity in the said allotment schedule so established, unless an additional allotment is made, as herein provided.

Allotments, liabilities incurred and expenditures made under expenditure appropriations herein enumerated shall in no case exceed the amount of each such appropriation, unless the same shall have been increased by supplemental appropriations made in the manner provided by Sections 79 and 80 of the Charter, or by transfer as provided by Sections 77 and 90 of the Charter.

The Controller is hereby authorized to establish reserves for the purpose of providing funds for adjustments in connection with the liquidation of encumbrances.

Section 5. Where appropriations are made for specific projects or purposes which may involve the payment of salaries or wages, the head of the department to which such appropriations are made, or the head of the department authorized by contract or interdepartmental order to make expenditures from each such appropriation, shall file with the Controller, when requested, an estimate of the amount of any such expenditures to be made during the ensuing period.

Section 6. The Controller is hereby authorized and directed to prescribe the method to be used in making payments for interdepartmental services in accordance with the provisions of Section 77 of the Charter, and to provide for the establishment of interdepartmental reserves which may be required to pay for future obligations which result from current performances. Whenever, in the judgment of the Controller, the amounts which have been set aside for such purposes are no longer required or are in excess of the amount which is then currently estimated to be required, the Controller shall transfer the unrequired amount to the unappropriated balance of the particular fund of which the reserve is a part. Provided further that no expenditure shall be made for outlay purposes from any interdepartmental reserve without specific appropriation by the Board of Supervisors.

Section 7. Appointing officers shall not make appointments to any office or position until the Controller shall certify that funds are available. Appointments to seasonal or temporary positions shall not exceed the term for which the Controller has certified the availability of funds. The Controller shall be immediately notified of a vacancy occurring in any position.

Employees shall not be permitted to work overtime unless funds are available to pay for such overtime at the rates established or unless an actual emergency exists as provided by law.

Section 8. Surpluses existing in appropriations herein made for personal services shall be transferred by the Controller to a "Compensation Reserve" in the fund of which the appropriation is a part.

Each "Compensation Reserve" is appropriated for the following purposes:

For adjusting the provision for the compensation of an office or a position wherein the amount provided for such compensation is not sufficient to pay the officer or employee returning to such office or position from military or war leave the compensation said officer or employee is legally entitled to receive.

For providing the compensation for an office or a position wherein provision has not been otherwise made to pay an officer or employee returning from military or war leave to a regularly established office or position the compensation said officer or employee is legally entitled to receive.

For adjusting the provision for the compensation of an office or a position wherein the amount provided for such compensation is not sufficient to pay the officer or employee the compensation said officer or employee is legally entitled to receive.

Such amounts as may be required to carry out the above provision shall be transferred by the Controller to the related appropriations upon the request of the department head concerned and that of the Chief Administrative Officer, board or commission for departments under their respective jurisdiction.

Each such request shall require the prior approval of the Secretary of the Civil Service Commission.

No such transfer shall be made from one fund to another.

Surpluses existing in "Compensation Reserve" may also be used for the making of appropriation for other compensation requirements in the manner provided by Charter.

Section 9. Under the provisions of Section 35.5½ of the Charter, salary warrants for extra time served by members of the Police Department shall be payable from the regular salary appropriation of the Police Department for the prevailing fiscal year or from any appropriation made for such purpose, and at no time shall extra compensation be authorized or paid in amounts exceeding the available unencumbered balance in any such appropriation.

Section 10. The Controller is hereby authorized and directed to continue the existing Special and Trust Funds, Revolving Funds, and Reserves and the receipts in and expenditures from each such fund are hereby appropriated in accordance with law and the conditions under which each such fund was established.

The Controller is hereby authorized and directed to set up additional Special and Trust Funds and Reserves, as they may be created by either additional bequests or under other conditions.

Whenever the City and County of San Francisco shall receive for a special purpose from the United States of America, the State of California, or from any public or semi-public agency, or from any private person, firm or corporation, any moneys, or property to be converted into money, the Controller shall set up on the books of his office a special fund or account evidencing the said moneys so received and specifying the special purposes for which they have been received and for which they are held, which said account or fund shall be maintained by the said Controller as long as any portion of said moneys or property remains.

Each Department of the City and County of San Francisco, which in the normal operations under its powers and duties is by law and upon deposit of moneys by persons, firms, or corporations authorized to perform certain services for and at the cost and expense of said persons, firms, or corporations, is hereby authorized to perform similar services for the United States of America, the State of California, or any division or agency of either, upon receipt of a legal and proper order or contract to pay to the City and County of San Francisco the full cost and expense of performing the required services upon completion thereof. City owned public utilities may with the approval of the Controller perform such services for privately owned public utilities in the manner provided in this paragraph.

The expenditures necessary from said funds or said accounts as created herein, in order to carry out the purpose for which said moneys or orders have been received or for which said accounts are being maintained, shall be approved by the Controller and said expenditures are hereby appropriated in accordance with the terms and conditions under which said moneys or orders have been received by the City and County of San Francisco, and in accordance with the conditions under which said funds are maintained.

Section 11. The Controller is hereby authorized and directed to set up appropriations for refunding amounts deposited in the Treasury in excess of amounts due.

Section 12. Moneys which are appropriated during the fiscal year from the Emergency Reserve Fund to departments, offices and funds shall be construed only as estimates of such requirements. The Controller shall, upon the determination of the actual requirement, return to the Emergency Reserve Fund that portion of the appropriation which is not actually required for the stated emergency.

Prior to the close of the fiscal year the Controller shall transfer to the Emergency Reserve Fund from any available balance in the appropriations of any department, office or fund the amount such department, office or fund has received as an appropriation from the Emergency Reserve Fund or as much thereof as is available for transfer.

Section 13. The term "department" as used in this ordinance shall mean department, bureau, office, utility, board or commission, as the case may be. The term "department head" as used herein shall be as defined in Section 20 of the Charter.

Section 14. All supplemental appropriations shall be subject to the provisions hereof.

Section 15. The several amounts of estimated receipts herein appropriated, and each fund or department to which such appropriation is made, are as follows:

CONSOLIDATED BUDGET 1946-1947

City and County of San Francisco

Name of Fund	Appropriations			Revenues						
	Amount	By Transfer	Total	By Transfer	From Surplus	Other Than Taxes		Taxes	Unappropriated Revenues	Appropriated Revenues
						Appropriation	Fund			
CURRENT FUNDS										
(General City and County)										
General Fund.....	44,846,064	198,503	45,044,567	198,503	2,525,000	10,853,378	10,302,849	21,164,837	45,044,567
Unemployment Relief Reserve.....	150,000	150,000	150,000	150,000
Library.....	810,097	810,097	28,300	781,797	810,097
Recreation.....	1,329,911	1,329,911	78,400	1,251,511	1,329,911
Park.....	2,670,234	2,670,234	734,800	1,935,434	2,670,234
de Young Museum.....	231,572	7,770	239,342	7,770	400	231,172	239,342
California Palace of the Legion of Honor.....	189,479	189,479	900	188,579	189,479
War Memorial.....	321,214	321,214	80,000	241,214	321,214
Employees' Retirement System.....	3,491,495	1,488,033	4,909,528	1,488,033	3,421,495	4,909,528
Workmen's Compensation.....	100,000	100,000	100,000	100,000
Publicity and Advertising.....	300,000	300,000	300,000	300,000
TOTAL CURRENT FUNDS										
(General City and County).....	54,370,066	1,694,306	56,064,372	1,694,306	2,525,000	10,853,378	11,225,649	29,766,039	56,064,372
OTHER CURRENT FUNDS										
General City Bond Interest and Redemption Fund.....	4,807,305	88,200	4,895,505	88,200	4,807,305	4,895,505
P. S. E. Bond Interest and Redemption Fund.....	8,522,688	8,522,688	8,522,688	8,522,688
Interest on Tax Anticipation Notes.....	5,000	5,000	5,000	5,000
TOTAL OTHER CURRENT FUNDS	4,812,305	8,610,888	13,423,193	8,610,888	5,000	4,807,305	13,423,193

(Consolidated Budget 1946-1947, continued on next page)

Name of Fund	Appropriations			Revenues					
	Amount	By Transfer	Total	By Transfer	From Surplus	Other Than Taxes		Unappropriated Revenues	Appropriated Revenues
						Appropriation	Fund		
PUBLIC SERVICE ENTERPRISE (Current Funds)									
Public Utilities Commission—General.....		170,135	170,135	170,135					170,135
Public Utilities Commission— Heat, Light and Power Bureau.....	1,273,385	1,802,335	3,075,720	1,802,335				1,273,385	3,075,720
San Francisco Airport Operating.....	1,234,860		1,234,860			340,645		894,215	1,234,860
Municipal Railway Operating.....	8,753,568	9,513,099	18,267,267	9,513,099		7,583,461		1,170,107	18,267,267
Municipal Railway—Market Street Extension Water Operating.....	11,603,566		11,603,566		959,106	9,513,699		2,089,867	11,603,566
Heich Hechly Water Supply.....	11,328,400	4,545,045	15,873,445	4,545,045		10,366,294			11,328,400
Heich Hechly Power Operative.....	3,141,755	129,347	3,271,102	129,347		3,141,755			3,141,755
Utilities Engineering Bureau.....			129,347						129,347
TOTAL PUBLIC SERVICE ENTERPRISES (Current).....	37,335,534	16,100,561	53,496,095	16,100,561	959,106	30,943,854		2,167,600	53,496,095
SPECIAL ROAD IMPROVEMENT FUND	1,602,853		1,602,853		250,000	1,352,753		100	1,602,853
SPECIAL GAS TAX STREET IMPROVEMENT FUND	800,000		800,000		200,000	600,000			800,000
TOTAL	2,402,853		2,402,853		450,000	1,952,753		100	2,402,853
TOTAL GENERAL CITY AND COUNTY BUDGET	98,920,758	26,465,755	125,386,513	26,465,755	3,939,106	44,127,256	10,853,378	36,741,044	125,386,513
SCHOOL FUNDS San Francisco Unified School District (Tentative).....	16,246,849		16,246,849		400,000	5,689,497		10,157,352	16,246,849
TOTAL SCHOOL FUNDS	16,246,849		16,246,849		400,000	5,689,497		10,157,352	16,246,849
TOTAL BUDGET	115,167,607	26,465,755	141,633,362	26,465,755	4,339,106	49,816,753	10,853,378	46,898,396	141,633,362

ESTIMATED REVENUES 1946-1947

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Penalties and Costs on Delinquent Taxes.....	60,000				60,000	
Franchise Taxes						
Pacific Telephone & Telegraph Co.....	425,000					
Pacific Gas & Electric Co.-Electric Franchise Tax.....	82,300					
Pacific Gas & Electric Co.-Gas Franchise Tax.....	90,500					
California Street Cable Railroad Co.....	5,000					
American District Telegraph Co. and Subsidiaries.....	7,000					
Total Franchise Taxes.....	609,800				609,800	
Licenses						
Vehicle Licenses (City Ordinances).....	41,000				41,000	
Business Licenses						
Flower Stands.....	1,500					
Foods and beverages, off-premise, not otherwise covered ("Inspection Fees").....	22,000					
Eating Places, Public.....	65,000					
Meat and Meat Food Products.....	10,000					
Other Business Licenses.....	360,000					
Total Business Licenses.....	458,500				458,500	
Professional and Occupational Licenses						
Contractors—Electric—Registration.....	10,000					
Contractors—General—Registration.....	15,000					
Master Plumbers—Registration.....	4,000					
Drivers and Sundry Professional and Occupational.....	8,000					
Total Professional and Occupational Licenses.....	37,000				37,000	
Non-Business Licenses						
Marriage Licenses.....	28,000					
Dog Licenses.....	22,000					
Total Non-Business Licenses.....	50,000				50,000	

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Fines, Forfeits and Penalties—Other than Tax Court Fines, Forfeits and Costs						
Traffic Fines—Violation of City Ordinances						
Uncontested Traffic Fines Bureau	471,950					
Municipal Traffic Courts	155,000					
Other than Traffic—Municipal Court	75,000					
Other than Traffic—Superior Court	12,000					
Penalties other than Court	6,000					
Total Fines, Forfeits & Penalties other than Tax	719,950					719,950
Interest Revenue	20,000					20,000
Revenues from other Agencies						
Grants-in-Aid (State and Federal)						
Aid to Needy Children						
Maintenance of Minors						
State Aid	86,670					
Paid to Parent						
State Aid	141,400					
Federal Aid	75,600					
Federal Administration Allowance	19,000					
Aid to Needy Blind						
State Aid	98,310					
Federal Aid	93,380					
Federal Administrative Allowance	8,150					
Aid to Needy Aged						
State Aid	3,067,900					
Federal Aid	2,519,300					
Federal Administration Allowance	75,579					
Log Cabin Ranch School State Aid	32,400					
Housing Authority—In Lieu of Taxes	300,945					
War Assistance Program—Federal Aid	10,000					

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Revenues from other Agencies—Grants-in-Aid (Continued)						
Sewage Treatment Plant and Sewers—Bridges State Aid						
Sewage Treatment Plants and Facilities		3,200,000				
Extensions and Enlargement of Sewer System		4,810,203				
Construction Islais Creek Bridge		399,756				
Preventive Public Health Program						
State Aid	57,270					
Inspection and Licensing Homes for Aged and Children						
State Aid	24,000					
Tax Deeded Land Rentals	2,000					
Total	6,611,904	8,409,959				15,021,863
Revenues from Private Sources						
Unclaimed and Confiscated Cash and Property	4,000					
Bail Unclaimed after One Year	3,000					
Total Revenue from Other Agencies	7,000					7,000
Service Charges for Current Services						
General Government Service Charges						
Municipal Court Fees	42,000					
Superior Court Fees	140,000					
Naturalization Fees	600					
County Clerk Miscellaneous Fees	6,000					
Court Reporters' Fees	74,000					
Recording Fees—Recorder	135,000					
Public Administrator—Fees and Commissions	75,000					
Sheriff's Fees	24,000					
Inheritance Tax Collection Fees	17,000					
Rent of Room or Space in General Government Bldgs.	25,000					
Commissions on Rents—Real Estate Department	8,300					
Minor Sales—General Government	5,200					
Survey Fees—Public Works Department	7,000					
Advertising Fees—Public Works Department	100					
Other General Government Service Charges						
Tax Collector	250					
Registrar	4,000					
Controller	170					
City Planning Commission	1,400					

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Service Charges for Current Services—Other General Govt. Service Charges (Continued)						
Civil Service Commission	25					
Public Welfare	30					
Other	1,000					
Total General Government Service Charges	561,075					561,075
Public Safety Service Charges						
Second Hand Dealers Investigation and Permit Fees	6,000					
Auto Supply Stations Investigation and Permit Fees	2,800					
Paint and Lacquer Shop and Misc. Inv. & Permit Fees	1,270					
Fire Department Electricity Consumed by Others	30,000					
Reimbursement from State:						
½ Fireboat Expense (State Waterfront)	112,000					
Waterfront Expense	9,000					
Electrical Installation Inspection and Permit Fees	70,000					
Electric Sign Installations Investigation and Permit Fees	4,000					
Building Inspection and Permit Fees	150,000					
Engineering Inspection Fees on Public Work Performed by Private Contractor		12,000				
Excavation Under Street or Sidewalk Inspection and Permit Fees	14,000					
Street Numbering Fees	6,000					
Temporary Obstruction of Sidewalk and/or Roadway, Inspection and Permit Fees	17,500					
Gas Appliance Installation Inspection & Permit Fees	20,000					
Plumbing Fixture Inspection and Permit Fees	20,000					
Agricultural Commission, Inspection Fees, etc.	16,500					
Coroner's Fees	3,000					
Public Pound—Fees and Sales	6,000					
Other Public Safety Service Charges						
Police Department	4,000					
Fire Department	6,100					
Department of Electricity	750					
Department of Public Works	3,000					
Total Public Safety Service Charges	501,920	12,000				513,920

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Service Charges for Current Services (Continued)		50,000			50,000	
Sanitation Service Charges						
Side Sewer Installations ("Tearing up Streets")						
Health Conservation Service Charges						
Milk Cooling and Skimming Plants Inspection Fees	30,000					
Dairy Inspection Fees	29,000					
Pasteurizing Plant Inspection Fees	11,500					
Birth Certificate Fees	12,000					
Death Certificate Fees	14,000					
Removal Permit Fees	10,000					
Poultry Dealers Permit Fees	3,000					
Other Health Conservation Fees	4,500					
Total Health Conservation Service Charges	114,000				114,000	
Hospital Service Charges						
Care of Patients, etc., San Francisco Hospital	175,000					
Care of Inmates, etc., Laguna Honda Home	56,000					
Other	1,700					
Collections Account Patients in Non-Municipal Hospitals	41,000					
Total Hospital Service Charges	273,700				273,700	
Charities Service Charges						
Collection for Maintenance of Needy Minors	130,000				130,000	

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Service Charges for Current Services (Continued)						
Correction Service Charges						
Reimbursement from U. S. Government	15,000					
For Board of U. S. Prisoners	400					
Maintenance of Prisoners, Outside Counties						
Reimbursement from State—Transportation to State Institutions	4,000					
Jail Stores Revenue	7,600					
Total Correction Service Charges	27,000					27,000
Cultural—Recreation Service Charges						
Symphony Concerts—Art Commission		60,000				60,000
Park and Playground Recreation Service Charges						
Auditorium—Rent of Halls	55,000					
Auditorium—Miscellaneous Fees	5,000					
Auditorium—Concessions	20,000					
Total Park and Playground Recreation Service Charges	80,000					80,000
TOTALS	10,302,849	8,531,959				18,834,808
Park Fund						
Cultural-Scientific Recreation Service Charges						
Coit Tower Admission Fees			29,000			
Park and Playground Recreation Services Charges						
Golf Fees—Harding Park			74,000			
Golf Fees—Lincoln Park			50,000			
Golf Fees—Sharp Park			32,000			
Golden Gate Park—Kezar Stadium			61,000			
Fleishacker Park Bath House			12,000			
Golden Gate Park Children's Quarters—Foods			51,000			

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Park Fund (Continued)						
Park and Playground Recreation Service Charges (Continued)						
Golden Gate Park Children's Quarters—Recreation Facilities.....			21,500			
Golden Gate Park Tennis Courts Facilities.....			1,500			
Yacht Harbor Mooring Fees.....			20,000			
Other Food Sales.....			84,000			
Fleishacker Playfield Booth—Foods.....			111,000			
Fleishacker Park Booths Recreation Facilities.....			48,000			
San Francisco Zoo Cafe.....			30,000			
Harding Park Cafe.....			35,000			
Lincoln Park Cafe.....			25,800			
Sharp Park Cafe.....			9,000			
Tea Garden.....			14,600			
Rents.....			13,000			
Other Park and Playground Recreation Service Charges, Park Department.....			12,400			
Total Park Fund.....			734,800			734,800
Recreation Fund						
Park and Playground Recreation Service Charges						
Camp Mather.....			58,800			
Swimming Facilities—San Francisco.....			600			
Rents.....			17,300			
Other.....			1,700			
Total Recreation Fund.....			78,400			78,400
Library Fund (Library Service Charges).....			28,300			28,300

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
War Memorial Fund						
Cultural-Scientific Recreation Service Charges						
Opera House Rent			68,700			
Opera House Concessions			7,000			
Park and Playground Recreation Service Charges			4,000			
Veterans' Building-Service Charges to Tenants			300			
Miscellaneous						
Total War Memorial Fund			80,000			80,000
California Palace of the Legion of Honor Fund						
Cultural-Scientific Recreation Service Charges			900			900
de Young Memorial Museum Fund						
Cultural-Scientific Recreation Service Charges			400			400
Special Road Improvement Fund						
Shared State Taxes						
State Motor Vehicle Fuel Tax Apportionment			1,052,753			
State Motor Vehicle Registration Fee Apportionment			300,000			
Total Special Road Improvement Fund			1,352,753			1,352,753

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Unified School District Fund						
Revenues from use of Money and Property						
Rent, General Properties			383,000			
State Grants						
State Aid for Elementary Schools						
State Aid for High Schools			4,759,373			
State Retirement Subvention			57,000			
Federal and State Aid to High Schools			45,981			
School Service Charges						
Tuition of Pupils from Other Counties			87,543			
Other Schools Service Charges			2,000			
Housing Authority in Lieu of Taxes			65,000			
Veterans' Administration			289,600			
Total Unified School District Fund			5,689,497			5,689,497
Special Gas Tax Street Improvement Fund						
Shared State Taxes						
State Motor Vehicle Fuel Tax (2nd 1/4c Gas Tax)						600,000
Highway Traffic Control Fund (See Addenda, Note A)						
Shared State Taxes						
State Motor Vehicle License Fee						
Apportionment as City		737,295				737,295
Special Road Fund (Traffic) (See Addenda Note A)						
Traffic Fines—Violations of State Code 25% of State Arrests						
Municipal Traffic Courts		4,134				4,134

(Estimated Revenues, 1946-1947, continued on next page)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Street Improvement and Traffic Device Fund (See Addenda, Note A)						
Traffic Fines—Violation of State Vehicle Code—75% of State Arrests		12,403				
Municipal Traffic Courts		63,050				
Traffic Fines—Violation of State Vehicle Code—City Arrests		228,463				
Uncontested Traffic Fines Bureau						
Municipal Traffic Courts		303,916				303,916
Total Street Improvement and Traffic Device Fund						
Motor Vehicle License County Fund (See Addenda, Note A)						
Shared State Taxes						
Shared Motor Vehicle License—Apportionment as County		556,205				556,205
Alcoholic Beverage License Subsidy Fund						
Shared State Tax (See Addenda, Note B)		544,869				544,869
Tuberculosis Aid Subsidy (See Addenda, Note C)		175,000				175,000
TOTAL GENERAL CITY CURRENT FUNDS		2,321,419	8,565,050			10,886,469
Public Service Enterprise Current Fund						
Airport Operating Fund						
Landing Charges			70,000			
Other Operating Rentals			92,500			
Other Income			178,145			
Total Airport Operating Fund			340,645			340,645

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Public Service Enterprise Current Funds (Continued)						
Municipal Railway Operating Fund			8,693,368			
Passenger Fares						
School Tickets			49,450			
Special Cars and Tickets			10,750			
Advertising						
Other						
Total Fund			8,753,568			8,753,568
Municipal Railway—Market Street Extension Fund						
Passenger Fares						
School Tickets						
Special Cars and Tickets			11,523,766			
Advertising			65,550			
Other			14,250			
Total Fund			11,603,566			11,603,566
Water Operating Fund						
Water Sales						
To Consumers			10,174,000			
To Other San Francisco Departments			48,400			
Non-Operating Rents			76,894			
Interest			7,500			
Sales of Walnuts and Other Crops			51,700			
Other			10,800			
Total Water Operating Fund			10,369,294			10,369,294
Hetch Hetchy Power Operative						
Power Sales						
City Departments			1,673,155			
Street Lighting			380,000			
Public Building Lighting			32,000			
Modesto—Turlock District			207,000			
Permanent Metals Corp.			244,000			
Permanent Cement Co.			475,400			
Aluminum Corp. of America			16,000			

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Public Service Enterprise Current Funds (Continued)						
Hetch Hetchy Power Operative (Continued)						
Power Sales (Continued)			100,000			
Pacific Gas and Electric Co.			1,200			
Other Power Revenues			3,128,755			
Other Revenues			13,000			
Total			3,141,755			3,141,755
TOTAL PUBLIC SERVICE ENTERPRISES			34,208,828			34,208,828
Current Revenues Other than Taxes						
Receipts from Surplus						
General Fund	2,525,000					
San Francisco Unified School District			400,000			
Special Gas Tax Street Improvement Fund			200,000			
Special Road Improvement Fund			250,000			
Interest on Tax Anticipation Notes			5,000			
Water Operating Fund			959,106			
Total	2,525,000		1,814,106			4,339,106
Receipts by Transfer						
General Fund						
City Attorney						
From Public Utilities Commission				36,720		
From Municipal Railway				92,260		
Total				128,980		128,980

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Current Revenues other than Taxes (Continued)						
Receipts by Transfer (Continued)						
Purchasing Department						
From Employees' Retirement Fund			88			
From California Palace of the Legion of Honor			8,550			
From de Young Museum Fund			5,800			
From Recreation Fund			4,770			
From Library Fund			740			
From War Memorial Fund			1,287			
From San Francisco Unified School District Fund			22,588			
From Water Operating Fund			1,175			
From Municipal Railway Operating Fund			2,500			
Total			47,498			47,498
Department of Electricity						
From County Road Fund			5,700			5,700
Controller						
From Hetch Hetchy Power Operative			1,775			
From Water Operating Fund			2,600			
From Municipal Railway Operating			5,000			
From Hetch Hetchy Water Supply			1,450			
From Employees' Retirement Fund			3,500			
From San Francisco Unified School District Fund			2,000			
Total			16,325			16,325
Employees' Retirement Fund						
From Park Fund				74,844		74,844
From Recreation Fund				23,500		23,500
From Library Fund				15,150		15,150
From Special Road Improvement Fund				14,000		14,000
From Airport Operating				8,014		8,014
From Public Utilities Commission Fund				4,854		4,854
From Lighting of Public Streets and Buildings				3,048		3,048
From Municipal Railway Operating Fund				617,489		617,489
From Water Operating Fund				48,900		48,900
From Hetch Hetchy Water Supply Fund				3,787		3,787

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Current Revenues other than Taxes (Continued)						
Receipts by Transfer (Continued)						
Employees' Retirement Fund (Continued)				8,562		
From Hetch Hetchy Power Operative Fund.....				5,885		
From Utilities Engineering Bureau.....				660,000		
From San Francisco Unified School District Fund.....						
Total.....				1,488,033		1,488,033
Bond Interest and Redemption Fund						
From Special Road Improvement Fund.....				88,200		
From Airport Operating.....				849,565		
From Municipal Railway Operating.....				132,500		
From Water Operating.....				3,066,660		
From Hetch Hetchy Water Supply.....				3,956,722		
From Hetch Hetchy Power Operative.....				517,241		
Total.....				8,610,888		8,610,888
Public Utilities Commission						
Lighting of Public Streets and Buildings						
From Sheriff.....				12,250		
From Police Department.....				17,500		
From Fire Department.....				63,000		
From Juvenile Detention Home.....				2,000		
From Log Cabin Ranch.....				3,000		
From Laguna Honda Children's Home.....				120		
From Ocean View School for Girls.....				900		
From Registrar of Voters.....				175		
From Chief Administrative Officer.....				75		
From Purchasing Department.....				3,750		
From Real Estate—Auditorium.....				7,000		
From Department of Public Works.....						
Bureau of Building Repair.....				1,800		
Bureau of Engineering.....				25		
Sewage Disposal Plant.....				15,500		
Sewage Pumping Stations.....				11,340		
Bureau of Street Cleaning.....				75		

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Current Revenues other than Taxes (Continued)						
Receipts by Transfer (Continued)						
Public Utilities Commission (Continued)						
Lighting of Public Streets and Buildings (Continued)						
From Department of Electricity				2,250		
From Department of Public Health						
Central Office						
Administration				4,500		
G. U. Diagnostic Center				1,300		
Field Nursing				400		
Laguna Honda Home				25,000		
San Francisco Hospital				32,500		
Emergency Hospitals				2,900		
Hassler Health Home				9,750		
From Public Welfare Department				3,800		
From Park Fund				47,500		
From Recreation Fund				18,700		
From Library				12,000		
From War Memorial—General				14,000		
From War Memorial—Art Museum				7,000		
From California Palace of the Legion of Honor				2,700		
From de Young Museum				3,500		
From Farmers' Market				150		
From San Francisco Airport Operating Mills Field				75,000		
From Municipal Railway Operating				1,152,000		
From Water Operating Fund				120,000		
From Hetch Hetchy Water Supply				150		
From Hetch Hetchy Power Operative				125		
From Special Road Improvement Fund—Bridges				2,500		
From Special Road Improvement Fund—General				26,000		
From Special Road Improvement Fund—Street Repair				1,100		
From San Francisco Unified School District				104,000		
Total				1,802,335		1,802,335

(Estimated Revenues, 1946-1947, continued on next page)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Current Revenues other than Taxes (Continued)						
Receipts by Transfer (Continued)						
de Young Memorial Museum Fund						
From California Palace of the Legion of Honor				7,770	7,770	7,770
Public Utilities Commission Fund						
From Municipal Railway Operating Fund				42,534	42,534	
From Water Operating Fund				42,534	42,534	
From Water Supply				42,534	42,534	
From Hetch Hetchy Power Operative				42,533	42,533	
Total				170,135	170,135	170,135
Hetch Hetchy Water Supply Fund						
From Water Operating Fund				3,731,908	3,731,908	
From Hetch Hetchy Power Operative				813,137	813,137	
Total				4,545,045	4,545,045	4,545,045
Municipal Railway Operating						
From Municipal Railway—Market Street Extension Fund						
Water, Power, Utilities, Engineering Fund						
From Municipal Railway Operating				51,739	51,739	
From Hetch Hetchy Water Supply				51,739	51,739	
From Hetch Hetchy Power Operative				25,869	25,869	
Total				129,347	129,347	129,347
Taxes	12,827,849	10,853,378	44,587,984	198,503	26,267,252	94,734,966
	21,164,837		25,733,559			46,898,396
TOTAL REVENUES	33,992,686	10,853,378	70,321,543	198,503	26,267,252	141,633,362

ADDENDA

NOTE A

Bureau of Engineering—Department of Public Works

Personal Services.....	\$251,815
Contractual Services.....	6,464
Materials and Supplies.....	5,910

Total..... 264,189

Police Department

Personal Services	
Traffic Bureau.....	425,098
Accident Prevention Bureau.....	178,260
Tabulating Services.....	3,732
Contractual Services	
Maintenance Automotive Equipment.....	33,568
Maintenance of Horses.....	51,720
Printing and Stationery.....	8,000
Equipment	
Automobiles—Motorcycles.....	27,175

Total Police Department..... 727,553

Municipal Court (Traffic)

Personal Services.....	125,492
Contractual Services	
Telephone and Telegraph.....	300
Maintenance of Equipment.....	250
Rental of Equipment.....	100
Postage.....	5,100
Materials and Supplies	
Stationery, Office Supplies, etc.....	4,500
Services of Purchasing Department.....	25,000

Total Municipal Court..... 160,742

Sheriff—Personal Services (Traffic)

Lighting of Public Streets and Boulevards.....	3,480
	837,000

TOTAL..... \$1,992,964

NOTE B

Estimated Expenditures—State Purposes

Sheriff.....	\$613,692	\$ 562,692
	—51,000	
Treasurer.....	79,745	62,745
	—17,000	
Registrar.....	283,186	279,186
	— 4,000	
County Clerk.....	201,500	40,900
	—160,600	
Controller (County Auditor).....		515,203
Relief.....		880,000
TOTAL.....		\$2,340,726

NOTE C

Estimated Expenditures—Tubercular Patients

San Francisco Hospital—Tuberculosis Division.....	\$713,065
Hassler Health Home—Tuberculosis Preventorium.....	381,292
TOTAL.....	\$1,094,357

FUNDING STATEMENT—BOND INTEREST AND REDEMPTION—FISCAL YEAR 1946-1947

Issues	ESTIMATED REQUIREMENTS			FROM		
	Interest	Redemption	Total	Proceeds of Bond Fund Indicated	Surplus	Special Road Improvement Fund
General City and County:						
1927 Boulevards.....	116,078	469,000	585,078			88,200
1944 Sewers.....	35,000	500,000	535,000			
1944 Juvenile Court.....	75,000	75,000	150,000			
Other.....	937,427	2,688,000	3,625,427			
Total.....	1,163,505	3,732,000	4,895,505			88,200
Public Service Enterprises:						
1928 Spring Valley.....	1,080,000	1,000,000	2,080,000			
1933 Water Distribution.....	168,660	563,000	731,660			
1910 Water.....	810,000	1,000,000	1,810,000			
1925 Water.....	281,250	250,000	531,250			
1928 Hetch Hetchy.....	850,500	600,000	1,450,500			
1932 Hetch Hetchy.....	254,713	200,000	454,713			
1933 Hetch Hetchy Dam.....	52,500	175,000	227,500			
1913 Municipal Railway.....	32,500	100,000	132,500			
1942 Water Works System.....	5,000	250,000	255,000			
1938 Airport.....	14,565	285,000	299,565			
1942 Airport.....	50,000	500,000	550,000			
Total.....	3,599,688	4,923,000	8,522,688			
GRAND TOTAL.....	4,763,193	8,655,000	13,418,193			88,200

FUNDING STATEMENT—BOND INTEREST AND REDEMPTION—FISCAL YEAR 1946-1947

FROM						Issues
Airport	Municipal Railway Operating	Water Operating	Hetch Hetchy Power	Hetch Hetchy Water	Taxes	Total
					496,878	585,078
					4,310,427	4,310,427
					4,807,305	4,895,505
		2,080,000				2,080,000
		731,660				731,660
			517,241	3,956,722		4,473,963
	132,500					132,500
299,565		255,000				255,000
550,000						299,565
						550,000
849,565	132,500	3,066,660	517,241	3,956,722		8,522,688
849,565	132,500	3,066,660	517,241	3,956,722	4,807,305	13,418,193
						GRAND TOTAL

General City and County:

- 1927 Boulevards
- 1944 Sewers
- 1944 Juvenile Court
- Other

Total

Public Service Enterprises:

- 1928 Spring Valley
- 1933 Water Distribution
- 1910 Water
- 1925 Water
- 1928 Hetch Hetchy
- 1932 Hetch Hetchy
- 1933 Hetch Hetchy Dam
- 1913 Municipal Railway
- 1942 Water Works System
- 1938 Airport
- 1942 Airport

Total

GRAND TOTAL

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
BOARD OF SUPERVISORS						
601	Permanent Salaries.....	76,391				76,391
601.110.00	Allowance for Overtime.....	1,350				1,350
601.120.00	Temporary Salaries.....	1,200				1,200
601.140.00	Fees and Other Compensations.....	1,625				1,625
601.200.00	Contractual Services.....	69,350	66,350			3,000
601.262.00	Audit of Controller's Books.....	6,000				6,000
601.298.00	Legislative Expense.....	5,000				5,000
601.300.00	Materials and Supplies.....	2,700	2,550			150
601.400.00	Equipment.....	3,000	3,000			
601.500.00	Improvements.....	6,000				6,000
601.800.00	Fixed Charges.....	5,125				5,125
		177,741	71,900			105,841
MAYOR						
602	Permanent Salaries.....	90,015				90,015
602.110.00	Allowance for Overtime.....	1,000				1,000
602.120.00	Temporary Salaries.....	480				480
602.200.00	Contractual Services.....	11,150	7,900			3,250
602.298.00	Legislative Expense.....	25,000				25,000
602.300.00	Materials and Supplies.....	3,200	3,200			
602.400.00	Equipment.....	4,475	4,475			
602.800.00	Fixed Charges.....	510				510
		135,830	15,575			120,255
CITIZENS PROTECTIVE CORPS						
602.900.79-1	Headquarters.....					
	Services of Other Departments.....	2,800				2,800

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
CITIZENS PROTECTIVE CORPS (Continued)						
Veterans Housing Bureau						
602.110.79-2	Permanent Salaries.....	9,800				9,800
602.111.79-2	Allowance for Overtime.....	695				695
602.200.79-2	Contractual Services.....	800	700			1,500
602.300.79-2	Materials and Supplies.....	400	400			800
		11,695	1,100			12,795
	Total Citizens Protective Corps.....	14,495	1,100			15,595
ASSESSOR						
603						
603.110.00	Permanent Salaries.....	348,420				348,420
603.111.00	Allowance for Overtime.....	10,000				10,000
603.120.00	Temporary Salaries.....	95,000				95,000
603.200.00	Contractual Services.....	35,160	32,660			67,820
603.300.00	Materials and Supplies.....	9,790	9,790			19,580
603.400.00	Equipment.....	5,595	5,595			11,190
603.800.00	Fixed Charges.....	59	59			118
		504,024	48,104			552,128
CITY ATTORNEY						
604						
604.110.00	Permanent Salaries.....	111,917				111,917
604.120.00	Temporary Salaries.....	2,500				2,500
604.200.00	Contractual Services.....	2,822	2,540		128,282	133,644
604.266.00	Litigation Expense.....	5,000			698	5,698
604.300.00	Materials and Supplies.....	3,600	3,600			7,200
604.400.00	Equipment.....	1,000	1,000			2,000
604.500.00	Improvements.....	5,000				5,000
604.800.00	Fixed Charges.....	100	100			200
		131,939	7,240		128,980	268,159

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DISTRICT ATTORNEY						
605	Permanent Salaries.....	235,707				235,707
605.111.00	Allowance for Overtime.....	1,335				1,335
605.112.00	Holidays.....	165				165
605.200.00	Contractual Services.....	4,310	4,060			250
605.300.00	Materials and Supplies.....	3,630	3,630			
605.400.00	Equipment.....	4,725	4,725			
605.500.00	Improvements.....	500				500
605.890.00	District Attorney's Special Fund.....	5,000				5,000
605.900.00	Detention and Prosecution of Criminals.....	15,000				15,000
		270,372	12,415			257,957
TREASURER						
606	Permanent Salaries.....	69,375				69,375
606.111.00	Allowance for Overtime.....	500				500
606.200.00	Contractual Services.....	6,995	995			6,000
606.300.00	Materials and Supplies.....	1,500	1,500			
606.400.00	Equipment.....	175	175			
606.900.00	Services of Other Departments.....	1,200				1,200
		79,745	2,670			77,075
SHERIFF						
607	Permanent Salaries.....	438,547				438,547
607.111.00	Allowance for Overtime.....	7,500				7,500
607.112.00	Holidays.....	5,000				5,000
607.114.00	Permanent Employees' Maintenance Allowance.....	420				420
607.120.00	Temporary Salaries—General.....	15,000				15,000
607.120.01	Temporary Salaries—Keepers.....	500				500
607.200.01	Contractual Services—Administrative.....	7,950	4,250			3,700
607.200.02	Contractual Services—County Jail No. 1.....	4,950	400			4,550
607.200.03	Contractual Services—County Jail No. 2.....	16,850	1,450			15,400
607.231.02	Heat, Light and Power—County Jail No. 1.....	250	250			
607.231.03	Heat, Light and Power—County Jail No. 2.....	12,000	12,000			
607.300.01	Materials and Supplies—Administrative.....	4,250	4,250			
607.300.02	Materials and Supplies—County Jail No. 1.....	9,175	6,500			2,675

(Detail of General Fund Appropriations for Expenditures 1946-1947 continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
SHERIFF (Continued)						
607.300.03	Materials and Supplies—County Jail No. 2	22,000	16,000			6,000
607.350.02	Foodstuffs—County Jail No. 1	23,000	4,000			19,000
607.350.03	Foodstuffs—County Jail No. 2	39,200	4,500			34,700
607.400.03	Equipment	6,500	6,500			
607.800.03	Fixed Charges	300	100			200
607.900.03	Services of Other Departments	300				300
		613,692	60,200			553,492
PUBLIC DEFENDER						
608	Permanent Salaries	36,920				36,920
608.120.00	Temporary Salaries	77				77
608.200.00	Contractual Services	195	195			
608.300.00	Materials and Supplies	200	200			
		37,392	395			36,997
POLICE DEPARTMENT						
609	Permanent Salaries	4,647,368				4,647,368
609.110.00	Allowance for Overtime	4,916				4,916
609.111.01	Temporary Salaries	3,262				3,262
609.120.00	Fees and Special Compensations	500				500
609.140.00	Contractual Services	108,088	89,726			18,362
609.200.00	Repairs to Stations' Buildings	71,081				71,081
609.213.00	Heat, Light and Power	17,500				17,500
609.231.00	Materials and Supplies—City Prison	5,199	4,710			489
609.300.00	Materials and Supplies—Stations and Bureaus	101,530	77,600			23,930
609.300.01	Foodstuffs—City Prison	12,279	550			11,729
609.350.01	Foodstuffs—Detention Ward	9,000				9,000
609.400.00	Equipment	97,643	97,643			
609.500.00	Improvements—Range and Stations	5,000				5,000
609.880.00	Rents, Real Property	420				420
609.890.00	Contingent Fund	9,000				9,000
609.900.00	Services Other Departments	13,260				13,260
609.966.00	Traveling Expense Fund Reimbursement	533				533
		5,106,579	287,729			4,818,850

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
609	POLICE DEPARTMENT—POLICE RESERVE					
609.200.79-12	Contractual Services	4,250	4,250			500
609.300.79-12	Materials and Supplies	1,950	1,450			
		6,200	5,700			500
610	FIRE DEPARTMENT					
610.110.01	Permanent Salaries	4,002,424				4,002,424
610.110.02	Permanent Salaries—Fire Boats	197,700				197,700
610.110.03	Permanent Salaries—Non-Uniformed Force	147,683				147,683
610.111.03	Allowance for Overtime—Non-Uniformed Force	2,350				2,350
610.120.01	Temporary Salaries	1,975				1,975
610.120.02	Temporary Salaries—Fire Boats	3,661				3,661
610.130.00	Wages	9,665				9,665
610.200.00	Contractual Services	202,510	162,060			40,450
610.231.00	Heat, Light and Power	63,000	63,000			
610.300.00	Materials and Supplies	42,300	42,100			
610.400.00	Equipment	95,850	95,850			
610.500.00	Improvements	125,000				125,000
610.600.00	Land	20,000				20,000
610.800.00	Fixed Charges	7,770				7,770
		4,921,888	363,010			4,558,878
611	BOARD OF PERMIT APPEALS					
611.110.00	Permanent Salaries	4,980				4,980
611.120.00	Temporary Salaries	140				140
611.140.00	Fees and Special Compensations	5,000				5,000
611.200.00	Contractual Services	100	100			
		10,220	100			10,120

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
ART COMMISSION						
616	Permanent Salaries.....	6,720				6,720
616.110.00	Contractual Services.....	300	300			15,000
616.200.00	Municipal Band.....	15,000				100,000
616.200.01	Municipal Symphony Concerts.....	5,000				5,000
616.200.02	Municipal Chorus.....	12,500				12,500
616.200.03	Furthering Visual Arts.....	5,000				5,000
616.200.04	Placing of Statue "Whales".....	100	100			144,220
616.200.06	Materials and Supplies.....	100				
616.300.00		144,620	400			144,220
CALIFORNIA ACADEMY OF SCIENCES						
619	Steinhart Aquarium.....	28,827				28,827
619.110.00	Permanent Salaries.....	1,200				1,200
619.111.00	Allowance for Overtime.....	650				650
619.112.00	Holidays.....	1,200				1,200
619.120.00	Temporary Salaries.....	30,392				30,392
619.200.00	Contractual Services.....	9,980				9,980
619.200.01	Simson African Hall.....	72,249				72,249
MUNICIPAL COURT						
620	Permanent Salaries.....	390,445				390,445
620.110.00	Holidays.....	500				500
620.112.00	Temporary Salaries.....	5,000				5,000
620.120.00	Court Reporters' Fees.....	26,550				26,550
620.140.00	Jurors' and Witness' Fees.....	2,600				2,600
620.151.00	Contractual Services.....	13,170	13,070			100
620.200.00	Court Reporters' Transcriptions.....	12,000				12,000
620.264.00	Materials and Supplies.....	8,700	8,700			8,700
620.300.00	Equipment.....	8,000	8,000			8,000
620.400.00	Improvements.....	1,500				1,500
620.500.00	Services of Other Departments.....	27,160				27,160
620.900.00	Revolving Fund.....	200				200
620.901.00		495,825	29,770			466,055

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
SUPERIOR COURT						
621	Permanent Salaries.....	279,985				279,985
621.110.00	Court Reporters' Fees.....	7,500				7,500
621.140.01	Examination of Insane.....	20,000				20,000
621.150.02	Jury and Witness Fees.....	30,000				30,000
621.151.00	Grand Jury.....	5,000				5,000
621.200.00	Contractual Services.....	11,000	11,000			
621.264.00	Reporters' Transcriptions.....	25,000				25,000
621.300.00	Materials and Supplies.....	6,058	5,208			850
621.400.00	Equipment.....	2,000	2,000			
621.900.00	Other Court Expenses.....	3,000				3,000
621.900.01	Services of Other Departments.....	2,640	2,640			
		392,183	20,848			371,335
Other Appropriations						
621.200.02	Maintenance and Transportation of Criminal Insane and Narcotics.....	5,000				5,000
621.840.02	Commitments to Youth Authority.....	10,424				10,424
		407,607	20,848			386,759
LAW LIBRARY						
622	Permanent Salaries.....	13,356				13,356
622.110.00	Contractual Services.....	95	95			
622.200.00	Materials and Supplies.....	250	250			
622.300.00	Improvements.....	2,000				2,000
622.500.00						
		15,701	345			15,356
JUVENILE COURT						
623	Permanent Salaries.....	279,551				279,551
623.110.00	Allowance for Overtime.....	2,000		2,640		2,640
623.111.00	Holidays.....	1,000				1,000
623.112.00	Temporary Salaries.....	2,500				2,500
623.120.00	Contractual Services.....	20,800	18,250			2,550
623.200.00	Maintenance of Minors.....	540,000				540,000
623.251.00						

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
JUVENILE COURT (Continued)						
623.251.01	Maintenance of Minors in Foster Homes.....	3,000				3,000
623.251.02	Maintenance of Minors in State Schools.....	10,000				10,000
623.300.00	Materials and Supplies.....	5,020	5,020			
623.400.00	Equipment.....	10,763	10,763			
623.800.00	Fixed Charges.....	700	700			
		875,334	34,733	2,640		843,241
JUVENILE DETENTION HOME						
624		108,209				108,209
624.110.00	Permanent Salaries.....	1,500				1,500
624.111.00	Allowance for Overtime.....	4,104				4,104
624.112.00	Holidays.....	96				96
624.114.00	Permanent Employees' Maintenance Allowance.....	5,283				5,283
624.120.00	Temporary Salaries.....	3,188	1,188			2,000
624.200.00	Contractual Services.....	2,000	2,000			
624.231.00	Heat, Light and Power.....	8,000	4,900			3,100
624.300.00	Materials and Supplies.....	24,640	1,830			22,810
624.350.00	Foodstuffs.....	5,783	5,783			
624.400.00	Equipment.....					
		162,803	15,701			147,102
JUVENILE DETENTION HOME—LOG CABIN RANCH						
624.01		29,958				29,958
624.110.01	Permanent Salaries.....	250				250
624.111.01	Allowance for Overtime.....	1,172				1,172
624.112.01	Holidays.....	200				200
624.114.01	Permanent Employees' Maintenance Allowance.....	2,000				2,000
624.120.01	Temporary Salaries.....	4,380				4,380
624.200.01	Contractual Services.....	3,000	3,000			
624.231.01	Heat, Light and Power.....	14,000	8,150			5,850
624.300.01	Materials and Supplies.....	22,000	2,400			19,600
624.350.01	Foodstuffs.....	6,279	6,279			
624.400.01	Equipment.....	80,000				80,000
624.500.01	Improvements.....	2,050				2,050
624.800.01	Fixed Charges.....					
		165,289	19,829			145,460

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
JUVENILE DETENTION HOME—						
LAGUNA HONDA CHILDREN'S HOME						
624.02	Permanent Salaries.....	21,096				21,096
624.110.02	Allowance for Overtime.....	100				100
624.111.02	Holidays.....	630				630
624.112.02	Temporary Salaries.....	800				800
624.200.02	Contractual Services.....	880	255			625
624.231.02	Heat, Light and Power.....	120	120			240
624.300.02	Materials and Supplies.....	1,000	375			625
624.350.02	Foodstuffs.....	4,500	240			4,260
624.400.02	Equipment.....	410	410			
		29,536	1,400			28,136
JUVENILE DETENTION HOME—						
OCEAN VIEW SCHOOL FOR GIRLS						
624.03	Permanent Salaries.....	29,041				29,041
624.110.03	Allowance for Overtime.....	100				100
624.111.03	Holidays.....	954				954
624.112.03	Temporary Salaries.....	735				735
624.200.03	Contractual Services.....	1,964	894			1,070
624.231.03	Heat, Light and Power.....	900	900			1,855
624.300.03	Materials and Supplies.....	3,055	1,200			6,720
624.350.03	Foodstuffs.....	7,320	600			
624.400.03	Equipment.....	375	375			
624.800.03	Fixed Charges.....	2,700				2,700
		47,144	3,969			43,175

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
ADULT PROBATION						
625	Permanent Salaries.....	56,738				56,738
625.110.00	Allowance for Overtime.....	1,500				1,500
625.120.00	Temporary Salaries.....	1,800				1,800
625.200.00	Contractual Services.....	1,125	800			325
625.300.00	Materials and Supplies.....	900	900			
625.400.00	Equipment.....	889	889			
625.800.00	Fixed Charges.....	75	75			
		63,027	2,664			60,363
CHIEF ADMINISTRATIVE OFFICER						
626	Permanent Salaries.....	31,314				31,314
626.110.00	Contractual Services.....	1,125	525			600
626.300.00	Materials and Supplies.....	600	600			
		33,039	1,125			31,914
CHIEF ADMINISTRATIVE OFFICER—Dormitories						
626.79.65	Permanent Salaries.....	1,878				1,878
626.110.79-65	Overtime—Holiday.....	60				60
626.120.79-65	Temporary Salaries.....	180				180
626.200.79-65	Contractual Services.....	993	18			975
626.231.79-65	Heat, Light and Power.....	75	75			
		3,186	93			3,093
DEPARTMENT OF FINANCE AND RECORDS:						
DIRECTOR OF FINANCE AND RECORDS						
627	Permanent Salaries.....	10,935				10,935
627.110.00	Contractual Services.....	105	45			60
627.200.00	Materials and Supplies.....	60	60			
627.300.00						
		11,100	105			10,995

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF FINANCE AND RECORDS (Continued)						
TAX COLLECTOR						
628	Permanent Salaries.....	115,020				115,020
628.110.01	Permanent Salaries—Bureau of Delinquent Revenue.....	34,650				34,650
628.111.02	Allowance for Overtime.....	1,500				1,500
628.120.00	Temporary Salaries.....	10,000				10,000
628.200.00	Contractual Services.....	19,106	17,956			1,150
628.300.00	Materials and Supplies.....	9,450	6,450			3,000
628.400.00	Equipment.....	290	290			
628.900.00	Services of Other Departments.....	3,400				3,400
		193,416	24,696			168,720
REGISTRAR OF VOTERS						
629	Permanent Salaries.....	72,980				72,980
629.110.00	Allowance for Overtime.....	2,000				2,000
629.111.00	Temporary Salaries.....	55,000				55,000
629.120.00	Election Workers.....	38,164				38,164
629.140.00	Contractual Services.....	86,321	846			85,475
629.200.00	Heat, Light and Power.....	175	175			
629.231.00	Materials and Supplies.....	800	550			250
629.300.00	Equipment.....	7,100	1,100			6,000
629.400.00	Fixed Charges.....	20,646				20,646
629.800.00		283,186	2,671			280,515
RECORDER						
630	Permanent Salaries.....	113,273				113,273
630.110.00	Temporary Salaries.....	20,000				20,000
630.120.00	Contractual Services.....	5,835	940			4,895
630.200.00	Materials and Supplies.....	9,012	9,012			
630.300.00	Equipment.....	1,420	1,420			
630.400.00		149,540	11,372			138,168

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF FINANCE AND RECORDS (Continued)						
COUNTY CLERK						
631	Permanent Salaries.....	187,830				187,830
631.110.00	Allowance for Overtime.....	375				375
631.111.00	Temporary Salaries.....	1,000				1,000
631.120.00	Contractual Services.....	2,845	1,210			1,635
631.200.00	Materials and Supplies.....	7,950	7,750			200
631.300.00	Equipment.....	1,500	1,500			
631.400.00						
		201,500	10,460			191,040
PUBLIC ADMINISTRATOR						
632	Permanent Salaries.....	53,750				53,750
632.110.00	Allowance for Overtime.....	250				250
632.111.00	Holidays.....	50				50
632.112.00	Temporary Salaries.....	1,800				1,800
632.200.00	Contractual Services.....	4,090	3,865			225
632.300.00	Materials and Supplies.....	920	920			
632.400.00	Equipment.....	400	400			
632.800.00	Fixed Charges.....	323				323
		61,583	5,185			56,398

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT						
633	Permanent Salaries	172,272				172,272
633.110.00	Allowance for Overtime	500				500
633.111.00	Holidays	100				100
633.112.00	Temporary Salaries	6,000				6,000
633.120.00	Wages	7,038				7,038
633.130.00	Wages Temporary	500				500
633.130.01	Contractual Services					
	Allowance for the use of Employees' Cars					
	Assessor			7,800		7,800
633.203.03	Sheriff—Administrative			2,000		2,000
633.203.07-1	Police Department			360		360
633.203.09	Auxiliary Police Department			3,000		3,000
633.203.09-79.12	Fire Department			360		360
633.203.10	California Palace of the Legion of Honor				200	200
633.203.17	de Young Museum				450	450
633.203.18	Juvenile Court			9,200		9,200
633.203.23	Ocean View School for Girls			420		420
633.203.24-3	Registrar of Voters			300		300
633.203.29	Purchaser	240				240
633.203.33	Building Inspection					
633.203.39	Bureau of Engineering			400		400
633.203.40	Sewage Disposal Plant			100		100
633.203.40-1	Central Permit Bureau			300		300
633.203.41	Department of Public Health			290		290
	Central Office					
633.203.50-1	Administration			480		480
633.203.50-4	Milk and Abattoir Inspection			400		400
633.203.50-5	Communicable Diseases			1,500		1,500
633.203.50-6	G. U. Diagnostic Center			900		900
633.203.50-7	Bacteriological Laboratory			25		25
633.203.50-9	Dental Bureau			360		360
633.203.50-11	Food and Sanitary Inspection			4,750		4,750
633.203.50-16	City Physicians			2,000		2,000

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Allowance for the use of Employees' Cars (Continued)						
Department of Public Health—Central Office (Continued)						
633.203.50-17	Field Nursing—Administration.....			950		950
633.203.50-18	Field Nursing—Schools.....			6,150		6,150
633.203.50-19	Field Nursing—Other.....			2,105		2,105
633.203.50-21	Tuberculosis Bureau.....			1,200		1,200
633.203.54	Emergency Hospitals.....			300		300
633.203.56	Public Welfare Department.....			3,000		3,000
633.203.58	Agricultural Commission.....			750		750
633.203.61	City Planning Commission.....			300		300
633.203.75	Coordinating Council.....			500		500
	Storage and Care of Vehicles.....					
						(\$1,920)
633.205.02	Mayor.....			100		100
633.205.04	City Attorney.....			100		100
633.205.07-1	Sheriff—Administration.....			250		250
633.205.25	Adult Probation.....			180		180
633.205.28	Tax Collector.....			90		90
633.205.56	Public Welfare.....			1,050		1,050
633.205.57	Coroner.....			150		150
Maintenance and Repair of Automotive Equipment..... (\$276,594)						
633.216.01	Supervisors.....			500		500
633.216.02	Mayor.....			750		750
633.216.03	Assessor.....			500		500
633.216.04	City Attorney.....			200		200
633.216.05	District Attorney.....			400		400
633.216.07-1	Sheriff—Administration.....			500		500
633.216.07-3	Sheriff—County Jail No. 2.....			1,200		1,200
633.216.09	Police Department.....			53,000		53,000
633.216.10	Fire Department.....			150,000		150,000
633.216.23	Juvenile Court.....			700		700
633.216.26	Chief Administrative Officer.....			100		100
633.216.28	Tax Collector.....			150		150

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Maintenance and Repair of Automotive Equipment (Continued)						
633.216.29	Registrar of Voters.....			200		200
633.216.32	Public Administrator.....			100		100
633.216.34	Real Estate.....			40		40
Department of Public Works						
633.216.36	General Office.....			100		100
633.216.36-4	Bureau of Architecture.....			336		336
633.216.37	Bureau of Accounts.....			840		840
633.216.38	Bureau of Building Repair.....			3,920		3,920
633.216.39	Bureau of Building Inspection.....			1,800		1,800
633.216.40	Bureau of Engineering.....			2,464		2,464
633.216.40-1	Sewage Disposal Plant.....			250		250
633.216.40-2	Sewage Pumping Station.....			250		250
633.216.42	Bureau of Street Cleaning.....			28,000		28,000
633.216.43	Bureau of Sewer Repair.....			10,864		10,864
Department of Electricity						
633.216.49	Administration.....			50		50
633.216.49-1	Inspection.....			200		200
633.216.49-3	Plant Division.....			800		800
633.216.49-4	Machine Shop.....			150		150
Department of Public Health						
Central Office						
633.216.50-1	Administration.....			800		800
633.216.50-4	Milk and Abattoir Inspection.....			1,250		1,250
633.216.50-5	Communicable Diseases.....			200		200
633.216.50-11	Food and Sanitary Inspection.....			1,200		1,200
633.216.50-13	Plumbing Inspection.....			880		880
633.216.50-17	Field Nursing—Administration.....			100		100
633.216.50-18	Field Nursing—Schools.....			250		250
633.216.50-19	Field Nursing—Other.....			600		600
633.216.51	Laguna Honda Home.....			700		700
633.216.53	San Francisco Hospital.....			700		700
633.216.54	Emergency Hospitals.....			8,000		8,000

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Maintenance and Repair of Automotive Equipment (Continued)						
Department of Public Health (Continued)						
	Hassler Health Home.....			600		600
633.216.55	Public Welfare Department.....			1,000		1,000
633.216.56	Coroner.....			400		400
633.216.57	Weights and Measures.....			1,400		1,400
633.216.59	Civil Service Commission.....			150		150
633.216.71	Maintenance and Repair of Office Appliances and Equipment (\$14,413)					
	Board of Supervisors.....			150		150
633.218.01	Mayor.....			600		600
633.218.02	Citizens Protective Corps.....					
	Veterans' Housing Bureau.....			100		100
633.218.02-79.2	Assessor.....			500		500
633.218.03	City Attorney.....			200		200
633.218.04	District Attorney.....			100		100
633.218.05	Treasurer.....			400		400
633.218.06	Public Defender.....			15		15
633.218.08	Police Department.....			1,200		1,200
633.218.09	Fire Department.....			150		150
633.218.10	California Palace of the Legion of Honor.....				200	200
633.218.17	de Young Museum.....				50	50
633.218.18	Municipal Court.....			500		500
633.218.20	Superior Court.....			500		500
633.218.21	Juvenile Court.....			750		750
633.218.22	Juvenile Detention Home.....			100		100
633.218.23	Director of Finance and Records.....			25		25
633.218.27	Tax Collector.....			300		300
633.218.28	Registrar of Voters.....			100		100
633.218.29	Recorder.....			500		500
633.218.30	County Clerk.....			300		300
633.218.31	Public Administrator.....			65		65
633.218.32	Purchaser.....	400				400
633.218.33	Purchaser—Miscellaneous Depts.....	400				400
633.218.33-1	Real Estate Department.....			25		25
633.218.34						

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT—Contractual Services (Continued)						
	Maintenance and Repair of Office Appliances and Equipment (Continued)					
	Department of Public Works					
	General Office.....			125		125
633.218.36	Bureau of Building Inspection.....			40		40
633.218.39	Bureau of Engineering.....			400		400
633.218.40	Department of Electricity—Inspection Bureau.....			75		75
633.218.49-1	Department of Public Health					
	Central Office					
	Administration.....			125		125
633.218.50-1	Accounting.....			100		100
633.218.50-2	Statistics.....			70		70
633.218.50-3	Milk and Abattoir Inspection.....			30		30
633.218.50-4	Communicable Diseases.....			20		20
633.218.50-5	G. U. Diagnostic Center.....			25		25
633.218.50-6	Bureau Mental Hygiene.....			20		20
633.218.50-6.1	Bacteriological Laboratory.....			15		15
633.218.50-7	Food and Sanitary Inspection.....			40		40
633.218.50-11	Plumbing Inspection.....			15		15
633.218.50-13	Field Nursing—Administration.....			30		30
633.218.50-17	Field Nursing—Schools.....			40		40
633.218.50-18	Tuberculosis Bureau.....			25		25
633.218.50-21	Laguna Honda Home.....			50		50
633.218.51	San Francisco Hospital.....			450		450
633.218.53	Public Welfare Department.....			2,100		2,100
633.218.56	Coroner.....			100		100
633.218.57	Controller.....			2,518		2,518
633.218.60	City Planning Commission.....			100		100
633.218.61	Civil Service Commission.....			250		250
633.218.71	Coordinating Council.....			20		20
633.218.75	Maintenance and Repair of Other Equipment..... (\$10,550)					
	Police Department					
	Repairs to Police Launch.....			1,500		1,500
633.219.09	Fire Department					
	Drydocking Fireboats.....			6,000		6,000
633.219.10						

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Inter-fund Receipts	From Inter-fund Receipts	Total
	PURCHASING DEPT.—Contractual Services (Continued)					
	Maintenance and Repair of Other Equipment (Continued)					
	California Palace of the Legion of Honor					
	Maintenance of Burglar Alarm.....				1,500	1,500
633.219.17	de Young Museum					
	Maintenance of Burglar Alarm.....				700	700
633.219.18	Laguna Honda Children's Home.....			50		50
633.219.24-2	Ocean View School for Girls.....			150		150
633.219.24-3	Registrar of Voters					
	Repair of Voting Machines.....			50		50
633.219.29	Auditorium—Pipe Organ.....			600		600
633.219.35	Telephone and Telegraph.....	(\$72,657)				
633.232.01	Board of Supervisors.....			500		500
633.232.02	Mayor.....			2,500		2,500
	Citizens Protective Corps					
	Veterans' Housing Bureau.....			600		600
633.232.02-79.2	Assessor.....			975		975
633.232.03	City Attorney.....			1,200		1,200
633.232.04	District Attorney.....			2,000		2,000
633.232.05	Treasurer.....			125		125
633.232.06	Sheriff—Administration.....			500		500
633.232.07-1	Sheriff—County Jail No. 1.....			100		100
633.232.07-2	Sheriff—County Jail No. 2.....			250		250
633.232.07-3	Public Defender.....			130		130
633.232.08	Police Department.....			19,100		19,100
633.232.09	Auxiliary Police.....			1,000		1,000
633.232.09-79.12	Fire Department.....			2,300		2,300
633.232.10	Board of Permit Appeals.....			25		25
633.232.11	Art Commission.....			150		150
633.232.16	California Palace of the Legion of Honor.....			600		600
633.232.17	de Young Museum.....			500		500
633.232.18	Municipal Court.....			750		750
633.232.20	Superior Court.....			2,000		2,000
633.232.21	Law Library.....			45		45
633.232.22						

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Telephone and Telegraph (Continued)						
633.232.23	Juvenile Court.....			5,300		5,300
633.232.24-2	Laguna Honda Children's Home.....			180		180
633.232.24-3	Ocean View School for Girls.....			240		240
633.232.25	Adult Probation.....			300		300
633.232.26	Chief Administrative Officer.....			250		250
633.232.26-79.65	Chief Administrative Office—Dormitories.....			18		18
633.232.28	Tax Collector.....			156		156
633.232.29	Registrar of Voters.....			180		180
633.232.30	Recorder.....			125		125
633.232.31	County Clerk.....			160		160
633.232.32	Public Administrator.....			250		250
633.232.33	Purchaser.....	600				600
633.232.34	Real Estate Department.....			350		350
633.232.36	Department of Public Works (General Office).....			4,500		4,500
633.232.49	Department of Electricity Administration.....			435		435
633.232.50-1	Department of Public Health Central Office—Administration.....			3,400		3,400
633.232.51	Laguna Honda Home.....			825		825
633.232.53	San Francisco Hospital.....			6,600		6,600
633.232.54	Emergency Hospitals.....			1,450		1,450
633.232.55	Hassler Health Home.....			1,200		1,200
633.232.56	Public Welfare Department.....			8,500		8,500
633.232.57	Coroner.....			250		250
633.232.58	Agricultural Commission.....			200		200
633.232.58-50	Farmers' Market.....			25		25
633.232.59	Weights and Measures.....			50		50
633.232.60	Controller.....			750		750
633.232.61	City Planning Commission.....			400		400
633.232.71	Civil Service Commission.....			400		400
633.232.72	Employees' Retirement.....				88	88
633.232.75	Coordinating Council.....			125		125

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
	Postage.....	(\$57,865)				
633.233.01	Board of Supervisors.....			500		500
633.233.02	Mayor.....			1,200		1,200
633.233.03	Assessor.....			4,000		4,000
633.233.04	City Attorney.....			600		600
633.233.05	District Attorney.....			1,000		1,000
633.233.06	Treasurer.....			200		200
633.233.07-1	Sheriff—Administration.....			1,000		1,000
633.233.08	Public Defender.....			50		50
633.233.09	Police Department.....			4,000		4,000
633.233.09-79.12	Auxiliary Police Service.....			50		50
633.233.10	Fire Department.....			250		250
633.233.11	Board of Permit Appeals.....			200		200
633.233.16	Art Commission.....			25		25
633.233.17	California Palace of the Legion of Honor.....			150		150
633.233.18	de Young Museum.....				1,000	1,000
633.233.20	Municipal Court.....				1,000	1,000
633.233.21-1	Superior Court.....			7,000		7,000
633.233.22	Law Library.....			2,100		2,100
633.233.23	Juvenile Court.....			50		50
633.233.24-2	Laguna Honda Children's Home.....			1,200		1,200
633.233.25	Adult Probation.....			25		25
633.233.26	Chief Administrative Officer.....			250		250
633.233.27	Director of Finance and Records.....			125		125
633.233.28	Tax Collector.....			20		20
633.233.30	Recorder.....			5,200		5,200
633.233.31	County Clerk.....			300		300
633.233.32	Public Administrator.....			750		750
633.233.33	Purchaser.....	1,900		700		700
633.233.34	Real Estate Department.....				150	150
633.233.36	Department of Public Works (General Office).....			1,000		1,000
633.233.49	Department of Electricity.....			200		200

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Postage (Continued)						
	Department of Public Health					
	Central Office—Administration					
	Field Nursing—Other			5,600		5,600
633.233.50-1				250		250
633.233.50-19				3,500		3,500
633.233.56	Public Welfare Department					
633.233.57	Coroner			165		165
633.233.58	Agricultural Commission			120		120
633.233.58-50	Farmers' Market			15		15
633.233.59	Department of Weights and Measures			20		20
633.233.60	Controller			9,000		9,000
633.233.61	City Planning Commission			400		400
633.233.71	Civil Service Commission			2,500		2,500
633.233.75	Coordinating Council			150		150
	Blueprinting, Official Printing and Advertising, etc. (\$128,985)					
Board of Supervisors						
	Printing Journals, Calendars					
633.234.01				20,000		20,000
633.234.01-1	Publication of Ordinances and Resolutions			42,100		42,100
633.234.01-2	Blueprinting, Bookbinding, Official Printing			2,500		2,500
633.234.02	Mayor			2,500		2,500
	Assessor					
633.234.03	Bookbinding			2,700		2,700
	City Attorney					
633.234.04	Official Printing			240		240
	Police Department					
633.234.09	Official Printing			1,150		1,150
633.234.10	Fire Department					
	Blueprinting			150		150
	Advertising			400		400
	Board of Permit Appeals					
633.234.11	Official Printing			50		50
633.234.17	California Palace of the Legion of Honor				3,700	3,700
633.234.18	de Young Museum				2,500	2,500

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Blueprinting, Official Printing and Advertising, etc. (Continued)						
633.234.20	Municipal Court Printing Court Calendars.....			4,170		4,170
633.234.21	Superior Court Printing Court Calendars.....			6,400		6,400
633.234.23	Juvenile Court Tax Collector			900		900
633.234.28	Official Printing.....			11,600		11,600
633.234.32	Public Administrator Printing Annual Report.....			2,500		2,500
633.234.33	Purchaser Printing, Binding, Block Books.....	300				300
633.234.33-1	Official Advertising.....	12,200				12,200
633.234.34	Real Estate Department Blue Printing, etc.....			900		900
633.234.49-1	Department of Electricity—Inspection Bureau			25		25
633.234.56	Public Welfare.....			3,500		3,500
633.234.57	Coroner Publishing Coroner's Report.....			200		200
633.234.60	Controller Printing Annual Report.....			2,750		2,750
633.234.61	City Planning Commission Official Printing.....			4,000		4,000
633.234.71	Civil Service Commission Official Printing.....			1,550		1,550
633.235.01	Subscriptions to Newspapers and Periodicals.....					(\$5,975)
633.235.02	Board of Supervisors.....			100		100
633.235.03	Mayor.....			250		250
633.235.05	Assessor.....			1,475		1,475
633.235.06	District Attorney.....			400		400
633.235.09	Treasurer.....			45		45
633.235.17	Police Department.....			500		500
	California Palace of the Legion of Honor.....				250	250

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Subscriptions to Newspapers and Periodicals (Continued)						
633.235.18	de Young Museum.....			150	300	300
633.235.23	Juvenile Court.....			50		50
633.235.26	Chief Administrative Officer.....			300		300
633.235.28	Tax Collector.....			15		15
633.235.30	Recorder.....			250		250
633.235.32	Public Administrator.....			50		50
633.235.33	Purchaser.....					
Department of Public Works						
633.235.36	General Office.....			110		110
633.235.40	Bureau of Engineering.....			225		225
633.235.40-1	Sewage Treatment Plant.....			30		30
Department of Public Health						
Central Office						
633.235.50-1	Administration.....			75		75
633.235.50-4	Milk and Abattoir Inspection.....			15		15
633.235.50-5	Communicable Diseases.....			20		20
633.235.50-6.1	Bureau of Mental Hygiene.....			15		15
633.235.50-7	Bacteriological Laboratory.....			20		20
633.235.50-11	Food and Sanitary Inspection.....			15		15
633.235.50-12	Chemical Laboratory.....			15		15
633.235.50-19	Field Nursing—Other.....			15		15
633.235.51	Laguna Honda Home.....			175		175
633.235.53	San Francisco Hospital.....			300		300
633.235.55	Hassler Health Home.....			100		100
633.235.56	Public Welfare Department.....			450		450
633.235.60	Controller.....			170		170
633.235.61	City Planning Commission.....			50		50
633.235.71	Civil Service Commission.....			40		40

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
	Laundry and Towel Service.....	(\$8,647)				
633.236.09	Police Department.....			2,020		2,020
633.236.17	California Palace of the Legion of Honor de Young Museum.....				100	100
633.236.18	Municipal Court.....				300	300
633.236.20	Purchaser—Shop No. 1.....	50		450		450
633.236.33	Department of Public Works Bureau of Building Repair.....					50
633.236.38	Department of Electricity Bureau of Inspection.....			5,300		5,300
633.236.49-1	Fire Alarm Office.....			62		62
633.236.49-2	Machine Shop.....			125		125
633.236.49-4	Department of Weights and Measures.....			105		105
633.236.59	City Planning Commission.....			15		15
633.236.61	Scavenger Service.....			120		120
		(\$36,477)				
633.237.07	Sheriff—County Jail No. 1.....			300		300
633.237.09	Police Department.....			596		596
633.237.10	Fire Department.....			2,500		2,500
633.237.13	Recreation Department.....				1,200	1,200
633.237.13-2	Recreation "Teen Age Centers" Library.....				150	150
633.237.14	War Memorial.....			700		700
633.237.15	Juvenile Detention Home.....				507	507
633.237.24	Ocean View School for Girls.....			88		88
633.237.24-3	Registrar of Voters.....			84		84
633.237.29	Purchaser.....	250		16		16
633.237.33	Real Estate Department—Auditorium.....			456		456
633.237.35	Department of Public Works Bureau of Building Repair.....					1,210
633.237.38	Department of Electricity Fire Alarm Office.....			30		30
633.237.49-2	Machine Shop.....			30		30
633.237.49-4						

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Scavenger Service (Continued)						
Department of Public Health						
Central Office						
633.237.50-1	Administration.....			100		100
633.237.50-6	G. U. Diagnostic Center.....			70		70
633.237.50-19	Field Nursing—Other.....			130		130
633.237.53	San Francisco Hospital.....			1,986		1,986
633.237.54	Emergency Hospitals.....			256		256
633.237.56	Public Welfare Department.....			250		250
633.237.58-50	Farmers' Market.....			480		480
633.237.65	Municipal Railway Operating.....				2,500	2,500
633.237.70	San Francisco Unified School District.....				22,588	22,588
	Rental of Office Machines and Equipment.....	(\$38,600)				
633.241.03	Assessor.....			14,710		14,710
633.241.05	District Attorney.....			160		160
633.241.20	Municipal Court.....			100		100
633.241.23	Juvenile Court.....			50		50
633.241.25	Adult Probation.....			70		70
633.241.28	Tax Collector.....			160		160
633.241.33	Purchaser—Rental of Tabulating Machines.....	5,500				5,500
633.241.56	Public Welfare.....			450		450
633.241.60	Comptroller.....			16,500		16,500
633.241.71	Civil Service Commission.....			900		900
	Other Contractual Services.....	(\$23,150)				
633.201.06	Treasurer					
	Carfare.....			225		225
Police Department						
633.255.09	Subsistence, Care and Disposal of Animals.....			4,500		4,500
War Memorial						
633.243.15	Rental of Fire Alarm System.....				780	780
California Palace of the Legion of Honor						
633.243.17	Other Rentals of Equipment.....				1,000	1,000
Municipal Court						
633.202.20	Freight and Hauling.....			100		100

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Other Contractual Services (Continued)						
633.213.24	Juvenile Detention Home			1,000		1,000
	Elevator Inspection and Repairs.....					
633.298.34	Real Estate			120		120
	Directory Service.....			75		75
	Edwards Abstract.....					
633.272.35	Real Estate—Auditorium			1,320		1,320
	Operating Public Address System.....					
	Department of Public Works					
	Bureau of Building Repair					
633.238.38	Window Washing—Police Stations.....			1,350		1,350
	Department of Public Health					
	Central Office—Administration					
633.255.50-1	Removal of Dead Animals.....			6,000		6,000
633.238.56	Public Welfare Department			800		800
	Janitorial and Window Washing Service.....					
633.201.58	Agricultural Commission			120		120
	Carcare.....					
	Farmers' Market					
633.213.58-50	Maintenance and Repair of Building.....			250		250
	Weights and Measures					
633.298.59	Special Investigations.....			100		100
633.238.66	Water Department					
	Janitorial Services.....					
	Civil Service Commission				1,175	1,175
633.243.71	Rental of Other Equipment.....			2,160		2,160
	Purchaser					
633.200.33-50	Reproducing Budget.....	1,250				1,250
633.201.33	Carcare.....	500				500
633.202.33	Freight on Tabulating Equipment and Supplies.....	25				25
633.231.33	Gas and Electricity.....	3,750	3,750			7,500
633.298.33-1	Miscellaneous.....	300				300

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT						
	Materials and Supplies..... (\$19,100)					
	Tires and Tubes					
	Board of Supervisors.....			150		150
633.301.01	Mayor.....			200		200
633.301.02	Assessor.....			100		100
633.301.03	City Attorney.....			80		80
633.301.04	District Attorney.....			150		150
633.301.05	Sheriff—Administration.....			250		250
633.301.07-1	Sheriff—County Jail No. 2.....			500		500
633.301.07-3	Police Department—Stations and Bureaus.....			8,000		8,000
633.301.09-1	Juvenile Court.....			300		300
633.301.23	Log Cabin Ranch.....			400		400
633.301.24-1	Adult Probation.....			50		50
633.301.25	Chief Administrative Officer.....			100		100
633.301.26	Purchaser.....	100				100
633.301.33-2	Department of Public Works					
	General Office.....			40		40
633.301.36	Bureau of Architecture.....			90		90
633.301.36-4	Bureau of Accounts.....			150		150
633.301.37	Bureau of Building Repair.....			580		580
633.301.38	Bureau of Building Inspection.....			440		440
633.301.39	Bureau of Engineering.....			560		560
633.301.40	Sewage Disposal Plant.....			200		200
633.301.40-1	Sewage Pumping Station.....			40		40
633.301.40-2	Bureau of Street Cleaning.....			2,500		2,500
633.301.42	Bureau of Sewer Repair.....			600		600
633.301.43	Department of Electricity					
	Administration.....			25		25
633.301.49	Bureau of Inspection.....			150		150
633.301.49-1	Plant Division.....			450		450
633.301.49-3	Machine Shop.....			50		50
633.301.49-4						

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
	Tires and Tubes (Continued)					
Department of Public Health						
Central Office						
633.301.50-1	Administration.....			250		250
633.301.50-4	Milk and Abattoir Inspection.....			200		200
633.301.50-5	Communicable Diseases.....			20		20
633.301.50-11	Food and Sanitary Inspection.....			150		150
633.301.50-13	Plumbing Inspection.....			100		100
633.301.50-17	Field Nursing—Administration.....			30		30
633.301.50-18	Field Nursing—Schools.....			115		115
633.301.50-19	Field Nursing—Other.....			60		60
633.301.51	Laguna Honda Home.....			200		200
633.301.53	San Francisco Hospital.....			150		150
633.301.54	Emergency Hospitals.....			800		800
633.301.55	Hassler Health Home.....			200		200
633.301.56	Public Welfare Department.....			200		200
633.301.57	Coroner.....			120		120
633.301.59	Department of Weights and Measures.....			250		250
	Fuel, Illuminants and Lubricants.....	(\$120,577)				
633.321.01	Board of Supervisors.....			1,000		1,000
633.321.02	Mayor.....			1,250		1,250
633.321.03	Assessor.....			400		400
633.321.04	City Attorney.....			320		320
633.321.05	District Attorney.....			480		480
633.321.07-1	Sheriff—Administration.....			1,000		1,000
633.321.07-3	Sheriff—County Jail No. 2.....			2,500		2,500
633.321.09-1	Police Department, Stations and Bureaus.....			35,000		35,000
633.321.10	Fire Department.....			27,600		27,600
633.321.13	Recreation.....				3,420	3,420
633.321.23	Juvenile Court.....			720		720
633.321.24	Juvenile Detention Home.....			1,600		1,600
633.321.24-1	Log Cabin Ranch School.....			3,000		3,000
633.321.25	Adult Probation.....			150		150

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
Fuel, Illuminants and Lubricants (Continued)						
633.321.26	Chief Administrative Officer			250		250
633.321.28	Tax Collector			50		50
633.321.29	Registrar			50		50
633.321.32	Public Administrator			120		120
633.321.33	Purchaser—Central Shop No. 2	300				300
633.321.34	Real Estate Department			120		120
Department of Public Works						
633.321.36	General Office			35		35
633.321.36-4	Bureau of Architecture			120		120
633.321.37	Bureau of Accounts			500		500
633.321.38	Bureau of Building Repair			1,870		1,870
633.321.39	Bureau of Building Inspection			1,152		1,152
633.321.40	Bureau of Engineering			1,000		1,000
633.321.40-1	Sewage Disposal Plant			700		700
633.321.40-2	Sewage Pumping Plant			200		200
633.321.42	Bureau of Street Cleaning			9,700		9,700
633.321.43	Bureau of Sewage Repair			3,000		3,000
Department of Electricity						
633.321.49	Administration			50		50
633.321.49-1	Inspection Bureau			450		450
633.321.49-3	Plant Division			900		900
633.321.49-4	Machine Shop			200		200
Department of Public Health						
Central Office						
633.321.50-1	Administration			500		500
633.321.50-4	Milk and Abattoir Inspection			3,000		3,000
633.321.50-5	Communicable Diseases			80		80
633.321.50-11	Food and Sanitary Inspection			700		700
633.321.50-13	Plumbing Inspection			400		400
633.321.50-17	Field Nursing—Administration			30		30
633.321.50-18	Field Nursing—Schools			75		75
633.321.50-19	Field Nursing—Other			100		100

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
Fuels, Illuminants and Lubricants (Continued)						
Department of Public Health (Continued)						
633.321.51	Laguna Honda Home			7,000		7,000
633.321.53	San Francisco Hospital			4,750		4,750
633.321.54	Emergency Hospitals			2,800		2,800
633.321.55	Hassler Health Home			700		700
633.321.56	Public Welfare			450		450
633.321.57	Coroner			325		325
633.321.59	Dept. of Weights and Measures			400		400
633.321.71	Civil Service Commission			60		60
Cleaning, Polishing, Lavatory and Janitorial Supplies . . . (\$46,982)						
633.335.07-2	Sheriff—County Jail No. 1			1,500		1,500
633.335.07-3	Sheriff—County Jail No. 2			3,000		3,000
633.335.09	Police Department—City Prison			1,050		1,050
633.335.09-1	Police Department—Stations and Bureaus			200		200
633.335.10	Fire Department			7,500		7,500
633.335.24	Juvenile Court			1,200		1,200
633.335.24-1	Log Cabin Ranch School			1,700		1,700
633.335.24-2	Laguna Honda Girls' School			150		150
633.335.24-3	Ocean View School for Girls			400		400
633.335.30	Recorder			12		12
633.335.33	Purchaser	60				60
633.335.38	Department of Public Works					
Bureau of Building Repairs						
Department of Electricity						
633.335.49-3	Plant Division			5,500		5,500
Department of Public Health						
633.335.51	Laguna Honda Home			80		80
633.335.53	San Francisco Hospital			10,500		10,500
633.335.54	Emergency Hospitals			11,500		11,500
633.335.55	Hassler Health Home			310		310
633.335.56	Public Welfare Department			1,800		1,800
633.335.57	Coroner			250		250
633.335.58-50	Farmers' Market			70		70
				200		200

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
	Dry Goods and Wearing Apparel..... (\$104,505)					
633.340.07-2	Sheriff—County Jail No. 1.....			5,000		5,000
633.340.07-3	Sheriff—County Jail No. 2.....			10,000		10,000
633.340.09	Police Department—City Prison.....			2,000		2,000
633.340.14	Library.....				40	40
633.340.24	Juvenile Detention Home.....			2,000		2,000
633.340.24-1	Log Cabin Ranch School.....			3,000		3,000
633.340.24-2	Laguna Honda Girls School.....			225		225
633.340.24-3	Ocean View School for Girls.....			750		750
633.340.38	Department of Public Works.....			240		240
633.340.49-3	Bureau of Building Repair.....					
	Department of Electricity.....			50		50
	Plant Division.....					
	Department of Public Health.....					
	Central Office.....					
633.340.50-6	G. U. Diagnostic Center.....			400		400
633.340.50-7	Bacteriological Laboratory.....			325		325
633.340.50-9	Dental Bureau.....			125		125
633.340.50-19	Field Nursing—Other.....			650		650
633.340.51	Laguna Honda Home.....			25,000		25,000
633.340.53	San Francisco Hospital.....			47,000		47,000
633.340.54	Emergency Hospitals.....			1,500		1,500
633.340.55	Hassler Health Home.....			6,200		6,200
	Canned Goods and Dried Fruit..... (\$65,120)					
633.351.07-2	Sheriff—County Jail No. 1.....			4,000		4,000
633.351.07-3	Sheriff—County Jail No. 2.....			4,500		4,500
633.351.09	Police Department—City Prison.....			550		550
633.351.24	Juvenile Detention Home.....			1,830		1,830
633.351.24-1	Log Cabin Ranch.....			2,400		2,400
633.351.24-2	Laguna Honda Girls' School.....			240		240

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
	Canned Goods and Dried Fruit (Continued)					
	Ocean View School for Girls.....			600		600
633.351.24-3	Laguna Honda Home.....			20,000		20,000
633.351.51	San Francisco Hospital.....			24,000		24,000
633.351.53	Emergency Hospitals.....			200		200
633.351.54	Hassler Health Home.....			6,800		6,800
633.351.55	Stationery, Office and Classroom Supplies..... (\$168,618)					
633.371.01	Board of Supervisors.....			1,400		1,400
633.371.02	Mayor.....			1,500		1,500
	Citizens' Protective Corps.....					
633.371.02-79.2	Veterans' Housing Bureau.....			300		300
633.371.03	Assessor.....			9,290		9,290
633.371.04	City Attorney.....			3,200		3,200
633.371.05	District Attorney.....			3,000		3,000
633.371.06	Treasurer.....			1,500		1,500
633.371.07-1	Sheriff—Administrative.....			3,000		3,000
633.371.08	Public Defender.....			200		200
633.371.09-1	Police Department—Stations and Bureaus.....			31,300		31,300
633.371.09-79.12	Auxiliary Police.....			250		250
633.371.10	Fire Department.....			2,000		2,000
633.371.10	Fire Department (Register Tape).....			1,000		1,000
633.371.16	Art Commission.....			100		100
633.371.20	Municipal Court.....			8,500		8,500
633.371.21-1	Superior Court—Law Books.....			3,000		3,000
633.371.21-2	Superior Court—Secretary.....			2,108		2,108
633.371.21-3	Superior Court—Grand Jury.....			100		100
633.371.22	Law Library.....			250		250
633.371.23	Juvenile Court.....			4,000		4,000
633.371.24	Juvenile Detention Home.....			100		100
633.371.24-1	Log Cabin Ranch School.....			50		50
633.371.24-3	Ocean View School for Girls.....			50		50

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
Stationery, Office and Classroom Supplies (Continued)						
633.371.25	Adult Probation.....			700		700
633.371.26	Chief Administrative Officer.....			250		250
633.371.27	Director of Finance and Records.....			60		60
633.371.28	Tax Collector.....			6,400		6,400
633.371.29	Registrar of Voters.....			500		500
633.371.30	Recorder.....			9,000		9,000
633.371.31	County Clerk.....			7,750		7,750
633.371.32	Public Administrator.....			800		800
633.371.33	Purchaser.....	8,500				8,500
633.371.34	Real Estate Department.....			200		200
Department of Public Works						
633.371.36	General Office.....			4,250		4,250
633.371.40	Bureau of Engineering.....			2,350		2,350
633.371.40-1	Sewage Treatment Plant.....			100		100
633.371.40-2	Sewage Pumping Stations.....			50		50
Department of Electricity						
633.371.49	Administration.....			100		100
633.371.49-1	Bureau of Inspection.....			500		500
633.371.49-2	Fire Alarm Office.....			100		100
633.371.49-3	Plant Division.....			20		20
Department of Public Health						
Central Office						
633.371.50-1	Administration.....			1,500		1,500
633.371.50-2	Accounting.....			370		370
633.371.50-3	Statistics.....			1,400		1,400
633.371.50-4	Milk and Abattoir Inspection.....			225		225
633.371.50-5	Communicable Diseases.....			450		450
633.371.50-6	G. U. Diagnostic Center.....			750		750
633.371.50-6.1	Bureau of Mental Hygiene.....			100		100
633.371.50-7	Bacteriological Laboratory.....			550		550
633.371.50-9	Dental Bureau.....			140		140
633.371.50-11	Food and Sanitary Inspection.....			400		400

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
	PURCHASING DEPT.—Materials and Supplies (Continued)					
	Stationery, Office and Classroom Supplies (Continued)					
	Department of Public Health—Central Office (Continued)					
	Chemical Laboratory.....			75		75
633.371.50-12	Plumbing Inspection.....			300		300
633.371.50-13	Field Nursing—Schools.....			760		760
633.371.50-18	Field Nursing—Other.....			1,000		1,000
633.371.50-19	Tuberculosis Bureau.....			400		400
633.371.50-21	Laguna Honda Home.....			1,150		1,150
633.371.53	San Francisco Hospital.....			8,000		8,000
633.371.54	Emergency Hospitals.....			1,400		1,400
633.371.55	Hassler Health Home.....			500		500
633.371.56	Public Welfare Department.....			7,000		7,000
633.371.57	Coroner.....			850		850
633.371.58	Agricultural Commission.....			150		150
633.371.58-50	Farmers' Market.....			70		70
633.371.59	Department of Weights and Measures.....			200		200
633.371.60	Comptroller.....			16,600		16,600
633.371.61	City Planning Commission.....			1,250		1,250
633.371.71	Civil Service Commission.....			5,000		5,000
633.371.75	Co-ordinating Council.....			200		200
	Miscellaneous Materials and Supplies.....					
	Mayor—Miscellaneous.....					
	Citizens' Protective Corps.....					
633.300.02	Veterans' Housing Bureau—Miscellaneous.....			250		250
633.300.02-79.2	Police Department—City Prison.....			100		100
633.331.09	Household and Institutional Supplies.....			1,660		1,660
633.302.09-1	Batteries and Electric Supplies.....			1,400		1,400
633.306.09-1	Misc. Shop Supplies.....			200		200
633.331.09-1	Household and Institutional Supplies.....			1,500		1,500
633.319.09-79.12	Auxiliary Police Ammunition.....			1,200		1,200
633.331.10	Fire Department Shades, Linoleum.....			4,000		4,000

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
	PURCHASING DEPT.—Materials and Supplies (Continued)					
	Miscellaneous Materials and Supplies (Continued)					
	Municipal Court					
633.353.20	Water (bottled) for Courts.....			200		200
	Purchaser					
633.300.33	Miscellaneous.....	500				500
	Public Welfare Department					
633.331.56	Household and Institutional Supplies.....			650		650
	Coroner					
633.331.57	Linoleum, Carpets and Drapes.....			829		829
	Department of Weights and Measures					
633.305.59	Miscellaneous Dies and Seals.....			40		40
	Equipment.....					
						(\$415,970)
	Board of Supervisors.....					
633.400.01	Mayor.....			3,000		3,000
633.400.02	Assessor.....			4,475		4,475
633.400.03	City Attorney.....			5,595		5,595
633.400.04	District Attorney.....			1,000		1,000
633.400.05	Treasurer.....			4,725		4,725
633.400.06	Sheriff.....			175		175
633.400.07	Police Department.....			6,500		6,500
633.400.09	Fire Department.....			97,643		97,643
633.400.10	Municipal Court.....			95,850		95,850
633.400.20	Superior Court.....			8,000		8,000
633.400.21	Juvenile Court.....			2,000		2,000
633.400.23	Juvenile Detention Home.....			10,763		10,763
633.400.24	Juvenile Detention Home—Log Cabin Ranch.....			5,783		5,783
633.400.24-1	Laguna Honda Children's Home.....			6,279		6,279
633.400.24-2	Ocean View School for Girls.....			410		410
633.400.24-3	Adult Probation.....			375		375
633.400.25	Tax Collector.....			889		889
633.400.28	Registrar of Voters.....			290		290
633.400.29	Recorder.....			1,100		1,100
633.400.30				1,420		1,420

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
Equipment (Continued)						
633.400.31	County Clerk			1,500		1,500
633.400.32	Public Administrator			400		400
Purchasing Department						
633.400.33-1	Purchaser and Miscellaneous Depts.	5,000				5,000
633.400.33-2	Purchaser—Shops Nos. 1 and 2	2,500*				2,500
633.400.33-3	Reproduction Bureau	850				850
633.400.34	Real Estate Department			1,200		1,200
Department of Public Works						
633.400.37	Bureau of Accounts			1,707		1,707
633.400.38	Bureau of Building Repair			10,975		10,975
633.400.39	Bureau of Building Inspection			8,025		8,025
633.400.40	Bureau of Engineering			4,940		4,940
633.400.40-1	Sewage Treatment Plant			940		940
633.400.40-2	Sewage Pumping Station			1,205		1,205
633.400.41	Central Permit Bureau			160		160
633.400.42	Street Cleaning			13,327		13,327
633.400.43	Bureau of Sewer Repair			6,610		6,610
Department of Electricity						
633.400.49-1	Inspection Bureau			2,400		2,400
633.400.49-2	Fire Alarm Office			150		150
633.400.49-3	Plant Division			3,430		3,430
Department of Public Health						
Central Office						
633.400.50-1	Administration			11,800		11,800
633.400.50-2	Accounting			200		200
633.400.50-3	Statistics			315		315
633.400.50-4	Milk and Abattoir Inspection			2,850		2,850
633.400.50-5	Communicable Diseases			1,455		1,455
633.400.50-6	G. U. Diagnostic Center			530		530
633.400.50-6.1	Mental Hygiene			255		255
633.400.50-8	Inspection Medical			863		863

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
Equipment (Continued)						
Department of Public Health—Central Office (Continued)						
Central Office (Continued)						
	Food and Sanitary Inspection.....			1,730		1,730
633.400.50-11	Field Nursing—Administration.....			1,320		1,320
633.400.50-17	Field Nursing—Schools.....			2,450		2,450
633.400.50-18	Field Nursing—Others.....			1,243		1,243
633.400.50-19	Tuberculosis Bureau.....			4,155		4,155
633.400.50-21	Laguna Honda Home.....			9,860		9,860
633.400.51	San Francisco Hospital.....			24,920		24,920
633.400.53	Emergency Hospitals.....			7,600		7,600
633.400.54	Hassler Health Home.....			2,975		2,975
633.400.55	Public Welfare Department.....			6,140		6,140
633.400.56	Coroner.....			3,247		3,247
633.400.57	Agricultural Commission.....			150		150
633.400.58	Farmers' Market.....			100		100
633.400.58-50	Department of Weights and Measures.....			2,595		2,595
633.400.59	Controller.....			4,976		4,976
633.400.60	City Planning Commission.....			500		500
633.400.61	Civil Service Commission.....			2,050		2,050
633.400.71	Co-ordinating Council.....			100		100
633.400.75	Fixed Charges.....					
	Insurance and Premium on Official Bonds					
	Premium on Official Bonds—Purchaser.....	16,550				16,550
633.812.33	Automobile Insurance—Assessor.....			59		59
633.813.03	Automobile Insurance—City Attorney.....			100		100
633.813.04	Automobile Insurance—Sheriff—Administration.....			100		100
633.813.07-1	Automobile Insurance—Juvenile Court.....			700		700
633.813.23	Automobile Insurance—Adult Probation.....			75		75
633.813.25	Automobile Insurance—Farmers' Market.....			350		350
633.813.58-50	Membership Dues.....					
	City Planning Commission.....			50		50
633.854.61						
		248,485	3,750	1,592,485	47,498	1,884,718

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
REAL ESTATE DEPARTMENT						
634	Permanent Salaries.....	22,944				22,944
634.110.00	Temporary Salaries.....	200				200
634.120.00	Contractual Services.....	1,660	1,660			
634.200.00	Materials and Supplies.....	320	320			
634.300.00	Equipment.....	1,200	1,200			
634.400.00	Fixed Charges.....	86				86
634.800.00	Services of Other Departments.....	340				340
634.900.00						
Other Appropriations						
634.880.00	Rental, 550 Montgomery Street.....	26,750	3,180			23,570
		29,076				29,076
		55,826	3,180			52,646
REAL ESTATE DEPARTMENT—AUDITORIUM						
635	Permanent Salaries.....	49,543				49,543
635.110.00	Allowance for Overtime.....	5,000				5,000
635.111.00	Temporary Salaries.....	7,140				7,140
635.120.00	Wages.....	5,806				5,806
635.130.00	Contractual Services.....	5,558	2,376			3,182
635.200.00	Heat, Light and Power.....	7,000	7,000			
635.231.00	Materials and Supplies.....	3,000				3,000
635.300.00						
		83,047	9,376			73,671

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS—GENERAL						
636.110.01	Permanent Salaries—Director.....	12,000				12,000
636.110.02	Permanent Salaries—General Office.....	25,755				25,755
636.110.03	Permanent Salaries—Telephone Exchange.....	16,026				16,026
636.111.00	Allowance for Overtime.....	100				100
636.112.00	Holidays.....	125				125
636.120.00	Temporary Salaries.....	1,610				1,610
636.200.00	Contractual Services.....	6,907	5,835			1,072
636.300.00	Materials and Supplies.....	4,325	4,325			
636.600.00	Land Purchase.....	125,000				125,000
636.800.00	Fixed Charges.....	29				29
		191,877	10,160			181,717
General Office—Architecture						
636.04	General Office—Architecture.....					
636.110.04	Permanent Salaries.....	23,340				23,340
636.200.04	Contractual Services.....	336	336			
636.300.04	Materials and Supplies.....	210	210			
636.510.04	Buildings.....	30,000				30,000
		53,886	546			53,340
Bureau of Accounts						
637	Bureau of Accounts.....					
637.110.00	Permanent Salaries.....	47,506				47,506
637.111.00	Allowance for Overtime.....	375				375
637.112.00	Holidays.....	288				288
637.120.00	Temporary Salaries.....	200				200
637.200.00	Contractual Services.....	840	840			
637.300.00	Materials and Supplies.....	650	650			
637.400.00	Equipment.....	1,707	1,707			
		51,566	3,197			48,369

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
638	Bureau of Building Repair					
638,110.01	Permanent Salaries—Superintendence.....	29,652				29,652
638,110.02	Permanent Salaries—Maintenance.....	305,448				305,448
638,111.00	Allowance for Overtime.....	575				575
638,112.00	Holidays.....	2,070				2,070
638,120.00	Temporary Salaries—Maintenance.....	4,077				4,077
638,130.00	Wages.....	122,686				122,686
638,200.00	Contractual Services.....	13,030	11,780			1,250
638,204.00	Truck Hire.....	1,050				1,050
638,213.00	Improvements, Repairs & Maint. of Pub. Bldgs.....	100,000				100,000
638,214.00	Maintenance and Repairs—Monuments and Statues.....	1,600				1,600
638,231.00	Heat, Light and Power.....	1,800	1,800			
638,300.00	Materials and Supplies.....	18,190	8,190			10,000
638,321.00	Engine Room and Fuel Oil.....	19,100				19,100
638,400.00	Equipment.....	10,975	10,975			
638,900.00	Services of Other Departments.....	1,920				1,920
		632,173	32,745			599,428
Bureau of Building Inspection						
639	Bureau of Building Inspection					
639,110.00	Permanent Salaries.....	85,475				85,475
639,200.00	Contractual Services.....	5,556	2,240			3,316
639,300.00	Materials and Supplies.....	1,592	1,592			
639,400.00	Equipment.....	8,025	8,025			
		100,648	11,857			88,791

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
640	Bureau of Engineering					
640.110.00	Permanent Salaries	251,815				251,815
640.111.00	Allowance for Overtime	345				345
640.200.00	Contractual Services	6,664	2,864			3,800
640.203.00	Auto Hire	100	100			
640.214.00	Misc. Sewer Ext's. & Sewers in Front of City Property	45,000				45,000
640.231.00	Heat, Light and Power	25				
640.235.00	Subscriptions	225	225			
640.300.00	Materials and Supplies	5,910	3,910			
640.400.00	Equipment	4,940	4,940			2,000
640.530.50	Street Improvements	621,642				621,642
640.530.56	Storm and Sanitary Sewers (Studies and Plans)	20,000				20,000
640.530.50-11	Storm and Sanitary Sewers (Replacements)	50,000				50,000
640.530.50-12	Sewage Treatment Plant and Facilities	3,200,000				3,200,000
640.530.50-13	Extensions and Enlargements of Sewer Systems and Facilities	4,810,203				4,810,203
640.531.00	Construction Islais Creek Bridge	399,756				399,756
640.531.56	Sewage Pumping Station—(Additions and Betterments)	15,000				15,000
640.535.00	Sewage Pumping Stations and Disposal Plant (Studies and Plans)	7,500				7,500
640.900.00	Street Signs	50,000				50,000
	Special Inspection	10,000				10,000
	(Receipts allocated to Appropriation 10,000)					
		9,499,125	12,064			9,487,061
Sewage Treatment Plant						
640.01	Permanent Salaries	55,377				55,377
640.111.01	Allowance for Overtime	260				260
640.112.01	Holidays	897				897
640.120.01	Temporary Salaries	4,370				4,370
640.130.01	Wages	8,681				8,681
640.200.01	Contractual Services	12,865	580			12,285
640.231.01	Heat, Light and Power	15,500	15,500			
640.300.01	Materials and Supplies	23,000	1,000			
640.400.01	Equipment	940	940			22,000
		121,890	18,020			103,870

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
640.02	Sewage Pumping Stations	26,216				26,216
640.110.02	Permanent Salaries	125				125
640.111.02	Allowance for Overtime	862				862
640.112.02	Holidays	1,322				1,322
640.120.02	Temporary Salaries	7,250	250			7,000
640.200.02	Contractual Services	11,340	11,340			1,500
640.231.02	Heat, Light and Power	1,790	290			
640.300.02	Materials and Supplies	1,205	1,205			
640.400.02	Equipment					
		50,110	13,085			37,025
Central Permit Bureau						
641	Permanent Salaries	24,212				24,212
641.200.00	Contractual Services	290	290			
641.400.00	Equipment	160	160			
641.900.00	Services of Other Departments	50				50
		24,712	450			24,262
Bureau of Street Cleaning						
642	Permanent Salaries	21,921				21,921
642.110.00	Allowance for Overtime	1,840				1,840
642.111.00	Holidays	488				488
642.130.00	Wages	790,405				790,405
642.200.00	Contractual Services	39,145	28,000			11,145
642.204.00	Truck and Team Hire	3,102				3,102
642.231.00	Heat, Light and Power	75	75			
642.300.00	Materials and Supplies	15,840	12,200			3,640
642.400.00	Equipment	16,627	13,327			3,300
642.900.00	Services of Other Departments	7,376				7,376
		896,819	53,602			843,217

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
	Bureau of Sewer Repair					
643	Permanent Salaries	28,094				28,094
643.110.00	Allowance for Overtime	620				620
643.111.00	Holidays	430				430
643.112.00	Wages	331,805				331,805
643.130.00	Contractual Services	12,064	10,864			1,200
643.200.00	Truck and Team Hire	39,100				39,100
643.204.00	Materials and Supplies	28,600	3,600			25,000
643.300.00	Equipment	8,710	6,610			2,100
643.400.00	Services of Other Departments	6,210				6,210
643.900.00		455,633	21,074			434,559
643.901.00	Tearing up Streets—Side Sewers. (Receipts Allocated to Appropriation 50,000)	50,000				50,000
		50,000				50,000
DEPARTMENT OF ELECTRICITY						
649	Administration					
649.110.00	Permanent Salaries	13,660				13,660
649.200.00	Contractual Services	685	685			
649.300.00	Materials and Supplies	175	175			
		14,520	860			13,660
Inspection Bureau						
649.01	Permanent Salaries	71,355				71,355
649.110.01	Contractual Services	612	362			250
649.200.01	Materials and Supplies	1,100	1,100			
649.300.01	Equipment	2,400	2,400			
649.400.01		75,467	3,862			71,605

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF ELECTRICITY (Continued)						
649.02	Fire Alarm Office					
649.110.02	Permanent Salaries	48,606				48,606
649.112.02	Holidays	1,617				1,617
649.120.02	Temporary Salaries	1,800				1,800
649.200.02	Contractual Services	205	155			50
649.231.02	Heat, Light and Power	1,800	1,800			
649.300.02	Materials and Supplies	200	100			100
649.400.02	Equipment	150	150			
		54,378	2,205			52,173
Plant Division						
649.03	Permanent Salaries					
649.110.03	Permanent Salaries	71,280			2,525	73,805
649.111.03	Allowance for Overtime	750				750
649.112.03	Holidays	316				316
649.130.03	Wages	32,031				32,031
649.131.03	Allowance for Overtime—Per Diem	250				250
649.200.03	Contractual Services	800	800			
649.300.03	Materials and Supplies	8,000	1,500			6,500
649.400.03	Equipment	3,430	3,430			
		116,857	5,730		2,525	113,652
Machine Shop						
649.04	Permanent Salaries					
649.110.04	Permanent Salaries	19,241			3,175	22,416
649.200.04	Contractual Services	285	285			
649.231.04	Heat, Light and Power	450	450			
649.300.04	Materials and Supplies	1,150	250			900
649.500.04	Building Alterations	595				595
		21,721	985		3,175	23,911
	Total Department of Electricity	282,943	13,642		5,700	275,001

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH						
650	Central Office					
	Administration					
650.110.01	Permanent Salaries.....	74,124				74,124
650.111.01	Allowance for Overtime.....	5,750				5,750
650.112.01	Holidays.....	2,875				2,875
650.115.01	Permanent Employees—Sick Leave.....	2,300				2,300
650.120.01	Temporary Salaries.....	1,150				1,150
650.140.01	Fees and Other Compensations.....	500				500
650.200.01	Contractual Services.....	28,980	16,580			12,400
650.231.01	Heat, Light and Power.....	4,500	4,500			
650.267.01	Medical Services and Care—Crippled Children.....	85,072				85,072
650.300.01	Materials and Supplies.....	13,000	2,250			10,750
650.400.01	Equipment.....	11,800	11,800			
650.800.01	Fixed Charges.....	29,090				29,090
650.900.01	Services of Other Departments.....	9,411				9,411
		268,552	35,130			233,422
Other Appropriations						
650.252.01	Feeble-Minded.....	182,200				182,200
		450,752	35,130			415,622
Accounting						
650.110.02	Permanent Salaries.....	25,650				25,650
650.120.02	Temporary Salaries.....	1,150				1,150
650.200.02	Contractual Services.....	505	100			405
650.300.02	Materials and Supplies.....	370	370			
650.400.02	Equipment.....	200	200			
		27,875	670			27,205

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPT. OF PUBLIC HEALTH—Central Office (Continued)						
Statistics						
650.110.03	Permanent Salaries.....	31,300				31,300
650.120.03	Temporary Salaries.....	1,150				1,150
650.200.03	Contractual Services.....	7,304	70			7,374
650.300.03	Materials and Supplies.....	1,425	1,400			2,825
650.400.03	Equipment.....	315	315			630
		41,494	1,785			39,709
Milk and Abattoir Inspection						
650.110.04	Permanent Salaries.....	85,399				85,399
650.200.04	Contractual Services.....	12,895	1,695			14,590
650.300.04	Materials and Supplies.....	3,625	3,425			7,050
650.400.04	Equipment.....	2,850	2,850			5,700
		104,769	7,970			96,799
Communicable Diseases						
650.110.05	Permanent Salaries.....	68,447				68,447
650.200.05	Contractual Services.....	2,580	1,740			4,320
650.300.05	Materials and Supplies.....	2,420	550			2,970
650.400.05	Equipment.....	1,455	1,455			2,910
		74,902	3,745			71,157
Division of Venereal Disease Control						
650.110.06	Permanent Salaries.....	147,668				147,668
650.200.06	Contractual Services.....	1,270	995			2,265
650.300.06	Heat, Light and Power.....	1,300	1,300			2,600
650.400.06	Materials and Supplies.....	18,180	1,150			19,330
650.800.06	Equipment.....	530	530			1,060
650.900.06	Fixed Charges.....	1,745				1,745
650.900.06	Services of Other Departments.....	150				150
		170,843	3,975			166,868

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPT. OF PUBLIC HEALTH—Central Office (Continued)						
Bureau of Mental Hygiene						
650.110.06-1	Permanent Salaries.....	21,563				21,563
650.200.06-1	Contractual Services.....	125	35			90
650.300.06-1	Materials and Supplies.....	130	100			30
650.400.06-1	Equipment.....	255	255			
		22,073	390			21,683
Bacteriological Laboratory						
650.110.07	Permanent Salaries.....	37,860				37,860
650.200.07	Contractual Services.....	85	60			25
650.300.07	Materials and Supplies.....	4,125	875			3,250
		42,070	935			41,135
School Inspection Medical						
650.110.08	Permanent Salaries.....	67,002				67,002
650.200.08	Contractual Services.....	120				120
650.300.08	Materials and Supplies.....	3,005				3,005
650.372.08	Photographic Supplies—X-Ray Film.....	805				805
650.400.08	Equipment.....	863	863			
		71,795	863			70,932
Dental Bureau						
650.110.09	Permanent Salaries.....	33,992				33,992
650.200.09	Contractual Services.....	510	360			150
650.300.09	Materials and Supplies.....	1,500	265			1,235
		36,002	625			35,377

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPT. OF PUBLIC HEALTH—Central Office (Continued)						
Child Welfare—Medical						
650.110.10	Permanent Salaries.....	28,080				28,080
650.120.10	Temporary Salaries.....	260				260
		28,340				28,340
Food and Sanitary Inspection						
650.110.11	Permanent Salaries.....	225,245				225,245
650.200.11	Contractual Services.....	8,015	6,005			2,010
650.300.11	Materials and Supplies.....	2,210	1,250			960
650.400.11	Equipment.....	1,730	1,730			
		237,200	8,985			228,215
Chemical Laboratory						
650.110.12	Permanent Salaries.....	14,275				14,275
650.200.12	Contractual Services.....	30	15			15
650.300.12	Materials and Supplies.....	460	75			385
		14,765	90			14,675
Plumbing Inspection						
650.110.13	Permanent Salaries.....	38,355				38,355
650.140.13	Fees and Other Compensation.....	360				360
650.200.13	Contractual Services.....	895	895			
650.300.13	Materials and Supplies.....	850	800			50
		40,460	1,695			38,765

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPT. OF PUBLIC HEALTH—Central Office (Continued)						
	City Physicians					
650.110.16	Permanent Salaries	54,498				56,298
650.200.16	Contractual Services	2,000	2,000	1,800		56,298
		56,498	2,000	1,800		64,030
Field Nursing—Administration						
650.110.17	Permanent Salaries	64,030				64,030
650.200.17	Contractual Services	1,200	1,080			120
650.300.17	Materials and Supplies	60	60			
650.400.17	Equipment	1,320	1,320			
		66,610	2,460			64,150
Field Nursing—Schools						
650.110.18	Permanent Salaries	121,110				121,110
650.200.18	Contractual Services	6,980	6,440			540
650.300.18	Materials and Supplies	1,575	950			625
650.350.18	Foodstuffs	24,000				24,000
650.372.18	Photographic Supplies—X-Ray Film	500				500
650.400.18	Equipment	2,450	2,450			
		156,615	9,840			146,775

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPT. OF PUBLIC HEALTH—Central Office (Continued)						
Field Nursing—Other						
650.110.19	Permanent Salaries	92,169				92,169
650.120.19	Temporary Salaries	288				288
650.200.19	Contractual Services	5,745	3,100			2,645
650.231.19	Heat, Light and Power	400	400			
650.300.19	Materials and Supplies	4,415	1,810			2,605
650.372.19	Photographic Supplies—X-Ray Film	615				615
650.400.19	Equipment	1,243	1,243			
650.800.19	Fixed Charges	2,370				2,370
650.900.19	Services of Other Departments	1,250				1,250
		108,495	6,553			101,942
Tuberculosis Bureau						
650.110.21	Permanent Salaries	65,480				65,480
650.120.21	Temporary Salaries	1,288				1,288
650.200.21	Contractual Services	1,483	1,225			258
650.300.21	Materials and Supplies	2,700	400			2,300
650.372.21	Photographic Supplies	1,000				1,000
650.400.21	Equipment	4,155	4,155			
		76,106	5,780			70,326
	TOTAL CENTRAL OFFICE	1,827,664	93,491	1,800		1,735,973

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH (Continued)						
	Laguna Honda Home					
651	Permanent Salaries.....	327,955				327,955
651.110.00		27,900				27,900
651.110.01	Inmate Help.....	27,895				27,895
651.110.02-1	Kitchen Helpers.....	180,540				180,540
651.110.02-2	Orderlies.....	43,175				43,175
651.110.02-3	Porters.....	2,875				2,875
651.111.00	Allowance for Overtime.....	16,100				16,100
651.112.00	Holidays.....	6,100				6,100
651.114.00-1	Permanent Employees' Room Allowance—General.....	11,900				11,900
651.114.02-1	Permanent Employees' Room Allowance—Institutional Help.....	1,300				1,300
651.114.00-2	Permanent Employees' Laundry Allowance—General.....	3,100				3,100
651.114.02-2	Permanent Employees' Laundry Allowance—Institutional Help.....	12,800				12,800
651.114.00-3	Permanent Employees' Meal Allowance—General.....	24,800				24,800
651.114.02-3	Permanent Employees' Meal Allowance—Institutional Help.....	4,600				4,600
651.115.00	Permanent Employees' Sick Leave.....	100				100
651.115.00-1	Sick Leave, Room Allowance.....	100				100
651.115.00-2	Sick Leave, Laundry Allowance.....	100				100
651.115.00-3	Sick Leave, Meal Allowance.....	5,750				5,750
651.120.00	Temporary Salaries.....	300				300
651.124.00-1	Temporary Salaries—Room Allowance.....	200				200
651.124.00-2	Temporary Salaries—Laundry Allowance.....	500				500
651.124.00-3	Temporary Salaries—Meal Allowance.....	10,520	1,750			12,270
651.200.00	Contractual Services.....	25,000				25,000
651.231.00	Heat, Light and Power.....	82,140	25,000			107,140
651.300.00	Materials and Supplies.....	335,000	43,850			378,850
651.350.00	Foodstuffs.....	1,563	20,000			21,563
651.372.00	Photographic Supplies—X-Ray Film.....	9,860				9,860
651.400.00	Equipment.....	23,000				23,000
651.500.00	Buildings, Structures and Improvements.....	3,000				3,000
651.900.00	Services of Other Departments.....					
		1,188,173	100,460			1,288,633

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH (Continued)						
Isolation Hospital						
652	Permanent Salaries.....	27,912				27,912
652.110.00	Permanent Salaries.....	2,082				2,082
652.110.02-1	Kitchen Helpers.....	1,956				1,956
652.110.02-2	Orderlies.....	16,980				16,980
652.110.02-3	Porters.....	465				465
652.114.00-1	Permanent Employees' Room Allowance—General.....	840				840
652.114.02-1	Permanent Employees' Room Allowance—Institutional Help.....	100				100
652.114.00-2	Permanent Employees' Laundry Allowance—General.....	270				270
652.114.02-2	Permanent Employees' Laundry Allowance—Institutional Help.....	1,300				1,300
652.114.00-3	Permanent Employees' Meal Allowance—General.....	2,070				2,070
652.114.02-3	Permanent Employees' Meal Allowance—Institutional Help.....	53,975				53,975
San Francisco Hospital						
653	Permanent Salaries.....	617,567				617,567
653.110.00	Permanent Salaries.....	32,760				32,760
653.110.01	Internes and Student Nurses.....	526,221				526,221
653.110.02	Nursing.....	14,500				14,500
653.110.02-1	Special Nurses.....	2,163				2,163
653.110.03-1	Inmate Help.....	161,556				161,556
653.110.03-2	Kitchen Helpers.....	253,134				253,134
653.110.03-3	Orderlies.....	171,024				171,024
653.110.03-4	Porters.....	92,994				92,994
653.110.04	Psychiatric Ward.....	57,735				57,735
653.110.05	Social Service.....	8,625				8,625
653.111.00	Allowance for Overtime.....	48,653				48,653
653.112.00	Holidays.....	12,200				12,200
653.114.00-1	Permanent Employees' Room Allowance—General.....	1,500				1,500
653.114.01-1	Permanent Employees' Room Allowance—Internes.....	18,000				18,000
653.114.02-1	Permanent Employees' Room Allowance—Nursing.....	34,000				34,000
653.114.03-1	Permanent Employees' Room Allowance—Institutional Help.....	3,300				3,300
653.114.04-1	Permanent Employees' Room Allowance—Psychiatric Bldg.....	2,000				2,000
653.114.00-2	Permanent Employees' Laundry Allowance—General.....					

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH (Continued)						
San Francisco Hospital (Continued)						
653.114.02-2	Permanent Employees' Laundry Allowance—Nursing.....	4,000				4,000
653.114.03-2	Permanent Employees' Laundry Allowance—Institutional Help.	8,000				8,000
653.114.04-2	Permanent Employees' Laundry Allowance—Psychiatric Bldg..	1,000				1,000
653.114.00-3	Permanent Employees' Meal Allowance—General.....	11,000				11,000
653.114.02-3	Permanent Employees' Meal Allowance—Nursing.....	42,000				42,000
653.114.03-3	Permanent Employees' Meal Allowance—Institutional Help..	55,000				55,000
653.114.04-3	Permanent Employees' Meal Allowance—Psychiatric Bldg....	8,000				8,000
653.115.00	Permanent Employees' Sick Leave.....	10,350				10,350
653.115.01	Sick Leave—Room Allowance.....	100				100
653.115.02	Sick Leave—Laundry Allowance.....	100				100
653.115.03	Sick Leave—Meal Allowance.....	500				500
653.120.00	Temporary Salaries.....	21,705				21,705
653.124.00-1	Temporary Salaries—Room Allowance.....	400				400
653.124.00-2	Temporary Salaries—Laundry Allowance.....	200				200
653.124.00-3	Temporary Salaries—Meal Allowance.....	800				800
653.200.00	Contractual Services.....	102,811	10,036			92,775
653.231.00	Heat, Light and Power.....	32,500	32,500			32,500
653.300.00	Materials and Supplies.....	243,870	71,400			172,470
653.350.00	Foodstuffs.....	359,000	24,000			335,000
653.372.00	Photographic Supplies—X-Ray Film.....	24,000				24,000
653.400.00	Equipment.....	24,920	24,920			24,920
653.500.00	Buildings, Structures and Improvements.....	126,500				126,500
653.900.00	Services of Other Departments.....	15,700				15,700
		3,150,388	162,856			2,987,532
Emergency Hospitals						
654	Permanent Salaries.....	245,623				245,623
654.110.00	Nursing.....	45,000				45,000
654.110.01	Allowance for Overtime.....	4,418				4,418
654.112.00	Holidays.....	9,695				9,695
654.115.00	Permanent Employees' Sick Leave.....	9,200				9,200
654.120.00	Temporary Salaries.....	16,100				16,100

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH (Continued)						
Emergency Hospitals (Continued)						
654.200.00	Contractual Services.....	17,506	10,006			7,500
654.231.00	Heat, Light and Power.....	2,900	2,900			8,000
654.300.00	Materials and Supplies.....	14,810	6,810			1,850
654.350.00	Foodstuffs.....	2,050	200			
654.400.00	Equipment.....	7,600	7,600			
654.900.00	Services of Other Departments.....	4,476				4,476
		379,378	27,516			351,862
Hassler Health Home						
655	Permanent Salaries.....	100,711				100,711
655.110.01-1	Kitchen Helpers.....	37,290				37,290
655.110.01-2	Orderlies.....	33,972				33,972
655.110.01-3	Porters.....	28,026				28,026
655.110.02	Inmate Help.....	2,400				2,400
655.111.00	Allowance for Overtime.....	605				605
655.112.00	Holidays.....	5,175				5,175
655.114.00-1	Permanent Employees' Room Allowance—General.....	100				100
655.114.01-1	Permanent Employees' Room Allowance—Institutional Help.....	600				600
655.114.00-2	Permanent Employees' Laundry Allowance—General.....	400				400
655.114.01-2	Permanent Employees' Laundry Allowance—Institutional Help.....	1,500				1,500
655.114.00-3	Permanent Employees' Meal Allowance—General.....	3,500				3,500
655.114.01-3	Permanent Employees' Meal Allowance—Institutional Help.....	4,900				4,900
655.115.00	Permanent Employees' Sick Leave.....	1,150				1,150
655.115.00-1	Sick Leave—Room Allowance.....	35				35
655.115.00-2	Sick Leave—Laundry Allowance.....	20				20
655.115.00-3	Sick Leave—Meal Allowance.....	95				95
655.120.00	Temporary Salaries.....	3,933				3,933
655.124.00-1	Temporary Salaries—Room Allowance.....	130				130
655.124.00-2	Temporary Salaries—Laundry Allowance.....	50				50
655.124.00-3	Temporary Salaries—Meal Allowance.....	240				240
655.200.00	Contractual Services.....	17,080	1,900			15,180

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
CORONER						
657	Permanent Salaries.....	90,463				90,463
657.110.00	Allowance for Overtime.....	850				850
657.112.00	Holidays.....	1,400				1,400
657.120.00	Temporary Salaries.....	2,550				2,550
657.200.00	Contractual Services.....	2,121				2,121
657.300.00	Materials and Supplies.....	3,669	1,265			4,934
657.400.00	Equipment.....	3,247	2,194			5,441
657.500.00	Buildings, Structures and Improvements.....	5,100	3,247			8,347
		109,400	6,706			116,106
AGRICULTURAL (HORTICULTURAL) INSPECTION DEPT.						
658	Permanent Salaries.....	23,904				23,904
658.110.00	Holidays.....	422				422
658.112.00	Contractual Services.....	1,310	1,190			2,500
658.200.00	Materials and Supplies.....	150	150			300
658.300.00	Equipment.....	150	150			300
658.400.00	Fixed Charges.....	960				960
658.800.00						
		26,896	1,490			28,386
FARMERS' MARKET						
658.50	Permanent Salaries.....	5,244				5,244
658.110.50	Holidays.....	60				60
658.112.50	Contractual Services.....	1,770	770			2,540
658.200.50	Heat, Light and Power.....	150	150			300
658.231.50	Materials and Supplies.....	470	270			740
658.300.50	Equipment.....	160	100			260
658.400.50	Fixed Charges.....	950	350			1,300
658.800.50						
		8,804	1,640			10,444

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF WEIGHTS AND MEASURES						
659	Permanent Salaries.....	29,580				29,580
659.110.00	Contractual Services.....	1,635	1,585			50
659.200.00	Materials and Supplies.....	890				
659.300.00	Equipment.....	2,595	2,595			
		34,700	5,070			29,630
CONTROLLER						
660	Permanent Salaries.....	401,051				401,051
660.110.00	Allowance for Overtime.....	5,000				5,000
660.120.00	Temporary Salaries.....	8,218				8,218
660.200.00	Contractual Services.....	34,938	31,688			3,250
660.300.00	Materials and Supplies.....	16,625	16,600			25
660.400.00	Equipment.....	4,976	4,976			
660.800.00	Fixed Charges.....	150				150
660.900.00	Services of Other Departments.....	7,920				7,920
660.262.65	Audit of Municipal Railway.....				5,000	5,000
660.262.66	Audit of Water Department.....				2,600	2,600
660.262.68	Audit of Hetch Hetchy Water Supply.....				1,450	1,450
660.262.68-1	Audit of Hetch Hetchy Power.....				1,775	1,775
660.262.70	Audit of San Francisco Public Schools.....				2,000	2,000
660.262.72	Audit of Retirement System.....				3,500	3,500
Other Appropriations						
660.804.01	Judgments.....	15,000				15,000
660.804.02	Claims.....	5,000				5,000
		498,878	53,264		16,325	461,939

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
CITY PLANNING COMMISSION						
661	Permanent Salaries.....	78,575				78,575
661.110.00	Temporary Salaries.....	2,000				2,000
661.120.00	Commissioners' Fees.....	5,000				5,000
661.200.00	Contractual Services.....	7,870	5,370			5,000
661.200.01	Consulting Engineers—Master Plan.....	5,000				5,000
661.300.00	Materials and Supplies.....	1,250	1,250			
661.400.00	Equipment.....	500	500			
661.800.00	Fixed Charges.....	50	50			
		100,245	7,170			93,075
DEPARTMENT OF EDUCATION (County Offices, etc.)						
669	Permanent Salaries.....	27,400				27,400
669.110.00	Fees and Other Compensations.....	6,000				6,000
669.140.00	Contractual Services.....	5,500				5,500
669.203.09	Allowance for Use of Employees' Cars.....	500				500
669.300.00	Materials and Supplies.....	2,500				2,500
669.800.00	Fixed Charges.....	36				36
		41,936				41,936
CIVIL SERVICE COMMISSION						
671	Permanent Salaries.....	159,015				159,015
671.110.00	Allowance for Overtime.....	1,500				1,500
671.111.00	Temporary Salaries.....	11,000				11,000
671.140.00	Fees and Special Compensations.....	5,000				5,000
671.200.00	Contractual Services.....	9,200	7,950			5,000
671.300.00	Materials and Supplies.....	5,060	5,060			1,250
671.400.00	Equipment.....	2,050	2,050			
671.400.00	Fixed Charges.....	112				112
671.900.00	Services of Other Departments.....	3,700				3,700
671.950.00	Salary Survey.....	10,846				10,846
		207,483	15,060			192,423
673.200.00	PUBLIC POUND	32,000				32,000

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
675	SAN FRANCISCO CO-ORDINATING COUNCIL FOR YOUTH WELFARE					
675.110.00	Permanent Salaries.....	13,015				13,015
675.120.00	Temporary Salaries.....	100				100
675.200.00	Contractual Services.....	1,400	795			605
675.300.00	Materials and Supplies.....	200	200			
675.400.00	Equipment.....	100	100			
675.800.00	Fixed Charges.....	30				30
		14,845	1,095			13,750
	TOTAL GENERAL FUND.....	44,846,064	1,817,985	1,596,925	198,503	44,823,507

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
602	MAYOR	150,000				150,000
602.950.56	Unemployment Relief Reserve.....					
612	PARK					
612.01	General Division					
612.110.01	Permanent Salaries.....	810,528				810,528
612.111.01	Allowance for Overtime.....	3,000				3,000
612.120.01	Temporary Salaries.....	3,000				3,000
612.130.01	Wages—Operating.....	92,473				92,473
612.130.01-1	Wages—Construction and Repairs.....	56,754				56,754
612.130.01-2	Wages—Temporary.....	400				400
612.200.01	Contractual Services.....	14,000				14,000
612.203.01	Allowance Employees' Cars.....	504				504
612.213.01	Maintenance and Repair—Buildings.....	45,025				45,025
612.214.01	Maintenance and Repair—Structures.....	68,600				68,600
612.215.01	Maintenance and Repair—Sidewalks and Roads.....	21,200				21,200
612.231.01	Heat, Light and Power.....	23,140	23,140			46,280
612.271.01	Concerts.....	20,000				20,000
612.300.01	Materials and Supplies.....	90,000				90,000
612.300.01-1	Materials and Supplies—Resale.....	200				200

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PARK (Continued)						
General Division (Continued)						
612.381.01	Soil and Fertilizer	25,000				25,000
612.385.01	Forage and Food for Animals	1,400				1,400
612.400.01	Equipment	16,500				16,500
612.800.01	Fixed Charges	14,100				14,100
612.860.01	Retirement Allowances	48,141	48,141			3,300
612.900.01	Services of Other Departments—Miscellaneous	3,300				15,000
612.900.01-1	Services of Other Departments—Central Shop No. 1	15,000				1,300,984
		1,372,265	71,281			
San Francisco Zoo						
612.02	Permanent Salaries	98,707				98,707
612.110.02	Allowance for Overtime	500				500
612.130.02	Wages—Operating	13,863				13,863
612.130.02-1	Wages—Construction and Repairs	11,002				11,002
612.200.02	Contractual Services	800				800
612.203.02	Allowance Employees' Cars	210				210
612.213.02	Maintenance and Repair—Buildings	1,000				1,000
612.214.02	Maintenance and Repair—Structures	5,800				5,800
612.231.02	Heat, Light and Power	3,100	3,100			4,000
612.300.02	Materials and Supplies	4,000				4,000
612.385.02	Forage and Food for Animals	45,000				45,000
612.860.02	Retirement Allowances	6,431	6,431			1,300
612.900.02	Services of Other Departments	1,300				182,182
		191,713	9,531			

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PARK (Continued)						
Revenue Division—Commissary Units						
612.03	Permanent Salaries	30,284				30,284
612.110.03	Allowance for Overtime	1,800				1,800
612.130.03	Wages—Operating	91,171				91,171
612.130.03-1	Wages—Construction and Repairs	8,538				8,538
612.130.03-2	Wages—Temporary	28,750				28,750
612.200.03	Contractual Services	9,175				9,175
612.211.03	Maintenance and Repair—Construction and Extensions	2,550				2,550
612.214.03	Maintenance and Repair—Structures	20,000				20,000
612.231.03	Heat, Light and Power	3,790	3,790			3,790
612.300.03	Materials and Supplies	12,100				12,100
612.300.03-1	Materials and Supplies—Resale	10,750				10,750
612.350.03	Foodstuffs	210,000				210,000
612.385.03	Forage and Food for Animals	2,200				2,200
612.400.03	Equipment	1,500				1,500
612.800.03	Fixed Charges	180				180
612.860.03	Retirement Allowances	8,237	8,237			8,237
612.870.03	State Sales Tax	4,000				4,000
612.900.03	Services of Other Departments	3,000				3,000
		448,025	12,027			435,998
Revenue Division—Recreational Units						
612.04	Permanent Salaries	176,216				176,216
612.110.04	Allowance for Overtime	5,800				5,800
612.110.04-1	Temporary Salaries	3,500				3,500
612.120.04	Wages—Operating	1,000				1,000
612.130.04	Wages—Construction and Repairs	21,123				21,123
612.130.04-1	Wages—Temporary	11,927				11,927
612.130.04-2	Contractual Services	12,075				12,075
612.200.04	Contractual Services	3,500				3,500
612.203.04	Allowance Employees' Cars	1,200				1,200

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PARK (Continued)						
Revenue Division—Recreational Units (Continued)						
Maintenance and Repair—Construction and						
612.211.04	Extension.....	1,550				1,550
612.213.04	Maintenance and Repair—Buildings.....	11,550				11,550
612.214.04	Maintenance and Repair—Structures.....	25,000				25,000
612.231.04	Heat, Light and Power.....	17,470	17,470			
612.261.04	Architectural Services.....	5,550				5,550
612.300.04	Materials and Supplies.....	15,600				15,600
612.300.04-1	Materials and Supplies—Resale.....	1,000				1,000
612.400.04	Equipment.....	2,000				2,000
612.800.04	Fixed Charges.....	85				85
612.860.04	Retirement Allowance.....	12,035	12,035			
612.900.04	Services of Other Departments.....	1,760				1,760
		329,941	29,505			300,436
612.05	Playground Supervision					
612.130.05	Wages.....	10,000				10,000
	Special Appropriations					
612.500.91	Water Supply and Irrigation System.....	80,150				80,150
612.500.92	Lincoln Park Irrigation System.....	32,500				32,500
612.500.93	Yacht Harbor.....	25,000				25,000
612.500.94	Kezar Stadium.....	6,500				6,500
612.500.95	Fleishacker Playfield.....	20,500				20,500
612.500.96	Small Parks and Squares.....	24,800				24,800
612.500.97	South Drive.....	5,100				5,100
612.500.98	"GJOA" Rehabilitation.....	12,500				12,500
		207,050				207,050

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PARK (Continued)						
612.600.01	Land Purchases	31,000				31,000
612.600.04	Fleishacker Playfield Land..... Yacht Harbor Land.....	49,300				49,300
		80,300				80,300
612.110.06	Aquatic Park Division Permanent Salaries.....	5,940				5,940
612.900.07	Street Tree Planting Division Tree Planting.....	25,000				25,000
	TOTAL PARK FUND	2,670,234	122,344			2,547,890
RECREATION DEPARTMENT						
613	Permanent Salaries.....	498,241				498,241
613.110.00	Allowance for Overtime.....	2,000				2,000
613.111.00	Temporary Salaries.....	11,730				11,730
613.120.00	Wages.....	25,245				25,245
613.130.00	Director's Wages.....	144,970				144,970
613.130.50	Fees and Special Compensations.....	3,500				3,500
613.140.00	Contractual Services.....	53,146	1,200			51,946
613.200.00	Allowances Employees' Cars.....	8,800				8,800
613.203.00	Repairs to Buildings.....	40,000				40,000
613.213.00	Heat, Light and Power.....	12,500	12,500			25,000
613.231.00	Materials and Supplies.....	56,860	3,420			60,280
613.300.00	Equipment.....	21,250				21,250
613.400.00	No. Beach Night Lights.....	4,250				4,250
613.500.10	Bernal Heating.....	4,000				4,000
613.500.25	Merced.....	20,000				20,000
613.600.03	West Sunset So. (2 blocks).....	95,000				95,000
613.600.04	Land—Silver Terrace.....	40,000				40,000
613.600.05	Accident Compensation.....	3,600				3,600

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
RECREATION DEPARTMENT (Continued)						
613.804.00	Judgments.....	100				100
613.815.00	Insurance Premiums.....	1,350				1,350
613.860.00	Retirement Allowance.....	23,000	23,000			26,001
613.880.00	Rentals.....	26,001				26,001
	TOTAL RECREATION FUND—GENERAL.....	1,095,543	40,120			1,055,423
"Teen Age" Centers						
613.110.02	Permanent Salaries.....	41,041				41,041
613.130.02	Director's Wages.....	6,000				6,000
613.200.02	Contractual Services.....	3,910	150			3,760
613.231.02	Heat, Light and Power.....	1,200	1,200			2,000
613.300.02	Materials and Supplies.....	2,000				1,100
613.400.02	Equipment.....	1,100				4,500
613.880.02	Rentals.....	4,500				58,401
	Hunters Point	59,751	1,350			68,928
613.110.89	Permanent Salaries.....	68,928				1,000
613.120.89	Temporary Salaries.....	1,000				12,000
613.130.89	Director's Wages.....	12,000				1,850
613.200.89	Contractual Services.....	1,850				1,000
613.300.89	Materials and Supplies.....	1,000				84,778
	School Centers	84,778				7,632
613.110.03	Permanent Salaries.....	7,632				2,000
613.130.03	Director's Wages.....	2,000				500
613.300.03	Materials and Supplies.....	500				4,150
613.900.03	Services of Other Departments.....	4,150				14,282
	TOTAL	14,282				14,282

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
RECREATION DEPARTMENT (Continued)						
	Camp Mather					
613.110.01	Permanent Salaries.....	12,931				12,931
613.111.01	Allowance for Overtime.....	5,488				5,488
613.120.01	Temporary Salaries.....	16,324				16,324
613.130.01	Wages.....	2,954				2,954
613.200.01	Contractual Services.....	4,600				4,600
613.213.01	Repairs to Buildings.....	5,300				5,300
613.300.01	Materials and Supplies.....	4,500				4,500
613.350.01	Foodstuffs.....	20,000				20,000
613.400.01	Equipment.....	2,460				2,460
613.801.01	Accident Compensation.....	500				500
613.860.01	Retirement Allowances.....	500	500			500
	Total Camp Mather.....	75,557	500			75,057
	TOTAL RECREATION FUND.....	1,329,911	41,970			1,287,941
LIBRARY						
614	Permanent Salaries.....	356,772				356,772
614.130.00	Wages.....	108,161				108,161
614.200.00	Contractual Services.....	51,669	700			50,969
614.231.00	Heat, Light and Power.....	12,000	12,000			10,000
614.300.00	Materials and Supplies.....	10,040	40			88,000
614.371.00	Books and Bindery Materials.....	88,000				7,500
614.400.00	Equipment.....	7,500				75,000
614.500.00	Buildings.....	75,000				60,000
614.600.00	Land.....	60,000				7,448
614.800.00	Fixed Charges.....	7,448				15,150
614.860.00	Retirement Allowance.....	15,150	15,150			18,357
614.900.00	Services of Other Departments.....	18,357				810,097
	TOTAL LIBRARY FUND.....	810,097	27,890			782,207

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
615	WAR MEMORIAL					
	General Departmental					
615.110.00	Permanent Salaries.....	105,489				105,489
615.111.00	Allowance for Overtime.....	6,000				6,000
615.120.00	Temporary Salaries.....	5,765				5,765
615.130.00	Wages.....	23,037				23,037
615.200.00	Contractual Services.....	6,587	1,287			5,300
615.231.00	Heat, Light and Power.....	14,000	14,000			5,750
615.300.00	Materials and Supplies.....	5,750				1,000
615.500.00	Building Improvements.....	1,000				1,650
615.800.00	Fixed Charges.....	1,650				10,000
615.900.00	Services of Other Departments.....	10,000				12,000
615.901.00	War Memorial Reserve.....	12,000				
	Total War Memorial General.....	191,278	15,287			175,991
	Art Museum					
615.110.01	Permanent Salaries.....	11,528				11,528
615.120.01	Temporary Salaries.....	798				798
615.231.01	Heat, Light and Power.....	7,000	7,000			610
615.300.01	Materials and Supplies.....	610				110,000
615.500.01	Building Improvements.....	110,000				
	Total Art Museum.....	129,936	7,000			122,936
	TOTAL WAR MEMORIAL FUND.....	321,214	22,287			298,927

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
CALIFORNIA PALACE OF THE LEGION OF HONOR						
617	Permanent Salaries.....	90,459				90,459
617.110.00	Allowance for Overtime.....	1,500				1,500
617.111.00	Temporary Salaries.....	1,500				1,500
617.120.00	Contractual Services.....	13,800	8,550			5,250
617.200.00	Exhibitions.....	7,500				7,500
617.200.01	Heat, Light and Power.....	2,700	2,700			3,500
617.231.00	Materials and Supplies.....	3,500				2,000
617.300.00	Fuel, Illuminants and Lubricants.....	2,000				4,950
617.321.00	Equipment.....	4,950				52,600
617.400.00	Buildings, Structures and Improvements.....	52,600				200
617.500.00	Sundry Fixed Charges.....	1,000				1,000
617.800.00	Insurance Premiums.....	7,770	7,770			
617.815.00	Services of Other Departments (de Young Museum).....					
617.900.00		189,479	19,020			170,459
DE YOUNG MUSEUM						
618	Permanent Salaries.....	141,997			7,770	149,767
618.110.00	Allowance for Overtime.....	2,000				2,000
618.111.00	Temporary Salaries.....	500				500
618.120.00	Fees and Special Compensations.....	500				500
618.140.00	Contractual Services.....	15,600	5,800			9,800
618.200.00	Exhibitions.....	15,000				15,000
618.200.01	Heat, Light and Power.....	3,500	3,500			
618.231.00	Materials and Supplies.....	5,375				5,375
618.300.00	Fuel, Illuminants and Lubricants.....	1,500				1,500
618.321.00	Equipment.....	15,300				15,300
618.400.00	Improvements.....	27,500				27,500
618.500.00	Fixed Charges.....	300				300
618.800.00	Miscellaneous Insurance.....	2,500				2,500
618.815.00		231,572	9,300		7,770	230,042

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
CHIEF ADMINISTRATIVE OFFICER						
626	Publicity and Advertising Fund.....	293,500				293,500
626.277.00	League of California Cities.....	6,500				6,500
626.800.01	General City Bond Interest and Redemption Fund.....	4,807,305			88,200	4,895,505
626.800.02	P.S.E. Bond Interest and Redemption Fund.....				8,522,688	8,522,688
626.803.01	Interest on Tax Anticipation Note Fund.....	5,000				5,000
		5,112,305			8,610,888	13,723,193
DEPARTMENT OF PUBLIC WORKS						
Special Road Improvement Fund						
645	Street Repair					
645.110.00	Permanent Salaries.....	13,349				13,349
645.111.00	Allowance for Overtime.....	150				150
645.112.00	Holidays.....	460				460
645.130.00	Wages.....	338,994				338,994
645.135.00	Wages—Sick Leave.....	8,000				8,000
645.200.00	Contractual Services.....	50,820				50,820
645.204.00	Truck Hire.....	23,500				23,500
645.231.00	Heat, Light and Power (Asphalt Plant).....	1,100	1,100			
645.300.00	Materials and Supplies.....	50,000				50,000
645.400.00	Equipment.....	55,300				55,300
645.800.00	Fixed Charges.....	19,000				19,000
645.900.00	Services of Other Departments.....	19,412	14,000			5,412
		580,085	15,100			564,985

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
Bridges						
646	Permanent Salaries.....	74,209				74,209
646.110.00	Allowance for Overtime.....	300				300
646.111.00	Holidays.....	2,251				2,251
646.112.00	Temporary Salaries.....	3,440				3,440
646.120.00	Contractual Services.....	825				825
646.200.00	Maintenance and Repair of Bridges.....	12,000				12,000
646.215.00	Heat, Light and Power.....	2,500	2,500			5,000
646.231.00	Materials and Supplies.....	500				500
646.300.00	Services of Other Departments.....	5,485				5,485
646.900.00		101,510	2,500			99,010
General						
647	Boulevard Lighting.....	26,000	26,000			52,000
647.231.00	Bond Interest and Redemption (1927)					
647.800.00	Boulevard Bonds.....	88,200	88,200			176,400
647.900.54	Administrative Costs.....	5,000				5,000
647.902.00	Services of Real Estate Department.....	500				500
647.903.01	Traffic—Services of Department of Electricity.....	5,700	5,700			11,400
647.903.02	Traffic—Police Department—Curb Painting.....	18,000				18,000
647.903.03	Traffic—Stop Go Signals.....	27,000				27,000
647.903.04	Traffic—School Pedestrian Lanes (Slow Signs, Stop Standards).....	12,000				12,000
647.903.05	Traffic Striping and Equipment.....	14,000				14,000
647.903.06	Traffic Directional Signs.....	4,000				4,000
647.903.07	Traffic—Maintenance—Replace and Control Devices.....	16,000				16,000
647.903.08	Traffic—Division Design Engineering.....	23,900				23,900
647.903.09	Traffic—Survey—Studies.....	10,000				10,000
647.907.00	Street Signs—New and Repair.....	10,000				10,000
647.908.00	Sunset Boulevard Maintenance.....	22,500				22,500
647.909.00	Boulevard Tree Maintenance.....	5,000				5,000
		287,800	119,900			407,700

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
648	Street Construction					
648.902.00	Inspections and Surveys.....	1,000				1,000
648.906.00	City Aid—Street Improvements.....	40,000				40,000
648.916.00	Work in Front of City Property.....	30,000				30,000
648.938.00	Engineering Studies—Special Improvements.....	20,000				20,000
648.939.00	Slides—Studies—Construction.....	7,500				7,500
648.940.00	Structural Repairs in Streets.....	2,000				2,000
648.940.56	Inspection Miscellaneous Road Structures.....	1,000				1,000
648.946.00	Sand Removal from Streets.....	5,000				5,000
648.948.00	Special Investigations—Permits and Franchises.....	5,000				5,000
648.951.56	Preliminary Studies, Post-War Planning.....	6,000				6,000
648.952.56	City Streets, Studies—Plans.....	4,000				4,000
648.958.00	Parker Avenue Slide.....	20,000				20,000
648.964.00	Lighting Conduits, Sidewalk Restoration— Major Streets.....	20,000				20,000
648.965.58	Twin Peaks Observation Point Land Acquisition.....	5,000				5,000
648.984.00	Joint Highway District No. 9.....	66,000				66,000
648.985.01	Joint Highway District No. 10.....	103,700				103,700
648.986.00	Islais Creek and Third Street Bridge.....	297,258				297,258
		633,458				633,458
TOTAL SPECIAL, ROAD IMPROVEMENT FUND.....		1,602,853	137,500			1,465,353
SPECIAL GAS TAX STREET IMPROVEMENT FUND						
677	Trumbull-Mission-Alemany					
677.907.00	Industrial St.—Bay Shore Blvd. to Oakdale— Land—Construction.....	68,400				68,400
677.910.00	Sunset Boulevard—Seal Coat.....	40,000				40,000
677.913.00	O'Farrell-Broderick-Van Ness—Surveys and Plans.....	20,000				20,000
677.914.00	7th Street, Market to Townsend—Construction.....	1,500				1,500
677.917.00	Post-Taylor-Powell—Construction.....	106,000				106,000
677.919.00	Third Street, Mission to Market—Surveys— Plans—Construction.....	20,000				20,000
677.920.00	Traffic Signal Construction.....	14,000				14,000
677.921.00	Islais Creek and Third Street Bridge.....	125,000				125,000
677.948.00	Traffic Striping.....	91,100				91,100
677.955.00	Maintenance and Repair of Major Streets.....	38,000				38,000
		25,000				25,000

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947 continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
SPECIAL GAS TAX STREET IMPROVEMENT FUND (Continued)						
	Maintenance Movable Bridges, 3rd, 4th, 6th, Islais Creek.....	8,000				8,000
677.958.00	Planning and Crack Sealing Major Streets.....	25,000				25,000
677.961.56	13th Street, Market, Bryant.....	5,000				5,000
677.972.00	Miscellaneous Repairs to Structures Major Streets.....	3,000				3,000
677.993.00	California, Montgomery, Sansome—Construction.....	10,000				10,000
677.995.00	Calvary Cemetery Streets—Plans and Construction.....	120,000				120,000
677.998.00	Laurel Hill Cemetery Streets—Plans and Construction.....	80,000				80,000
		800,000				800,000
SAN FRANCISCO UNIFIED SCHOOL DISTRICT						
670	Permanent Salaries.....	11,895,927				11,895,927
670.110.00	Allowance for Overtime.....	50,000				50,000
670.120.00	Temporary Salaries.....	50,000				50,000
670.130.00	Wages.....	33,528				33,528
670.140.00	Fees and Other Compensations.....	2,000	2,000			4,000
670.200.00	Contractual Services.....	240,718	22,588			263,306
670.203.00	Allowance for Use of Employees' Cars.....	14,900				14,900
670.204.00	Auto and Truck Hire.....	59,500				59,500
670.231.00	Heat, Light and Power.....	104,000	104,000			208,000
670.300.00	Materials and Supplies.....	756,626				756,626
670.350.00	Foodstuffs.....	11,000				11,000
670.400.00	Equipment.....	311,000				311,000
670.500.00	Buildings, Structures and Improvements.....	500,000				500,000
670.500.01	Special Accumulative Building Fund.....	1,000,000				1,000,000
670.800.00	Fixed Charges.....	795,950	660,000			1,455,950
670.900.00	Services of Other Departments.....	371,700				371,700
670.000.00	Undistributed Reserve.....	50,000				50,000
		16,246,849	788,588			17,035,437

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
EMPLOYEES' RETIREMENT SYSTEM						
672	Permanent Salaries.....	65,274				65,274
672.111.00	Allowance for Overtime.....	500				500
672.120.00	Temporary Salaries.....	11,275				11,275
672.140.00	Fees and Special Compensations.....	3,950				3,950
672.200.00	Contractual Services.....	3,946	88			3,858
672.300.00	Materials and Supplies.....	1,200				1,200
672.400.00	Equipment.....	3,850				3,850
672.860.00	Pensions and Retirement Allowances.....	3,328,000			1,488,033	3,850
672.900.00	Services of Other Departments.....	3,500	3,500			4,816,033
672.815.00	Compensation Insurance.....	3,421,495	3,588		1,488,033	4,905,940
	TOTAL EMPLOYEES' RETIREMENT FUND.....	100,000				100,000
		3,521,495	3,588		1,488,033	5,005,940
	TOTAL OTHER CURRENT FUNDS.....	32,986,009	1,172,487		10,106,691	41,920,213

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PUBLIC UTILITIES COMMISSION						
662	General Office					
662.110.00	Permanent Salaries				61,831	61,831
662.111.00	Allowance for Overtime				300	300
662.200.00	Contractual Services				5,000	5,000
662.266.00	Legal Services—City Attorney's Office		36,720		36,720	
662.300.00	Materials and Supplies				1,870	1,870
662.400.00	Equipment				1,750	1,750
662.813.00	Automobile Insurance				125	125
662.860.00	Pensions and Retirement Allowances		2,473		2,473	
			39,193		110,069	70,876
Bureau of Accident Prevention						
662.02						
662.110.02	Permanent Salaries				6,000	6,000
662.200.02	Contractual Services				360	360
662.860.02	Pensions and Retirement Allowances		420		420	
			420		6,780	6,360
Bureau of Personnel						
662.03						
662.110.03	Permanent Salaries				9,400	9,400
662.200.03	Contractual Services				360	360
662.860.03	Pensions and Retirement Allowances				658	
			658		10,418	9,760
Bureau of Public Service and Employees' Relations						
662.04						
662.110.04	Permanent Salaries				21,720	21,720
662.111.04	Allowance for Overtime				300	300
662.200.04	Contractual Services				18,560	18,560
662.300.04	Materials and Supplies				500	500
662.400.04	Equipment				485	485
662.860.04	Pensions and Retirement Allowances		1,303		1,303	
			1,303		42,868	41,565
TOTAL PUBLIC UTILITIES COMMISSION—General						
			41,574		170,135	128,561

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
663	PUBLIC UTILITIES COMMISSION—Lighting of Public Streets and Buildings—Light, Heat, Power					
663.110.00	Permanent Salaries	60,955				60,955
663.111.00	Allowance for Overtime	920				920
663.120.00	Temporary Salaries	552				552
663.200.00	Contractual Services	2,350				2,350
663.214.63	Maintenance and Repair of Structures	4,000				4,000
663.231.63-1	Lighting of Public Streets	837,000		26,000		863,000
	Electricity and Gas					
663.231.07	Sheriff			12,250		12,250
663.231.09	Police Department			17,500		17,500
663.231.10	Fire Department			63,000		63,000
663.231.12	Park Department			47,500		47,500
663.231.13	Recreation Department			12,500		12,500
663.231.13-2	Recreation Department—Teen Age Center			1,200		1,200
663.231.14	Library			12,000		12,000
663.231.15	War Memorial—General			14,000		14,000
663.231.15-1	War Memorial—Art Museum			7,000		7,000
663.231.17	California Palace of the Legion of Honor			2,700		2,700
663.231.18	de Young Museum			3,500		3,500
663.231.24	Juvenile Detention Home			2,000		2,000
663.231.24-1	Log Cabin Ranch			3,000		3,000
663.231.24-2	Laguna Honda Children's Home			120		120
663.231.24-3	Ocean View School for Girls			900		900
663.231.26-79.65	Civic Center Dormitories			75		75
663.231.29	Registrar of Voters			175		175
663.231.33	Purchasing Department			3,750		3,750
663.231.35	Real Estate Department—Auditorium			7,000		7,000
	Department of Public Works					
663.231.38	Bureau of Building Repair			1,800		1,800
663.231.40	Bureau of Engineering			25		25
663.231.40-1	Sewage Disposal Plant			15,500		15,500
663.231.40-2	Sewage Pumping Station			11,340		11,340
663.231.42	Bureau of Street Cleaning			75		75

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PUBLIC UTILITIES COMMISSION (Continued)						
Lighting of Public Streets, Buildings—Light, Heat, Power (Cont.)						
Electricity and Gas (Continued)						
Department of Public Works (Continued)						
663.231.45	Asphalt Plant (Street Repair)				1,100	1,100
663.231.46	Drawbridges (Bridges)				2,500	2,500
663.231.49	Department of Electricity				2,250	2,250
Department of Public Health						
Central Office						
663.231.50-1	Administration				4,500	4,500
663.231.50-6	G. U. Diagnostic Center				1,300	1,300
663.231.50-19	Field Nursing—Other				400	400
663.231.51	Laguna Honda Home				25,000	25,000
663.231.53	San Francisco Hospital				32,500	32,500
663.231.54	Emergency Hospitals				2,900	2,900
663.231.55	Hassler Health Home				9,750	9,750
663.231.56	Public Welfare Department				3,800	3,800
663.231.58-50	Farmers' Market				150	150
663.231.63	Public Building Lighting	32,000				32,000
663.231.64	San Francisco Airport				75,000	75,000
663.231.65	Municipal Railway Operating				1,152,000	1,152,000
663.231.66	Water Operating				120,000	120,000
663.231.68	Hetch Hetchy Water Supply				150	150
663.231.68-1	Hetch Hetchy Power Operating				125	125
663.231.70	San Francisco Unified School District				104,000	104,000
663.300.00	Materials and Supplies	1,750				1,750
663.400.00	Equipment	630				630
663.500.00	Street Lighting Construction	272,000				272,000
663.813.00	Automobile Insurance	180				180
663.860.00	Pensions and Retirement Allowances	3,048	3,048			3,048
663.913.00	Current Reconstruction and Replacements	58,000				58,000
TOTAL PUBLIC UTILITIES COMMISSION—LIGHT- ING OF PUBLIC STREETS AND BUILDINGS		1,273,385	3,048		1,802,335	3,072,672

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
SAN FRANCISCO AIRPORT						
664	Permanent Salaries.....	167,083				167,083
664.110.00	Allowance for Overtime.....	2,300				2,300
664.111.00	Holidays.....	3,991				3,991
664.112.00	Temporary Salaries.....	5,401				5,401
664.120.00	Contractual Services.....	19,200				19,200
664.200.00	Routine Maintenance—General.....	24,800				24,800
664.212.00	Heat, Light and Power.....	75,000	75,000			
664.231.00	Window Washing Service.....	1,200				1,200
664.238.00	Materials and Supplies.....	5,850				5,850
664.300.00	Bond Interest and Redemption—1938.....	299,565	299,565			
664.800.02	Bond Interest and Redemption—1945.....	563,000	550,000			
664.800.03	Compensation Insurance.....	710				710
664.801.00	Auto Insurance.....	600				600
664.813.00	Other Insurance.....	2,200				2,200
664.815.00	Pensions and Retirement Allowances.....	8,014	8,014			
664.870.00	Taxes.....	19,536				19,536
664.900.00	Services of Other Departments—Bureau of Engineering.....	2,760				2,760
664.901.00	Revolving Fund.....	2,000				2,000
664.913.00	Reconstruction and Replacement.....	31,650				31,650
	TOTAL SAN FRANCISCO AIRPORT FUND.....	1,234,860	932,579			302,281
MUNICIPAL RAILWAY OPERATING FUND						
665	Permanent Salaries.....	771,667			981,243	1,752,910
665.110.00	Allowance for Overtime.....	13,206			16,794	30,000
665.111.00	Holidays.....	9,773			12,427	22,200
665.112.00	Temporary Salaries.....	22,892			29,108	52,000
665.120.00	Wages.....	4,379,463			5,592,078	9,971,541
665.130.00	Sick Leave—Per Diem.....	96,625			123,375	220,000
665.135.00	Contractual Services.....	274,030	2,500		354,590	626,120
665.200.00	Heat, Light and Power.....	507,341	1,152,000		644,659	
665.231.00	Tire Rental.....	52,212			67,788	120,000

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
MUNICIPAL RAILWAY OPERATING FUND (Continued)						
665.300.00	Materials and Supplies	515,840			665,054	1,180,894
665.801.00	Accident Compensation	39,636			50,364	90,000
665.804.00	Passenger and Damage Claims	356,724			453,276	810,000
665.812.00	Fidelity Insurance	881			1,119	2,000
665.813.00	Automobile Insurance	3,083			3,917	7,000
665.815.00	Miscellaneous Insurance	11,010			13,990	25,000
665.854.00	Membership Dues	1,938			2,462	4,400
665.860.00	Pension and Retirement Allowances	271,942	617,489		345,547	1,170,107
665.870.00	Taxes	6,606			8,394	15,000
665.880.00	Rents	6,606			8,394	15,000
Services of Other Departments (For other than Outlay Purposes)						
665.900.01	Controller	2,202	5,000		2,798	1,170,107
665.900.03	P. U. C.—General Office	18,732	42,534		23,802	16,171,245
665.900.04	City Attorney	40,631	92,260		51,629	
665.900.05	P. U. C.—Bureau of Engineering	22,786	51,739		28,953	
665.900.08	P. U. C.—S. F. Water Department	440			560	1,000
665.950.00	Purchasing Department	24,695			31,378	56,073
665.800.02	Bond Interest and Redemption	132,500	132,500			
665.990.00	Unappropriated Revenues	1,170,107				
TOTAL MUNICIPAL RAILWAY OPERATING FUND.		8,753,568	2,096,022		9,513,699	
MUNICIPAL RAILWAY—MARKET STREET EXTENSION						
665.110.50	Permanent Salaries	981,243	981,243			
665.111.50	Allowance for Overtime	16,794	16,794			
665.112.50	Holidays	12,427	12,427			
665.120.50	Temporary Salaries	29,108	29,108			
665.130.50	Wages	5,592,078	5,592,078			
665.135.50	Sick Leave—Per Diem Men	123,375	123,375			
665.200.50	Contractual Services	354,590	354,590			
665.231.50	Heat, Light and Power	644,659	644,659			
665.244.50	Tire Rental	67,788	67,788			
665.300.50	Materials and Supplies	665,054	655,054			

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
MUNICIPAL RAILWAY MARKET STREET EXTENSION (Continued)						
665.801.50	Accident Compensations.....	50,364	50,364			
665.804.50	Passenger and Damage Claims.....	453,276	453,276			
665.812.50	Fidelity Insurance.....	1,119	3,917			
665.813.50	Automobile Insurance.....	3,917	13,990			
665.815.50	Miscellaneous Insurance.....	13,990	2,462			
665.854.50	Membership Dues.....	2,462	345,547			
665.860.50	Pension and Retirement Allowances.....	345,547	8,394			
665.870.50	Taxes.....	8,394	8,394			
665.880.50	Rent.....	8,394				
Services other Departments (For other than Outlay Purposes)						
665.900.01-50	Controller.....	2,798	2,798			
665.900.03-50	P.U.C.—General Office.....	23,802	23,802			
665.900.04-50	City Attorney.....	51,629	51,629			
665.900.05-50	P.U.C. Bureau of Engineering.....	28,953	28,953			
665.900.08-50	P.U.C. S. F. Water Department.....	560	560			
665.950.50	Purchasing Department.....	31,378	31,378			
665.990.50	Unappropriated Revenues.....	2,089,867				2,089,867
TOTAL MUNICIPAL RAILWAY—MARKET STREET EXTENSION.....						
		11,603,566	9,513,699			2,089,867
WATER REVENUE						
666.110.00	*Permanent Salaries.....	885,014				885,014
666.111.00	Allowance for Overtime.....	8,500				8,500
666.120.00	*Temporary Salaries.....	31,215				31,215
666.130.00	*Wages.....	49,019				49,019
666.130.51	Overtime—per diem employees.....	5,750				5,750
666.135.00	Sick Leave—per diem employees.....	4,600				4,600
666.200.00	Contractual Services.....	64,350	1,175			63,175
666.214.01	Maintenance—Source of Supply.....	165,400				165,400
666.214.02	Maintenance—Transmission and Distribution.....	279,500				279,500
666.214.03	Maintenance—General.....	30,000				30,000

*To be detailed by Operating Bureaus in the Appropriation Ledger.

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
WATER REVENUE (Continued)						
666.216.00	Maintenance—Automotive Equipment.....	44,100				44,100
666.231.00	Heat, Light and Power.....	120,000	120,000			240,000
666.300.00	Materials and Supplies.....	58,575				58,575
666.350.00	Foodstuffs.....	4,855				4,855
666.400.00	Equipment.....	16,925				16,925
666.500.00	Additions and Betterments.....	1,843,175				1,843,175
666.800.01	Bond Interest and Redemption.....	3,066,660	3,066,660			6,133,320
666.804.00	Injuries and Damages.....	3,000				3,000
666.811.00	Compensation Insurance.....	5,000				5,000
666.813.00	Automobile Insurance.....	5,000				5,000
666.815.00	Other Insurance.....	2,000				2,000
666.820.00	Commissions and Bank Collection.....	30,000				30,000
666.854.00	Membership Dues.....	100				100
666.855.00	Fees, License Permits.....	4,500				4,500
666.860.00	Pensions and Retirement.....	48,900	48,900			97,800
666.870.00	Taxes.....	270,000				270,000
666.880.00	Rents—Real Property.....	4,500				4,500
666.900.05	Services of Public Utilities Commission.....	42,534				42,534
666.900.07	Controller.....	2,600	42,534			45,134
666.900.08	Services of Hetch Hetchy Water Supply.....	3,731,908	2,600			3,734,508
666.913.00	Provision for Replacement and Reconstruction.....	397,065	3,731,908			4,128,973
666.990.00	Surplus Fund—Charter Section 127.....	103,655				103,655
TOTAL WATER REVENUE FUND.....		11,328,400	7,013,777			18,342,177

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
HETCH HETCHY WATER—POWER AND UTILITIES						
ENGINEERING BUREAU						
Hetch Hetchy Water Supply						
668	Permanent Salaries.....				75,747	75,747
668,111.00	Allowance for Overtime.....				486	486
668,112.00	Holidays.....				1,008	1,008
668,120.00	Temporary Salaries.....				2,975	2,975
668,200.00	Contractual Services.....				2,400	2,400
668,212.01	Plant Maintenance.....				58,441	58,441
668,212.02	Routine Maintenance—General.....				97,830	97,830
668,212.03	Routine Maintenance—Roads.....				21,180	21,180
668,212.04	Routine Maintenance—Communication System.....				10,820	10,820
668,231.00	Heat, Light and Power.....		150		150	150
668,300.00	Materials and Supplies.....				1,000	1,000
668,400.00	Equipment.....				750	750
668,500.00	Additions and Betterments.....				32,975	32,975
668,640.01	Water Rights and Damage Claims.....				23,355	23,355
668,640.01-1	Settlement of Freitas Claim.....				10,000	10,000
668,640.01-2	Settlement of Connolly Claim.....				4,000	4,000
668,801.00	Accident Compensation.....				1,000	1,000
668,812.00	Fidelity Insurance.....				20	20
668,813.00	Automobile Insurance.....				1,000	1,000
668,814.00	Fire Insurance.....				550	550
668,855.00	Fee to United States Government (Raker Act).....				30,000	30,000
668,860.00	Pension and Retirement Allowances.....		3,787		3,787	3,787
668,870.00	Taxes.....				17,350	17,350
Services of Other Departments						
668,900.03	Controller.....		1,450		1,450	1,450
668,900.04	Public Utilities Commission.....		42,534		42,534	42,534
668,900.05	Utilities Engineering Bureau.....		51,739		51,739	51,739
668,913.00	Reconstruction and Replacement.....				7,113	7,113
668,990.00	Surplus Fund—Charter Section 127.....				24,663	24,663

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
HETCH HETCHY WATER—POWER AND UTILITIES ENGINEERING BUREAU (Continued)						
668.800.01	Hetch Hetchy Water Supply (Continued)					
	Bond Interest.....	1,989,822			1,989,822	
668.800.02	Bond Redemption.....	1,966,900			1,966,900	
	Total Hetch Hetchy Water Supply.....	4,056,382			4,545,045	488,663
668.01	Hetch Hetchy Power Operative					
668.110.01	Permanent Salaries.....	149,360				149,360
668.111.01	Allowance for Overtime.....	1,796				1,796
668.112.01	Holidays.....	3,792				3,792
668.120.01	Temporary Salaries.....	10,350				10,350
668.200.01	Contractual Services.....	12,300				12,300
668.200.01-1	Plant Maintenance.....	7,971				7,971
668.200.01-2	Maintenance—Routine Production.....	18,923				18,923
668.200.01-3	Maintenance—Routine Transmission.....	33,276				33,276
668.200.01-4	Maintenance—Routine Distribution.....	2,235				2,235
668.231.01	Heat, Light and Power.....	125	125			
668.231.01-1	Purchase of Power for Resale outside San Francisco.....	100,000				100,000
668.231.01-2	Service Charge for Transmission and Dist. Facilities.....	766,000				766,000
668.300.01	Materials and Supplies.....	3,200				3,200
668.350.01	Foodstuffs.....	6,290				6,290
668.399.01	Hetch Hetchy Stores Revolving Fund.....	10,000				10,000
668.400.01	Equipment.....	400				400
668.500.01	Additions and Betterments.....	17,350				17,350
668.800.01	Bond Interest and Redemption.....	517,241	517,241			
668.801.01	Accident Compensation.....	1,000				1,000
668.812.01	Fidelity Insurance.....	50				50
668.813.01	Automobile Insurance.....	300				300
668.860.01	Pensions and Retirement Allowances.....	8,562	8,562			

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
HETCH HETCHY WATER—POWER AND UTILITIES						
ENGINEERING BUREAU (Continued)						
Hetch Hetchy Power Operative (Continued)						
668.880.01	Rentals—Real Property	30				30
668.880.02	Rental—Transmission Line	54,000				54,000
Services of Other Departments						
668.900.01	Public Utilities Commission	42,533	42,533			
668.900.01-1	Hetch Hetchy Water	813,137	813,137			
668.900.01-2	Utilities Engineering	25,869	25,869			
668.900.01-3	Controller	1,775	1,775			
668.913.01	Reconstruction and Replacement	526,342				526,342
668.990.01	Surplus Fund Charter Section 127	7,548				7,548
	Total Hetch Hetchy Power Operative	3,141,755	1,409,242			1,732,513
Utilities Engineering						
668.02	Permanent Salaries				107,786	107,786
668.110.02	Allowance for Overtime				500	500
668.111.02	Contractual Services				10,300	10,300
668.200.02	Materials and Supplies				1,400	1,400
668.300.02	Equipment				3,371	3,371
668.400.02	Fidelity Insurance				105	105
668.812.02	Pensions and Retirement Allowances		5,885		5,885	
668.860.02						
	Total Utilities Engineering		5,885		129,347	123,462
	TOTAL PUBLIC SERVICE ENTERPRISES	37,335,534	25,072,208		16,160,561	28,423,887

Thereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Colman, MacPhee—2.

Motion to Adjourn.

Supervisor Mancuso moved that we adjourn.

Seconded by Supervisor McMurray.

No objections and motion carried.

ADJOURNMENT.

There being no further business, the Board of Supervisors at the hour of 12:10 p. m. adjourned.

DAVID A. BARRY,
Clerk of the Board.

Approved by the Board of Supervisors December 9, 1946.

I, John R. McGrath, Clerk of the Board of Supervisors of the City and County of San Francisco, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates hereon stated and approved as recited.

JOHN R. McGRATH,
Clerk of the Board of Supervisors.

Vol. 41

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Monday, May 20, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco, 3

Journal of Proceedings
Board of Supervisors

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MAY 20, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, May 20, 1946, 2:00 p. m.

The Board of Supervisors, sitting as a Committee of the Whole, met in recessed session.

CALLING THE ROLL.

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

Supervisors Brown, Gallagher, Lewis, Mancuso, Mead, Meyer—6.

Absent: Supervisors Christopher, Colman, MacPhee, McMurray, Sullivan—5.

Quorum present.

President Dan Gallagher presiding.

Motion to Arise and Report.

Supervisor Brown moved that the Committee of the Whole arise and report.

Seconded by Supervisor Mead.

No objections and motion carried.

CALLING THE ROLL—SITTING AS BOARD OF SUPERVISORS.

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

Supervisors Brown, Gallagher, Lewis, Mancuso, Mead, Meyer—6.

Absent: Supervisors Christopher, Colman, MacPhee, McMurray, Sullivan—5.

Quorum present.

President Dan Gallagher presiding.

Supervisor Sullivan noted present at 2:20 p. m.

Supervisor Christopher noted present at 2:25 p. m.

Supervisor Mancuso noted present at 2:25 p. m.

Supervisor MacPhee noted present at 2:25 p. m.

Supervisor Colman on leave of absence.

APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of March 25, 1946, and April 1, 1946, were considered read and approved.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Civil Service Commission, recommending amendments to Wage Scale Resolution.

Referred to Finance Committee.

From Market Street Association, favoring contract between Mayor and Housing Authority regarding Slum Clearance Revolving Fund.

Ordered filed.

From Police Commission, concerning restoration of Harbor Police Station.

Referred to Police Committee.

From Association of World War II Pilots and Aviation Specialists, transmitting information in connection with request for use of War Memorial Building.

Referred to Public Health and Welfare Committee.

From Civic Center Rally Chairman Richard Lynden, condemning approval of street carfare increase.

Referred to Public Utilities Committee.

Copy of letter from Mayor to War Shipping Administration, acknowledging certificate of appreciation for contribution to war effort.

Ordered filed.

From City Forester, Los Angeles, giving information in connection with street tree planting program; presented by Supervisor Mancuso.

Ordered filed.

From the Mayor, transmitting information in connection with proposed closing of Hospitality House.

Ordered filed.

Assessment Confirmed.

Hearing of Protests—Assessment for Improvement of Portion of Forty-fifth Avenue Between Pacheco and Quintara Streets, and Pacheco Street Between Forty-fifth and Forty-sixth Avenues.

Board of Supervisors to hear protests, if any, of all persons interested in the following described work done or in the assessment, diagram, or warrant for pay of the cost of the same, or in any property affected thereby: Improvement of Forty-fifth Avenue between Pacheco and Quintara Streets, and Pacheco Street between Forty-fifth and Forty-sixth Avenues, by Chas. L. Harney, as described in Declaration of Intention Order No. 22595, dated July 11, 1945, of the Department of Public Works.

No protestants; assessment confirmed.

SPECIAL ORDER—3:00 P. M.

Consideration Postponed.

The following, from Finance Committee without recommendation, was taken up:

Called out of Committee by Supervisor MacPhee.

Recommending That Chief Administrative Officer Be Requested to Make \$37,500 Available to State Department of Public Works for Study Concerning Additional Bridge Across San Francisco Bay.

Proposal No. 5336, Resolution No. . . . (Series of 1939), as follows:

Whereas, the imperative need for a second bay bridge crossing is recognized by all interests in the San Francisco Bay area; and

Whereas, a request has been made to the San Francisco Board of Supervisors by the State Department of Public Works for a contribution of Thirty-seven Thousand Five Hundred (\$37,500) Dollars

to permit the Toll Bridge Authority to conduct a study for an additional bridge across the San Francisco Bay; now, therefore, be it

Resolved, That this Board of Supervisors recommend that the Chief Administrative Officer be requested to make the sum of Thirty-seven Thousand Five Hundred (\$37,500) Dollars available out of monies under his control to the State Department of Public Works, subject to the following conditions:

1. That such a study encompass all forms of crossings, including a low level bridge, a high level bridge, or an earth and rock filled causeway.
2. That such bridge or causeway be such as will provide for transcontinental train service entering San Francisco.

January 14, 1946—Re-referred to Finance Committee.

March 11, 1946—Consideration continued until March 25, 1946.

March 25, 1946—Consideration continued until April 1, 1946.

April 1, 1946—Consideration continued until April 29, 1946.

April 29, 1946—Consideration continued until May 6, 1946.

May 6, 1946—Consideration continued until May 20, 1946.

Motion to Postpone.

Supervisor Christopher moved that this matter be postponed for two weeks.

Seconded by Supervisor Sullivan.

No objections and motion carried.

UNFINISHED BUSINESS.

Consideration Continued.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Amending Ordinance Regulating Granting of Emergency Relief to Dependent Non-Resident Indigents.

Bill No. 4027, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 3 of Ordinance No. 121 (Series of 1939), regulating the granting of emergency relief to be given dependent non-resident indigents, and repealing Section 6 of said ordinance.

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

Section 1. Section 3 of Bill No. 123, Ordinance No. 121 (Series of 1939), is hereby amended to read as follows:

Section 3. Said Public Welfare Commission may grant emergency relief to a dependent non-resident of the City and County of San Francisco but not for a period longer than sixty (60) days. However, the Board of Supervisors shall have the power thereafter to extend the period of granting of said relief when the necessity for such extension shall appear to said Board by report from the Public Welfare Commission, but in no event shall the extension of relief be granted by said Board for a longer period than sixty (60) days for each extension of time.

Section 2. Section 6 of Bill No. 123, Ordinance No. 121 (Series of 1939) is hereby repealed.

April 22, 1946—Consideration continued until May 6, 1946.

Approved as to form by the City Attorney.

Discussion.

Supervisor Mancuso said, these are the cases that were being handled by the Community Chest. The Community Chest can no longer take care of these people because of the shortage of funds. It will have to be done by the Public Welfare Department. San Francisco is the only city in the State of California that does not take care of these types of cases.

I desire to request some changes in this matter. The Director of Public Welfare Department informs me that the days in this will work a hardship on his department.

Supervisor Brown stated, I believe that the members of the Board should be acquainted with the situation. I am very well informed on this matter.

San Francisco is the only city that is taking care of these people because it is the obligation of the county and not the city. The law is very clear that the responsibility of the county government lies with its own residents. There are 125 cases with an average cost of \$60 per month or \$7,200 for the total caseload, and for the year it is \$80,000 or better. This means 1 cent in the tax rate that the people of San Francisco are paying. The normal responsibility has been amply answered in the supporting of these people since 1932 to 1946. This has been going on for all of that time.

If you make it easy for non-residents of this State to come to San Francisco and get relief they will come. I urge that this matter be given serious consideration. You are opening the gates to those people who are not entitled to relief but who will come and get it. This is a good place to call a halt. These people were on the public relief rolls, they were moved off the public relief rolls and were on the Community Chest and now they are trying to put them back on the public relief rolls. If we do this we are using the money of the City and County of San Francisco and it should not be used.

Supervisor Mancuso remarked, I used the same arguments with the Community Chest. It is a fact that these people are residents of no place, they have no home and they have to be taken care of. They cannot establish residence while they are on relief. They are here and we will have to take care of them.

You get down to the question, where does the county's responsibility begin and where does the private agency's responsibility begin? On the foster homes the Community Chest has stated that starting on July 1st they will no longer take care of these people. It is a question of what you are going to do, it is a question of policy. I am firmly convinced that it is the city's responsibility.

Motion to Amend.

Supervisor Mancuso moved, that after the word "than" on the fourth line delete the words "sixty (60) days" and insert "two (2) calendar months in addition to the month in which aid is first granted."

Seconded by Supervisor Meyer.

Supervisor Mancuso moved, that on the next to the last line delete the words "sixty (60) days" and insert the words "two (2) calendar months."

Seconded by Supervisor Meyer.

Discussion.

Supervisor MacPhee said, I do not know what we can do about this matter. Here are people who are depending upon public agencies, who have been subsidized to grant this type of aid. We will have to

continue to do this. The Community Chest has found itself without any money to carry on this type of work. We did give the Community Chest an additional amount of money to carry on this work for a little while longer.

Supervisor Mancuso stated, I believe that we should adopt the amendments and pass the matter for second reading again and then call the people in and get further information.

There being no objections the motion to amend *carried*.

Supervisor Brown explained, these people are non-residents of San Francisco because they are residents of other parts of the United States. Each person has a legal residence in some other place. You must have three years in the State and one year in San Francisco, without relief to be a resident of San Francisco. These people would still be residents of the county or state from which they came. These people do not have the money to return to their place of legal residence. They were supported by the City for a number of years and then they were transferred to the Community Chest and now the Community Chest is returning them to us.

By passing this legislation you are allowing more people to come into San Francisco and receive relief for an indefinite period of time. If we should have another depression then we would have a bad thing on our hands. I believe we should give consideration to provide for the 125 cases that are on the rolls now but make it very tough for any more non-residents to get on relief.

Supervisor Mancuso remarked, the people we have on the rolls would not have been receiving relief from us if they had residence in any other state or county. Any person with residence will be sent back to his place of legal residence within thirty days after receipt of relief.

Supervisor Brown said, at the time this thing first came up all of these people could have been sent back to the place of their legal residence. Time was allowed to run and the people lost their residence in other states. I believe that there are still some of these cases who are residents of California who would be able to receive relief in California. We are carrying on relief, people who should have been returned to their places of legal residence.

Motion to Continue Consideration.

Supervisor Mancuso moved that this matter go over for one week. Seconded by Supervisor Brown.

Discussion.

Supervisor MacPhee stated, I do not believe that you should amend this matter today if we are going to put it over for one week. I believe that it should not be amended if we are going to put this matter over for one week.

Motion to Rescind Action on Amendments.

Supervisor MacPhee moved, as a substitute motion, that we rescind our action with respect to the amendments that were made.

Seconded by Supervisor Mead.

Discussion.

Supervisor Mancuso remarked, if we rescind our action and put the matter over for one week we will have to amend it again next week.

There being no objections the motion to rescind action *carried*.

Motion to Continue Consideration.

Supervisor Brown moved that action be postponed for one week and made a Special Order at 3 P. M., and the Community Chest and the Public Welfare Department be requested to be in attendance.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Final Passage.

Appropriating \$3,717.92, Out of Unappropriated Reserve for Civilian Defense, for Balance of Award Made by Industrial Accident Commission to Widow and Children of Volunteer Civilian Defense Fireman Who Died in Performance of Duties.

Bill No. 4071, Ordinance No. 3851 (Series of 1939), as follows:

Appropriating the sum of \$3,717.92 out of the surplus existing in the Unappropriated Reserve for Civilian Defense, Appropriation No. 502.000.79, to provide funds for the payment of balance of award made by the Industrial Accident Commission to the widow and children of Louis A. Zerga, who died in 1944 in the performance of his duties as volunteer fireman in civilian defense activities.

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

Section 1. The sum of \$3,717.92 is hereby appropriated out of the surplus existing in the Unappropriated Reserve for Civilian Defense, Appropriation No. 502.000.79, to the credit of Appropriation No. 932.804.00-5, to provide funds for the payment of balance of award made by the Industrial Accident Commission under the provisions of Ordinance No. 1801 and the State Compensation Law to the widow and children of Louis A. Zerga, who died in 1944 in the performance of his duties as a volunteer fireman in civilian defense activities.

Recommended by the Acting Secretary, Employees' Retirement system.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Final Passage.

The following recommendation of Public Health and Welfare Committee, heretofore Passed for Second Reading, was taken up:

Amending Municipal Code by Providing Definition, Regulation, and Rates for Hire of Invalid Cars.

Bill No. 3915, Ordinance No. 3844 (Series of 1939), as follows:

Amending Article 5, Chapter V, Part II, of the Municipal Code by adding Section 245-A thereto, providing a definition of, the regulation of, and rates to be charged for the hire of, invalid cars.

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

Section 1. Article 5, Chapter V, Part II, of the Municipal Code is hereby amended by the addition of Section 245-A thereto, as follows:

SEC. 245-A. Invalid Cars. (a) An "invalid car" is hereby defined as a motor vehicle which is used exclusively to move ambulatory sick or injured persons, which contains seats but is not equipped with stretchers, and which is operated by a person who has had not less than five years' experience as a practical nurse.

(b) Except as to definition, invalid cars shall be subject to all the provisions of Sections 245 and 246 of this Article.

(c) No person, firm or corporation owning, operating or controlling any invalid car shall charge rates other than as follows:

Transporting invalid to a hospital, emergency aid station, doctor's office or other place for treatment and return to original location:

Between 7 a. m. and 7 p. m.....	\$2.50
Between 7 p. m. and 7 a. m.....	5.00

Approved as to form by the City Attorney.

April 29, 1946—*Consideration continued until May 6, 1946.*

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Final Passage.

The following recommendations of Streets Committee, heretofore Passed for Second Reading, were taken up:

Authorizing Street Planting Under the Jurisdiction of the Park Commission.

Bill No. 4000, Ordinance No. 3845 (Series of 1939), as follows:

An ordinance authorizing street planting under the jurisdiction of the Park Commission.

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

Section 1. Definitions. a. For the purpose of this ordinance the word "street" is hereby defined to be any public street, avenue, boulevard, lane, road, parkway, freeway or other public way.

b. The word "planting," when used in a comprehensive sense, is hereby defined to include planting, removing, trimming and maintaining trees, shrubs and plants.

c. The word "tree" is hereby defined to include any tree, shrub, ground cover or other plant of an ornamental nature.

Section 2. Jurisdiction. The Park Commission shall have jurisdiction and control over the planting, maintenance and removal of trees in all of the streets of the City and County of San Francisco.

Section 3. Powers. a. The Park Commission shall have charge of, direct and supervise the planting, trimming, pruning, spraying, maintenance and removal of any trees, shrubs and plants in the streets of the City and County and shall have charge of all work incidental thereto.

b. If the Park Commission does not elect to do the actual work it may issue permits for the planting, trimming, pruning, spraying or removal of any trees, shrubs or plants in said streets as hereinafter set forth.

c. The Park Commission shall make a survey of the City and County to determine where planting would be most desirable and is hereby authorized to prepare plans and/or specifications for planting trees, shrubs and plants in any of the streets in the City and County.

Such plans and/or specifications shall specify the kind, variety, size, quality and other essential information of such trees, shrubs and plants, as well as the location and distance apart at which such trees, shrubs and plants shall be planted. Prior to a determination of said Park Commission a public hearing shall be held by the Park Commission at which time owners of property abutting on the street or streets where the proposed work is to be done shall be heard.

Notices of the intention of the City and County to do said planting shall be posted at least ten (10) days before the date of the hearing in every block on the side or sides of the street to be planted.

Section 4. Duties. a. It shall be the duty of the Park Commission to set out or plant all trees, shrubs, and plants on public streets and to take general care and exercise supervision of all trees, shrubs or plants growing or hereafter planted in the streets of the City and County with the exception that unless the necessary funds therefor shall be transferred to the Park Commission said Commission shall not assume the maintenance of trees, shrubs and plants on streets, boulevards and parkways which prior to the passage of this ordinance have been maintained for a consideration by the Park Commission for some other agency or which have been maintained by property owners, real estate subdivisions, the Public Utilities Commission, the Department of Public Works, or any other subdivision of the City and County of San Francisco.

b. No tree, shrub or other plant in any street which has been planted and maintained by an abutting property owner shall be trimmed or removed unless the Park Commission has first given a written notice of ten (10) days to the property owner that said tree, shrub or plant is to be trimmed or removed. If the owner does not protest, as required by the notice, within seven (7) days, the trimming or removal may be carried out.

In the event of an emergency the trees, shrubs or plants in the street, or on private property overhanging the street, may be trimmed or removed without the necessity of notifying the property owner as herein provided.

c. It shall be the duty of the Park Commission to inspect all trees, shrubs and plants in all streets of the City and County which are open for travel and should such trees, shrubs or plants become infected or infested with scale, plant or animal life or any insect detrimental to their growth, health, or life, the Park Commission is hereby empowered to remove, eradicate, control or destroy such conditions. Before removing or destroying such trees, shrubs or plants on which the detrimental condition cannot be corrected by the usual methods, the abutting property owner or owners shall be notified in writing, as provided by paragraph (b) of this section, of the intention of the Park Commission to remove or destroy such trees, shrubs or plants.

d. It shall be the duty of the Park Commission to encourage the planting, care and preservation of trees, shrubs and plants in all streets of the City and County where planting is practicable and upon private property immediately adjacent to said streets.

e. The duties herein imposed and the work herein provided shall be performed out of such funds as may be appropriated from time to time for this purpose. No property owner shall be required to pay the cost of planting or supervising the maintenance of any trees, shrubs or plants on or adjacent to his property. When planted under the provisions of this ordinance, no person, firm or corporation engaged in the construction, reconstruction or maintenance of any street as hereinabove defined shall be required to plant or pay the cost of planting or maintaining any trees in any such street.

f. In the selection of trees for planting on any street as herein defined, preference shall be given to trees of an evergreen type.

g. The Department of Public Works shall make periodic inspections of all sidewalk areas of any street on which trees, shrubs or plants shall have been planted in accordance with the provisions of this ordinance and shall make repairs to said sidewalk areas and sewer connections which may be necessary as a result of said planting.

Section 5. Permits for Planting, Etc. It shall be unlawful for any property owner or his agent to plant, trim, spray for plant diseases or insects, or remove any tree, shrub or plant in any street without first obtaining a written permit for such work from the Park Commission. Said permit shall specify the kind, variety, size, location and the distance apart of the trees, shrubs or plants to be planted or the manner of trimming, spraying or removing such trees, shrubs or plants. All such work shall be carried out under the general supervision of the Park Commission. No permit shall be required for property owners to water any trees, shrubs or plants in streets.

Section 6. Protection of Trees, Shrubs and Plants. It shall be unlawful for any person, firm or corporation wilfully to injure or destroy any tree, shrub, plant or lawn on public streets by any of the following means:

(a) Constructing a concrete, asphalt, brick or gravel sidewalk or otherwise filling up the ground area around any tree, shrub or plant so as to shut off air, light and water from the roots of said tree, shrub or plant;

(b) Piling building material, equipment or anything else around any tree, shrub or plant or on any lawn so as to cause injury;

(c) Pouring salt or salt water, oil, gasoline or any other deleterious matter on any tree, shrub, plant or on the ground around it or on any lawn;

(d) Posting any sign on any tree, tree stake or guard or by fastening any guy wire, cable or rope to any tree, tree stake or tree guard;

(e) Injuring any tree, tree stake or guard, or any shrub, plant or lawn with a motor vehicle or with a horse, or horse-drawn vehicle or any other manner causing injury or destruction to any tree, shrub, plant or lawn.

Section 7. Penalties for Violation of Ordinance. Any person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be punishable by a fine or not more than Five Hundred Dollars (\$500.00) or by imprisonment in the County Jail for a period of not more than six (6) months, or by both fine and imprisonment.

Section 8. Cooperation with Other Departments and Agencies.
a. For the purpose of coordinating and facilitating the carrying out of all street improvements with the proper provision for multiple uses, all plans and/or specifications for street planting proposed by the Park Commission, other than the granting of individual permits, shall be submitted to the Department of Public Works, the City Planning Commission, the Public Utilities Commission and the Art Commission for their comments and recommendations before proceeding with such projects. Such comments and recommendations are advisory except in such cases as are otherwise provided by law; provided, however, that the recommendations of the Department of Public Works shall be mandatory as to any matter affecting the safety of vehicular or pedestrian traffic or the construction, reconstruction or maintenance of any street as hereinabove defined. Any comments or recommendations must be made within thirty (30) days after receipt of said plans and/or specifications by such department or commission.

b. In a similar manner as in paragraph "a" of this section, all plans and/or specifications and permits for street improvements including making solid concrete sidewalks or filling in planting strips with concrete or other material, which might be related to existing trees, shrubs and plants or to possible new planting or provisions for planting spaces shall be submitted to the Park Commission for their comments and recommendations before such work is authorized or permits granted. Any comments or recommendations must be made within thirty (30) days after receipt of the plans and/or specifications by the Park Commission or in the case of permits to be granted to property owners and their agents such permits must be returned within three (3) days after their receipt by the Park Commission. The provisions of this paragraph for plans shall apply to the submission of tentative plats of subdivisions by the Department of Public Works to the Park Commission.

Section 9. Constitutionality. If any section, subsection, paragraph, sentence, clause or phrase of the ordinance is for any reason held to be unconstitutional, void or invalid, the validity of the remaining portions of the ordinance shall not be affected thereby.

Discussion.

Supervisor Mancuso said, I do not believe that this matter should be passed in its present form. I have a letter from the City of Los Angeles with respect to this matter.

We have, in this ordinance, nothing about the streets which we have the right to use. There are lots of streets in San Francisco that the city has never taken over.

Motion to Refer to Committee.

Supervisor Mancuso moved that this matter be re-referred to committee.

Seconded by Supervisor Mead.

Discussion.

Supervisor MacPhee explained, there are a great many people who have said they want to get a street planting program started, but each time all they do is postpone the matter.

We have been working on this matter for about seven months. This is the third conference before the Board of Supervisors. I would say that this matter has had some sincere and deliberate consideration. I believe what we should do to this ordinance is to pass it. After it is passed and on the books then it can be amended if it is so desired. Let us stop playing with it and let us pass this Street Planting Ordinance once and for all.

Supervisor Lewis remarked, I believe that we should be very thankful to the organization that brought this matter before us. I believe that this is more than a question of aesthetics, it is something that you have to live with for all times. The trees would make San Francisco a more beautiful city. This matter should be passed so let us do it today.

Supervisor Meyer stated, I feel that we should pass this ordinance now and if we want to amend it later we can.

Motion to Refer to Committee Defeated.

Thereupon, the roll was called on the motion for re-reference to committee and it was defeated by the following vote:

Ayes: Supervisors Gallagher, Mancuso, Mead—3.

Noes: Supervisors Brown, Christopher, Lewis, MacPhee, McMurray, Meyer, Sullivan—7.

Absent: Supervisor Colman—1.

Finally Passed.

Thereupon, the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Lewis, MacPhee, McMurray, Meyer, Sullivan—7.

Noes: Supervisors Gallagher, Mancuso, Mead—3.

Absent: Supervisor Colman—1.

Final Passage.

Ordering the Improvement of Portions of Forty-fifth Avenue Between Ulloa and Vicente Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and making Appropriation Therefor.

Bill No. 4035, Ordinance No. 3846 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of portions of Forty-fifth Avenue between Ulloa and Vicente Streets; appropriating \$200 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 29, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in Ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of: Forty-fifth Avenue between Ulloa and Vicente Streets by grading to the official line and sub-grade, and by the construction of the following items:

Item No.

Item

1. Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base, and a 2-inch asphaltic concrete wearing surface.
2. Unarmored Concrete Curb.
3. 6-inch V. C. P. Side Sewers.
4. Water Services.

The assessment district hereby approved is described as follows:

Block 2445, Lots 18, 23, 24, and 26; being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Fran-

cisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$200 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of App. 548.906.14 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Abolishing Width of Sidewalks on Westerly Side of Rhode Island Street Between Fifteenth and Sixteenth Streets.

Bill No. 4065, Ordinance No. 3847 (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by amending Section Two Hundred and Fifty (250) thereof.

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

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office April 16, 1946, by amending Section Two Hundred and Fifty (250) thereof to read as follows:

Section 250. The width of sidewalks on Rhode Island Street the easterly side of, between Division Street and Sixteenth Street, shall be Fifteen (15) Feet.

The width of sidewalks on Rhode Island Street the westerly side of, between Eighth Street and Fifteenth Street, shall be Fifteen (15) Feet.

The width of sidewalks on Rhode Island Street, the westerly side of, between Fifteenth Street and Sixteenth Street, shall be abolished.

Recommended by the Director of Public Works.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Ordering Improvement of Cabrillo Street (S½) Between 60' and 90' West of Twenty-seventh Avenue, and Others, by Construction of Sidewalks.

Bill No. 4067, Ordinance No. 3848 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the Assessment District, and authorizing the Director of Public Works to enter into contract for doing the same.

On Cabrillo Street (S½) between 60 feet and 90 feet west of Twenty-seventh Avenue, and other locations, by construction or reconstruction of sidewalks.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 19, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three (3) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

Cabrillo Street (S½) between 60' and 90' west of Twenty-seventh Avenue.

Clifford Terrace (N½) between 125' and 150' west of Upper Terrace.

Fillmore Street (E½) between Marina Boulevard and 100' south.

North Point Street (S½) between Buchanan Street and 100' west.

Thirty-second Avenue (E½) between 100' and 125' south of Cabrillo Street and between 175' and 200' north of Fulton Street.

Thirty-second Avenue (W½) between 108' and 195' and between 224' and 253' south of Cabrillo Street.

Union Street (S½) between 118'1 1/2" and 234'9" east of Franklin Street.

by the construction or reconstruction of two-course concrete sidewalks, six (6) feet in width, where concrete or bituminous rock sidewalks are defective or not already constructed to official grade; and the improvement of

Arguello Boulevard (E½) between 100' and 125' south of Edward Street.

Baker Street (W½) between 25' and 50' and between 100' and 125' south of Sutter Street and between Post Street and 100' north.

Beach Street (S½) between 100' and 155' west of Webster Street.

Beach Street (S½) between Pierce Street and 100' west.

Broadway (S½) between Fillmore Street and 35' east and between 177'6" and 217'6" east of Fillmore Street.

Bush Street (N½) between 81'3" and 106'3" west of Webster Street

and between 81'3" and 106'3" and between 156'3" and 181'3" east of Fillmore Street.

Bush Street (N½) between 165' and 192'6" west of Laguna Street.

Bush Street (S½) between 212'6" and 275' west of Octavia Street.

Bush Street (S½) between 168'6" and 195'10" west of Webster Street.

California Street (N½) between Webster Street and 52'3" west.

California Street (N½) between 103'1½" and 137'6" west of Buchanan Street.

California Street (N½) between 171'10½" and 206'3" west of Octavia Street.

Clay Street (S½) between 167'6" and 197'6" west of Laguna Street.

Filbert Street (N½) between Buchanan Street and 80' east and between 137'6" and 192'6" east of Buchanan Street.

Filbert Street (S½) between 87'6" and 117' east of Buchanan Street.

Filbert Street (S½) between 130' and 154' west of Webster Street.

Fillmore Street (E½) between 75' and 100' north of Beach Street.

Fillmore Street (W½) between 50' and 100' north of Beach Street.

Fillmore Street (W½) between Cervantes Boulevard and 192.74' north.

Fillmore Street (E½) between 57'6" and 87'6" north of Union Street.

Fillmore Street (W½) between 50' and 75' north of Green Street.

Fillmore Street (W½) between Broadway and Vallejo Street.

Fillmore Street (W½) between 30' and 55' south of Pacific Avenue.

Fillmore Street (W½) between 38'8" and 70'3½" south of Jackson Street and between Washington Street and 102' north.

Fillmore Street (E½) between 78' and 103' north of Sacramento Street.

Fillmore Street (E½) between 82'7½" and 157'7½" south of Sacramento Street.

Fillmore Street (E½) between 100' and 125' south of Bush Street.

Green Street (N½) between 72' and 137'6" and between 177'6" and 325' west of Webster Street.

Green Street (N½) between 68' and 175' west of Buchanan Street and between 87'6" and 112'6" east of Webster Street.

Green Street (S½) between 75' and 128'9" east of Buchanan Street and between 100' and 125' west of Laguna Street.

Greenwich Street (N½) between 80' and 99'9½" east of Fillmore Street.

Greenwich Street (S½) between Fillmore Street and 82'6" east.

Mallorca Way (NE½) between Alhambra Street and 50.19' northwest and between 250.19' and 275.19' northwest of Alhambra Street and between Beach Street and 86.23' southeast.

Market Street (NW½) between 285' and 310' northeast of Noe Street.

McAllister Street (N½) between Van Ness Avenue and 164'9" west.

McAllister Street (N½) between Gough Street and 110' east.

Nineteenth Avenue (E½) between 175' and 200' south of Lake Street and between 199'1¼" and 225' north of California Street.

North Point Street (S½) between 125' and 154' west of Buchanan Street.

North Point Street (N½) between 87'6" and 112'6" west of Divisadero Street.

North Point St. (S½) between Divisadero Street and 41'9" and between 87'6" and 220'6" west of Divisadero Street and between 112'6" and 165' east of Broderick Street.

Pacific Avenue (N½) between 112'9" and 192'9" west of Buchanan Street.

Pacific Avenue (S½) between Webster Street and 137'6" west.

Page Street (N½) between 56'3" and 81'3" west of Steiner Street and between 106'3" and 131'3" east of Pierce Street.

Page Street (S½) between 31'3" and 56'3" west of Steiner Street.

Park Hill Avenue (E $\frac{1}{2}$) between 211'10 $\frac{1}{2}$ " and 236'10 $\frac{1}{2}$ " north of Roosevelt Way.

Pierce Street (W $\frac{1}{2}$) between 62'6" and 87'6" and between 112'6" and 137'6" south of Page Street.

Pine Street (N $\frac{1}{2}$) between Buchanan Street and 81'3" west.

Pine Street (N $\frac{1}{2}$) between Middle Street and 54' east and between 81' and 108' east of Fillmore Street.

Pine Street (S $\frac{1}{2}$) between 125' and 150' and between 175' and 250'3" west of Divisadero Street.

Sacramento Street (N $\frac{1}{2}$) between Webster Street and Buchanan Street.

Sacramento Street (N $\frac{1}{2}$) between 93'9" and 143'9" east of Fillmore Street.

Sacramento Street (S $\frac{1}{2}$) between 204'9" and 228'9" east of Fillmore Street.

Second Avenue (W $\frac{1}{2}$) between Geary Boulevard and 100' south and between 200' and 281'5" and between 381'5" and 406'5" south of Geary Boulevard.

Second Avenue (E $\frac{1}{2}$) between 125' and 150' and between 250' and 275' south of Geary Boulevard and between 100' and 125' north of Anza Street.

Steiner Street (W $\frac{1}{2}$) between O'Farrell and Endicott Park and between Endicott Park and 32'3" north and between Geary Street and 32'3" south.

Steiner Street (E $\frac{1}{2}$) between O'Farrell Street and 175' north.

Sutter Street (N $\frac{1}{2}$) between 137'6" and 168'9" west of Buchanan Street.

Sutter Street (N $\frac{1}{2}$) between 102'6" and 130'0" and between 187'6" and 217'6" east of Fillmore Street and between 80' and 104' and between 128' and 137'6" west of Webster Street.

Sutter Street (S $\frac{1}{2}$) between Webster Street and 115'6 $\frac{1}{4}$ " west and between 189'6" and 215'6" west of Webster Street.

Sutter Street (N $\frac{1}{2}$) between 90' and 256'3" east of Broderick Street.

Sutter Street (S $\frac{1}{2}$) between 110' and 171'10 $\frac{1}{2}$ " east of Broderick Street and between Divisadero Street and 55' west.

Union Street (N $\frac{1}{2}$) between Laguna Street and 62'6" west.

Union Street (N $\frac{1}{2}$) between 50' and 75' west of Webster Street.

Union Street (S $\frac{1}{2}$) between 105' and 155' east of Buchanan Street.

Upper Terrace (E $\frac{1}{2}$) between 123'2" and 148'10" south of Clifford Terrace.

Vallejo Street (S $\frac{1}{2}$) between 91'6" and 114'6" east of Webster Street.

Van Ness Avenue (W $\frac{1}{2}$) between Chestnut Street and 57'6" north.

Van Ness Avenue (W $\frac{1}{2}$) between Lombard Street and 30' north.

Van Ness Avenue (W $\frac{1}{2}$) between Union Street and 30' north.

Van Ness Avenue (W $\frac{1}{2}$) between 40' and 80' north of Eddy Street.

Waller Street (S $\frac{1}{2}$) between Pierce Street and 22'8 $\frac{3}{4}$ " west.

Washington Street (N $\frac{1}{2}$) between 150'6" and 205'6" west of Van Ness Avenue.

Washington Street (N $\frac{1}{2}$) between 130' and 208'6" east of Gough Street.

Washington Street (N $\frac{1}{2}$) between 80'7" and 130' east of Webster Street.

Washington Street (S $\frac{1}{2}$) between Webster Street and 68'9" west and between 146' and 172' west of Webster Street.

Webster Street (E $\frac{1}{2}$) between Beach Street and 50' south.

Webster Street (W $\frac{1}{2}$) between 77'6" and 137'6" south of Union Street.

Webster Street (E $\frac{1}{2}$) between 106' and 175' north of Green Street.

Webster Street (W $\frac{1}{2}$) between Vallejo Street and 137'6" north.

Webster Street (E $\frac{1}{2}$) between 26'6" and 55'6" south of Vallejo Street.

Webster Street (W $\frac{1}{2}$) between Pine Street and 87'6" north.

Webster Street (W $\frac{1}{2}$) between Bush Street and 100' north.

Webster Street (E½) between 115' and 137'6" north of Sutter Street and between Bush Street and 87'6" south.

Webster Street (W½) between Sutter Street and 141'8" north.

Webster Street (E½) between Post Street and 87'6" north.

by the construction or reconstruction of two-course concrete sidewalks of the full official width where concrete or bituminous rock sidewalks are defective or not already constructed to the official grade.

The assessment district hereby approved is described as follows:

Within the exterior boundary of those certain lots delineated, designated and numbered respectively as:

Block No.	Lot No.	Block No.	Lot No.
436-C	15	612	1, 29
460-A	1	627	11
546	1-B, 1-C	628	1
1670	1-B	629	17, 18, 21
1674	3-I, 15	636	7, 22, 28
1675	1-D, 1-E, 1-F, 1-H	637	7
2617	20	639	5
Block No.	Lot No.	652	7
436-D	20	653	6, 11, 12, 16
436-E	33, 34	660	4, 7, 13, 16
438-A	15	662	15
441-B	1	674	15, 16
443-A	1-J, 1-M	676	9, 16, 19
445-A	22	677	4, 5, 6, 9, 11, 14, 17,
460-A	28		22, 31
462-A	1, 19, 28	684	1, 33, 36
479	3	685	17
498	10	706	1, 6, 7, 8
509	5	707	15, 16
516	23	738	4
518	16, 17, 20	767	5, 6
527	9	768	7, 8
531	6-A, 21	844	5-A, 13
533	10, 19, 34	846	3, 5
539	8	847	38
540	2, 5, 6, 8, 9	864	1
541	5, 6, 7, 8, 12-A, 14	919	1-I
542	24	922	1, 31, 34, 35, 36, 37,
555	21, 22, 28		38
557	3	1049	28, 29, 30, 32
563	1, 2	1052	8-A, 9, 10
565	17, 19	1074	2, 5, 8
580	7	1076	1, 24, 25
581	13-A, 15-A	1141	22
587	2	1378	23, 25
588	1, 24	1542	1, 6, 7, 8, 13
599	8	1543	26, 35, 40
600	7, 9	2608	40
604	18	2628	59
606	2, 6	3560	9

being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Accepting Roadway of Madison Street Between Pioche Street and 136.48' North of Pioche Street, Including Intersection of Madison Street and Athens Street, Including the Curbs.

Bill No. 4068, Ordinance No. 3849 (Series of 1939), as follows:

Providing for acceptance of the roadway of Madison Street between Pioche Street and 136.48 feet north of Pioche Street, including the intersection of Madison Street and Athens Street, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby *accepted* by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit:

Madison Street between Pioche Street and 136.48 feet north of Pioche Street, including the intersection of Madison Street and Athens Street, including the curbs.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Ordering the Improvement of Fortieth Avenue Between Quintara and Rivera Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 4070, Ordinance No. 3850 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of Fortieth Avenue between Quintara and Rivera Streets; appropriating \$1,500 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 12, 1946 having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respec-

tively, may be paid in Ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Fortieth Avenue between Quintara and Rivera Streets, by construction of the following items:

<i>Item No.</i>	<i>Item</i>
1.	24-inch V. C. P. Sewer.
2.	Brick Manhole, Complete.
3.	24x6-inch V. C. P. "Y" Branches.

The assessment district hereby approved is described as follows:

Block 2177, Lot 1; and Block 2178, Lots 1 and 2; being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$1,500 is hereby appropriated and set aside from the surplus existing in Apprn. Number 540.214.00 to the credit of App. 540.214.02 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

NEW BUSINESS.

Consideration Postponed.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Land Purchase—McLaren Park.

Proposal No. 5512, Resolution No. . . . (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from Ray T. Burke, or the legal owner, to Lots 7 and 8 in Assessor's Block 6186, San Francisco, California,

required for the proposed McLaren Park, and that the sum of \$200 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

March 25, 1946—*Consideration continued until April 8, 1946.*

April 8, 1946—*Consideration continued until May 6, 1946.*

May 6, 1946—*Consideration continued until May 13, 1946.*

May 13, 1946—*Consideration continued until May 20, 1946.*

Motion to Postpone.

Supervisor Christopher moved that this matter stay on calendar pending report from the City Planning Commission.

Seconded by Supervisor Brown.

No objections and motion carried.

Consideration Continued.

Policy Establishing the Boundaries of Proposed John McLaren Park in San Francisco, California; Also Repealing Resolution No. 26241 (N.S.).

Proposal No. 5672, Resolution No. . . . (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of the Park Commission, it is hereby declared to be the policy of this Board that the boundaries of the proposed John McLaren Park situated in the City and County of San Francisco, State of California, shall be as follows:

Beginning at the point of intersection of the southerly line of Burrows Street with the easterly line of La Grande Avenue; running thence easterly along the southerly line of Burrows Street to the westerly line of Cambridge Street; thence southerly along the westerly line of Cambridge Street to the southerly line of Wayland Street; thence easterly along the southerly line of Wayland Street to the westerly line of University Street; thence southerly along the westerly line of University Street to the northerly line of Oneota Street; thence westerly along the northerly line of Oneota Street to the westerly line of Hoyt Street; thence southerly along the westerly line of Hoyt Street to the northerly line of Bow Street; thence westerly along the northerly line of Bow Street to the southeast corner of Lot 4, Assessor's Block 6215; thence westerly along the southerly line of said Lot 4 to the easterly line of Assessor's Block 6220; thence southerly along last named line to the southeast corner of said Block 6220; thence easterly along the northerly line of Lot 14, Assessor's Block 6260, to the northeast corner of said Lot 14; thence southerly along a line parallel to and perpendicularly distant 110 feet westerly from the westerly line of Hahn Street to a point on a line parallel to and perpendicularly distant 49.81 feet northerly from the northerly line of Visitacion Avenue; thence easterly along last named parallel line to the westerly line of Hahn Street; thence southerly along the westerly line of Hahn Street to the northeast corner of the Sunnysdale Housing Property; thence westerly and southerly along the northerly and westerly boundaries, respectively, of said Housing Property to the southwest corner thereof;

thence westerly along the southerly line of Lot 3-A, Assessor's Block 6316, to the easterly boundary of the Amazon Reservoir site; thence northerly along last named boundary to the southerly line of Sunnydale Avenue; thence westerly along last named line to the easterly line of La Grande Avenue produced southerly; thence northerly along last named line and the easterly line of La Grande Avenue to the point of beginning.

Further Resolved, That Resolution No. 26241 (New Series) adopted by the Board of Supervisors on October 4, 1926, be and the same is hereby repealed.

Approved as to form by the City Attorney.

May 13, 1946—*Consideration continued until May 20, 1946.*

Discussion.

Supervisor MacPhee explained, the Board sent this matter to the City Planning Commission last week so that we could conform to the law of the Charter.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. L. Deming Tilton, Director of Planning.

No objections and motion carried.

Mr. Tilton stated, this matter was not before the Commission at its meeting last week. The Commission has no report to make to the Board at this time.

Motion to Postpone.

Supervisor Brown moved that the matter stay on the Calendar pending report from the City Planning Commission.

Seconded by Supervisor Christopher.

No objections and motion carried.

Adopted.

Land Purchase—John Geary School.

Proposal No. 5677, Resolution No. 5501 (Series of 1939), as follows:

Resolved, That the City and County of San Francisco, a municipal corporation, does hereby approve acceptance of a deed by and in the name of the San Francisco Unified School District from Mayfair Heights Corporation, or the legal owner, to the following described real property situated in San Francisco, required for public school purposes; and that the sum of \$29,540 be paid for said property from Appropriation No. 570.600.00:

Commencing at the point of intersection of the westerly line of Presidio Avenue produced northerly and the southerly line of California Street produced easterly; running thence south 9° 06' east along the westerly line of Presidio Avenue and its production a distance of 1260.473 feet; thence south 89° 20' 18" west 1552.501 feet to the westerly line of Blake Street and the true point of beginning of the parcel of land to be described; running thence south 89° 20' 18" west 242.636 feet to the easterly line of Cook Street; thence north 9° 05' west along the northerly production of said easterly line of Cook Street 112.402 feet to a point; thence easterly along the arc of a curve to the left, the center of which bears north 3° 06' 06" west 1840 feet from the last mentioned point, with a radius of 1840 feet, a central angle of 7° 29' 06.1," a

distance of 240.321 feet to the northerly production of the westerly line of Blake Street; thence south 9° 05' east along said westerly line of Blake Street so produced, a distance of 138.553 feet to the true point of beginning.

Containing 29,538 square feet.

The City Attorney shall examine and approve the title to said property.

Recommended by the Board of Education.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Transferring Certain Unclaimed Duplicate Tax Payments to General Fund in Amount of \$2,280.97.

Proposal No. 5678, Resolution No. 5502 (Series of 1939), as follows:

Resolved, In accordance with the consent of the City Attorney, and pursuant to Section 5102 of the Revenue and Taxation Code, that the duplicate tax payments for the period February, 1941, to October, 1941, which have not been claimed and on which the time limit for requesting refund has lapsed, be transferred from the Duplicate Tax Fund to the General Fund in the amount of \$2,280.97.

Approved as to form by the City Attorney.

Approved by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Confirming Sale of Lot 9 in Assessor's Block 1424 to Louis Epp et ux.

Proposal No. 5679, Resolution No. 5503 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3738, Bill No. 3962, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on May 8, 1946, to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the westerly line of Ninth Avenue, distant thereon 285 feet southerly from the southerly line of California Street, running thence southerly along the westerly line of Ninth Avenue 30 feet; thence at right angles westerly 120 feet; thence at right angles northerly 30 feet; thence at right angles easterly 120 feet to the point of commencement.

Being a portion of Outside Land Block No. 173.

Whereas, in response to said advertisement Louis Epp and Gertrude Epp, his wife as the highest bidders offered to purchase said land for the sum of \$3,175 cash; and

Whereas, said sum of \$3,175 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said parties have paid the City a deposit of \$317.50 in connection with this transaction; and

Whereas, the Director of Property and the Board of Fire Commissioners have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said land to Louis Epp and Gertrude Epp, his wife, or their assignee.

The Director of Property shall deliver said deed to the grantees upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Confirming Sale of Lot 6A in Assessor's Block 3572 to Roy Michael Koren et ux.

Proposal No. 5680, Resolution No. 5504 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3672, Bill No. 3895, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on May 9, 1946, to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the southerly line of Sixteenth Street, distant thereon 308 feet easterly from the easterly line of Folsom Street; thence deflecting $89^{\circ} 25' 37''$ to the right from the easterly bearing of Sixteenth Street and running southerly along the easterly line of the lands now or formerly owned by Ernest Klestadt and Ilse L. Klestadt and the easterly line of the lands now or formerly owned by Thomas F. Smith 272.518 feet; thence deflecting $17^{\circ} 09' 40''$ to the right and running southwesterly along the southeasterly line of the above mentioned lands of Thomas F. Smith 33.669 feet to the northwesterly line of the property deeded by the City and County of San Francisco to Enterprise Brewing Company by deed dated October 30, 1930, and recorded March 7, 1931, in Volume 2175 at Page 156, Official Records of the City and County of San Francisco; thence deflecting $124^{\circ} 30' 53''$ to the left and running northeasterly along last named line 81.874 feet to the northwesterly line of the lands now or formerly owned by Charles Dicristina and George Dicristina; thence deflecting $55^{\circ} 53' 28''$ to the left and running northeasterly along last named line 118.533 feet to the southerly line of the lands now or formerly owned by Dent. W. Macdonough; thence deflecting $106^{\circ} 10' 56''$ to the left and running westerly along last named line 33.875 feet to the westerly line of said lands of Dent. W. Macdonough; thence deflecting $92^{\circ} 17' 26''$ to the right and running northerly along last named line 45.772 feet; thence deflecting $3^{\circ} 43' 22''$ to the left and continuing northerly along last named westerly line 120.038 feet to the southerly line of Sixteenth Street; thence deflecting $88^{\circ} 34' 04''$ to the left and running thence westerly along said southerly line of Sixteenth Street 69 feet to the point of beginning. Being a portion of Mission Block 49. Being all of Lot 6A, Assessor's Block 3572.

Whereas, in response to said advertisement Roy M. Koren and Kathleen Mary Koren, his wife, as the highest bidders offered to purchase said land for the sum of \$28,000 cash; and

Whereas, said sum of \$28,000 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said parties have paid the City the sum of \$3,000 as a deposit in connection with this transaction; and

Whereas, the Director of Property and the Board of Fire Commissioners have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Roy M. Koren and Kathleen Mary Koren, his wife, or their assignee.

The Director of Property shall deliver said deed to the grantees upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Land Purchase—School Site, Sunset District.

Proposal No. 5681, Resolution No. 5505 (Series of 1939), as follows:

Resolved, That the City and County of San Francisco, a municipal corporation, in accordance with written offer on file with the Director of Property, does hereby approve acceptance of a deed by and in the name of the San Francisco Unified School District from Edward J. Egan, or the legal owner, to Lot 32 in Assessor's Block 2154, San Francisco, California, required for a school site in the Sunset District, and that the sum of \$500 be paid for said land from Appropriation No. 570.600.01.

The City Attorney shall examine and approve the title to said property.

Recommended by the Board of Education.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Authorizing Cancellation of Taxes by Reason of Erroneous Assessment.

Proposal No. 5682, Resolution No. 5506 (Series of 1939), as follows:

Whereas, the Assessor has requested a cancellation of taxes, penalties and costs amounting to \$59.78, certifying that the assessments described herein below were erroneously made by reason of failure to grant veteran exemption, which had been properly applied for,

on real property which was sold to the State for taxes in 1941; now, therefore, be it

Resolved, That as provided for under the terms of Section 4986 of the Revenue and Taxation Code, and with the consent of the City Attorney, the following described assessments be and they are hereby cancelled:

<i>Fiscal Year</i>	<i>Vol.</i>	<i>Block</i>	<i>Lot</i>	<i>Amount</i>
1940-41	41	6728	5	Sale \$20.72
1941-42	41	6728	5	Tax 19.34
1942-43	41	6728	5	Tax 19.72

Approved by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Authorizing Director of Property to Make Surplus Dormitories in Civic Center Plaza Available for Temporary Use for Other Than Dormitory Purposes.

Proposal No. 5684, Resolution No. 5507 (Series of 1939), as follows:

Resolved, That Dormitories G, H and J in the Civic Center Plaza are hereby declared surplus in the municipal program known as War Service Activities, Dormitories, in accordance with a recommendation from the Chief Administrative Officer, and be it

Further Resolved, that the Chief Administrative Officer is hereby authorized to execute an agreement with the State Department of Finance whereby the State of California will terminate its interest in said dormitories, and be it

Further Resolved, That with the approval of the Chief Administrative Officer the Director of Properties is hereby authorized to make said dormitories available for temporary use for other than dormitory purposes during the existing shortage of housing and office space, provided that no agreement shall be made for any use of said dormitory buildings beyond June 30, 1947.

Approved by the Chief Administrative Officer.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. Brooks, the Chief Administrative Officer.

No objections and motion carried.

Discussion.

Mr. Brooks explained, this releases the dormitories from the State responsibility and the City responsibility. Under the original plan the City and the State contributed jointly for the construction and maintenance of the Civic Center Dormitories.

Supervisor Brown remarked, it is sometime since we looked at the dormitories with a view to converting them into offices for doctors. If this resolution goes through then some further thought could be given to that plan.

Mr. Brooks replied, that is correct.

Supervisor Christopher asked, if this legislation goes through then the dormitories will be released for the purpose for which they were constructed?

Mr. Brooks answered, only a portion of them. We have asked for sufficient money to take care of 600 Chinese people who are passing through San Francisco. We will use them for the month of July.

Supervisor Christopher stated, I would like to see some form of legislation permitting these dormitories to stay open a little bit longer. The hotelmen feel that we are closing up too soon. With the conventions coming to San Francisco this year it might be a wise thing and a profitable thing to keep these dormitories open a little while longer.

Supervisor Gallagher inquired, who will you place in these offices in the dormitories?

Mr. Brooks replied, if they are still in the Civic Center in July they could be used for the Shriners and if they are still there in October they could be used for the American Legion.

This particular piece of legislation provides for G. H and J. The State will no longer be required to finance them. We do not know just what we will do with them. There has been some discussion that probably the Coordinating Council for Veterans will be put in there. The American Red Cross is going to use two of them.

Thereupon, the roll was called and the foregoing proposal was *Adopted* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Adopted.

Land Purchase—North Point Sewage Treatment Plant.

Proposal No. 5685, Resolution No. 5508 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from Warehouse Investment Co., or the legal owner, to all of Assessor's Block 34, San Francisco, California, bounded on the north by North Point Street, on the east by Kearny Street, on the south by Bay Street, and on the west by Grant Avenue, required for the North Point Sewage Treatment Plant and that the sum of \$350,000 be paid for said property from Appropriation No. 81.028.58.1.

As a further consideration Warehouse Investment Company shall have possession of the above described premises without payment of rent for a period of seven months from and after date of recordation of the grant to the City of said premises or until December 31, 1946, whichever date may be the later.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Passed for Second Reading.

Authorizing Sale of Certain Land in Assessor's Block 673.

Bill No. 4055, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain land in Assessor's Block 673.

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

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the northerly line of Sutter Street distant thereon 137 feet 6 inches westerly from the westerly line of Gough Street, running thence westerly and along said northerly line of Sutter Street 137 feet 6 inches; thence at right angles northerly 275 feet to a point on the southerly line of Bush Street, distant thereon 137 feet 6 inches easterly from the easterly line of Octavia Street; thence easterly along the southerly line of Bush Street 68 feet 9 inches; thence at right angles southerly 137 feet 6 inches; thence at right angles easterly 68 feet 9 inches; and thence at right angles southerly 137 feet 6 inches to the northerly line of Sutter Street and the point of commencement.

Being portion of Western Addition Block No. 158.

Section 2. The above described land shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

April 29, 1946—*Consideration continued until May 13, 1946.*

May 13, 1946—*Consideration continued until May 20, 1946.*

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$1,936.02, Purchasing Department, for Purchase of Equipment in the Reproduction Bureau.

Bill No. 4079, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$1,936.02 out of the surplus existing in Appropriation No. 533.995.00 to provide funds for the purchase of equipment in the Reproduction Bureau of the Purchasing Department.

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

Section 1. The sum of \$1,936.02 is hereby appropriated out of the surplus existing in Appropriation No. 533.995.00 to the credit of Appropriation No. 533.400.33-3, to provide funds for the purchase of the following equipment for the Reproduction Bureau of the Purchasing Department:

Two Ditto Roll Cabinets	\$ 76.73
One Typewriter	46.16
One Model 1250 Multilith	1,813.13
	<hr/>
	\$1,936.02

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Purchaser of Supplies.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Final Passage.

Appropriating \$35,000, for Payment of Interest on 1945 Airport Bond Fund and 1944 Sewer Bond Fund; an Emergency Ordinance.

Bill No. 4087, Ordinance No. 3852 (Series of 1939), as follows:

Appropriating the sum of \$35,000 from surplus existing in the following appropriations: 1945 Airport Bond Fund (premium), \$3,500; Public Service Enterprises Bond Interest and Redemption Fund, \$7,916.67; 1944 Sewer Bond Fund (premium) \$2,800; General City Bond Interest and Redemption Fund, \$5,777.78; Emergency Reserve Fund, \$15,005.55, to provide funds for the payment of interest coupons maturing June 15, 1946, on the 1945 Airport Bond Fund and the 1944 Sewer Bond Fund; an emergency ordinance.

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

Section 1. The sum of \$35,000 is hereby appropriated from surplus existing in the following appropriations:

Appropriation

<i>Number</i>	
96.000.00	1945 Airport Bond Fund (premium).....\$ 3,500.00
526.800.02	P. S. E. Bond Interest and Redemption Fund 7,916.67
81.000.00	1944 Sewer Bond Fund (premium)..... 2,800.00
526.800.01	General City Bond Interest and Redemption Fund 5,777.78
502.900.00	Emergency Reserve Fund 15,005.55

to the credit of the following appropriations:

Appropriation

<i>Number</i>	
526.800.02	P. S. E. Bond Interest and Redemption Fund \$18,750.00
526.800.01	General City Bond Interest and Redemption Fund 16,250.00

to provide funds for the payment of interest coupons maturing June 15, 1946, on the 1945 Airport Bond Fund and the 1944 Sewer Bond Fund.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure and the Board of Supervisors does hereby declare by the vote by which

this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective forthwith, the nature of the emergency being: To provide funds for the payment of interest coupons due and payable June 15, 1946, on 1945 Airport Bonds and 1944 Sewer Bonds sold during the current fiscal year and for which no provision for the payment of interest thereon was included in the 1945-1946 Budget and Appropriation Ordinance.

Recommended by the Controller.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Approved by the Chief Administrative Officer.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$3,250, Recorder, for Employment of 10 Temporary Typists for Balance of Fiscal Year; an Emergency Ordinance.

Bill No. 4089, Ordinance No. 3853 (Series of 1939), as follows:

Appropriating the sum of \$3,250 out of the Emergency Reserve Fund to provide additional funds in the Recorder's office for the employment of ten temporary typists for the balance of the current fiscal year; an emergency ordinance.

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

Section 1. The sum of \$3,250 is hereby appropriated out of the Emergency Reserve Fund to the credit of Appropriation No. 530.-120.00, to provide additional funds in the Recorder's office for the employment of ten temporary typists for the balance of the current fiscal year.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance becoming effective immediately, the nature of the emergency being: The heavy flow of normal recording work, plus the demands by discharged veterans for recording and certified copies, has exhausted the appropriations heretofore made for temporary services in the Recorder's office. This appropriation will dispose of the large accumulation of uncopied work and enable the Recorder to give prompt and uninterrupted service to the public and to the veterans. There are no other funds available for the purpose.

Recommended by the Director of Finance and Records.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Approved.**Order for Purchase and Installation of Public Address and Recording System in Chambers of Board.**

It is moved that the Board of Supervisors hereby authorizes the Clerk of the Board to forward to the Purchaser of Supplies a requisition for a purchase order on Appropriation No. 501.500.00 (Improvements—Board of Supervisors) for the purchase of a public address and recording system and the installation of same in the chambers of the Board.

No objections and motion carried.

Consideration Postponed.

The following, from Finance Committee without recommendation, was taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Repealing Ordinance and Municipal Code Section Which Designate as Holidays Those Days on Which Primary and Municipal Elections Are Held in San Francisco.

Bill No. 4039, Ordinance No. . . . (Series of 1939), as follows:

Repealing Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code) entitled, "Declaring Days Upon Which Primary and Municipal Elections Are Held Within the City and County of San Francisco Holidays Within Said City and County."

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

Section 1. Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code) the title of which is recited above, is hereby repealed.

Approved as to form by the City Attorney.

April 15, 1946—Refused passage for second reading.

April 29, 1946—Reintroduced.

May 13, 1946—Consideration continued until May 20, 1946.

Motion to Postpone.

Supervisor Mancuso moved that the matter be postponed for one week.

Seconded by Supervisor Lewis.

No objections and motion carried.

Consideration Postponed.

The following, from Finance Committee, with recommendation "Do Not Pass", was taken up:

Present: Supervisors Mancuso, Lewis.

Authorizing Lease of Portion of Assessor's Block 12.

Bill No. 3867, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of portion of Assessor's Block 12.

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

Section 1. Pursuant to Section 93 of the City Charter and in accordance with the recommendation of the Public Utilities Commis-

sion, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Jefferson Street distant thereon 212 feet 6 inches westerly from the westerly line of Taylor Street; running thence westerly along the southerly line of Jefferson Street 50 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 50 feet; thence at a right angle northerly 137 feet 6 inches to the point of commencement.

Being a portion of 50 vara Block 201.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

April 29, 1946—Consideration continued until May 6, 1946.

May 6, 1946—Consideration continued until May 20, 1946.

Motion to Postpone.

Supervisor Mancuso moved that this matter be postponed for one week.

Seconded by Supervisor Lewis.

No objections and motion carried.

Consideration Postponed.

Authorizing Lease of Certain City Owned Land in Assessor's Block 12.

Bill No. 4014, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of certain City owned land in Assessor's Block 12.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the southerly line of Jefferson Street with the easterly line of Jones Street, running thence easterly along the southerly line of Jefferson Street 150 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 150 feet to a point on the easterly line of Jones Street; thence at a right angle northerly along last named line 137 feet 6 inches to the point of commencement. Being a portion of 50 Vara Block 201.

Section 2. The above described land shall be offered for lease pursuant to the provisions of Section 93 of the Charter of the City and County of San Francisco, and may be leased as a whole or subdivided.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

April 29, 1946—Consideration continued until May 6, 1946.

May 6, 1946—Consideration continued until May 20, 1946.

Motion to Postpone.

Supervisor Mancuso moved that this matter be postponed for one week.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Re-referred to Committee.

The following recommendation of Commercial and Industrial Development Committee was taken up:

Present: Supervisors Mead, Meyer.

Authorizing Mayor to Enter Into Contract With San Francisco Housing Authority for Establishment of Slum Clearance Revolving Fund.

Proposal No. 5683, Resolution No. . . . (Series of 1939), as follows:

Whereas, there are in the City and County of San Francisco many dwellings being occupied which are unsafe, insanitary and unfit for human habitation, located in commercial, industrial and residential sections; and

Whereas, such dwellings are a menace to the health, morals and safety of the citizens and impede the proper and normal development of the City and County; and

Whereas, the Housing Authority of the City and County of San Francisco has expressed a willingness to make available to the City its wide experience in the condemnation and demolition of such structures; now, therefore, be it

Resolved, That the Board of Supervisors authorizes the Mayor to enter into a contract with the Housing Authority of the City and County of San Francisco, whereby those sums of money voluntarily paid by the Authority to the City, over and above those required contractually or otherwise, namely, \$151,974.90, shall be repaid to said Housing Authority; and be it

Further Resolved, That said sum of money be set up by the Authority in a revolving fund to be known as a Slum Clearance Revolving Fund, said fund to be used in the purchase and demolition of slum dwellings so designated by the San Francisco Director of Public Health for re-sale of lands at the best obtainable price in the open market, subject to the restrictions of the City Planning Commission and the Housing Authority; that the period of this agreement between the City and County of San Francisco and the Authority shall be limited to five years, renewable on its expiration by mutual consent; that the Authority shall make a regular annual accounting of the Slum Clearance Revolving Fund to the City, and at the termination of the contract shall repay to the City any unexpended portion of the Slum Clearance Revolving Fund.

Motion to Amend.

Supervisor Mead moved in the second resolved, in the third line, the word "purchase" should be deleted and the word "acquisition" should be inserted.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Discussion.

Supervisor Mancuso asked, is this money that was previously going into the general fund and is now going to be appropriated for other purposes?

Mr. O'Brien of the Housing Authority answered, the amount of money involved is money that is in the hands of the Housing Authority at the present time. It has not been given to the City but when it is it will go into the general fund.

Supervisor Mancuso said, it seems to me like this is an indirect way of accomplishing something. This means 2 cents in the tax rate. We

could not start to use the money at the present time. I believe that this should be done by a bond issue.

Motion to Continue Consideration.

Supervisor Sullivan moved that the matter be continued for one week.

Seconded by Supervisor Christopher.

Motion to Refer to Committee.

Supervisor Lewis moved as a substitute motion that this matter be re-referred to committee.

Seconded by Supervisor Brown.

No objections and motion carried.

Adopted.

The following recommendations of County, State and National Affairs Committee were taken up:

Present: Supervisors Lewis, McMurray, Meyer, Sullivan.

Advocating World Exposition for 1949-1950 to Jointly Commemorate Gold Rush Days and California's Admission to the American Union.

Proposal No. 5304, Resolution No. . . . (Series of 1939), as follows:

Whereas, the year 1849 witnessed a great influx of settlers and prospectors into California as a result of the epoch-making discovery of gold, most of whom entered at the port of San Francisco; and

Whereas, on the ninth day of September in the following year, 1850, Congress passed a bill which admitted California as a free state into the American Union, thus culminating a colorful and glamorous period of political unrest; and

Whereas, the coincidence of two such historic events—the "Days of '49" and the admission of California into the Union—should be fittingly commemorated as an occasion of world interest; and

Whereas, San Francisco and the San Francisco Bay Area were so intimately associated with, and played such a direct and important role in, the activities of the "Forty-Niners" and those connected with the ever-continuing development of the West; now, therefore, be it

Resolved, That this Board of Supervisors go on record as favoring and advocating a World Exposition to be held in the City and County of San Francisco or in the San Francisco Bay Area in the years 1949-1950, to jointly and suitably commemorate the Gold Rush Days and California's admission into the American Union.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Urging That Hospitality House Remain Open and in Uncurtailed Operation as Long as Necessary, and That Supervisors Be Given at Least 30 Days' Notice of Intention to Close.

Proposal No. 5637, Resolution No. 5539 (Series of 1939), as follows:

Whereas, San Francisco's Hospitality House in Civic Center was opened on August 9, 1941, for the purpose of providing entertainment, recreation and a homelike atmosphere of relaxation for service men and service women stationed in San Francisco and passing through the city en route to various theatres of operations; and

Whereas, Since its opening, Hospitality House has been host to some 12,000,000 service personnel and has provided service and courtesies which have created a warm and friendly feeling for San Francisco in the hearts of our service visitors who, in turn, will transmit their sentiments to people throughout the nation; and

Whereas, the urgent need for retention of the facilities afforded by Hospitality House is apparent today more than ever, providing as they do, for the replacement in at least some measure, of the care and personal attention lacking in the lives of service men and women due to their separation from homes and families; and

Whereas, the present rate of return of service personnel to this country from foreign theatres and the estimated time until the influx into San Francisco is appreciably decreased, indicate that the pressing need for continued operation of Hospitality House will continue for some time; now, therefore, be it

Resolved, That this Board of Supervisors does hereby go on record as urging that Hospitality House remain open and in uncurtailed operation as long as necessary, and be it further

Resolved, That in the event the Mayor sees fit to close Hospitality House, that this Board of Supervisors be given at least 30 days' notice of such intention to close.

Discussion.

Supervisor Lewis said, Supervisor Christopher appeared before the County, State and National Affairs Committee and urged that this resolution be passed. The Committee thought that Supervisor Christopher was correct in his views and the Committee unanimously recommended this resolution for adoption.

Supervisor Christopher stated, the way this resolution has been amended renders it almost worthless. I would like to see this matter passed. It is a measure that was brought out in good will and good faith. I feel that we are closing the Hospitality House too soon, but even though we are powerless to do anything on this matter I believe that it should be passed.

Motion to Table.

Supervisor MacPhee moved that the matter be tabled.

Seconded by Supervisor Mead.

Motion to Table Defeated.

Thereupon, the roll was called and the motion to table was *defeated* by the following vote:

Ayes: Supervisors MacPhee, Mead—2.

Noes: Supervisors Christopher, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—7.

Absent: Supervisors Brown, Colman—2.

Adopted.

Thereupon, the roll was called and the foregoing proposal was *Adopted* by the following vote:

Ayes: Supervisors Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—8.

No: Supervisor Mead—1.

Absent: Supervisors Brown, Colman—2.

Consideration Continued.

Memorializing Federal Authorities to Give Full Consideration to All Plans, Including Reber Plan, in Their Investigation of Proposals for a Second San Francisco Bay Crossing.

Proposal No. 5668, Resolution No. . . . (Series of 1939), as follows:

Whereas, the Oakland City Council has reiterated its opposition to any study of the Reber Plan; and

Whereas, the Port Commission of the City of Oakland has urged the House Naval Affairs Committee to reject the proposition that the matter of dams be included in any study for an additional Bay crossing; and

Whereas, it is the considered opinion of the Board of Supervisors of the City and County of San Francisco that investigation looking to provision for a second Bay crossing should embrace studies of every proposal which has or may be presented for the accomplishment of that purpose whether exclusively, or as an incident of a greater project; now, therefore, be it

Resolved, That this Board of Supervisors does hereby memorialize the President of the United States, the Secretary of War, the Secretary of the Navy, the joint Army-Navy Board, to be appointed pursuant to House Resolution 529, presented by Congressman Welch, and the California Toll Bridge Authority, and does respectfully urge that in the examination of proposals for a second San Francisco Bay crossing all plans or proposals shall be given full and careful consideration, including the Reber Plan or any phase or version thereof; and be it

Further Resolved, That copies of this resolution be sent to President Truman, to Secretary of War Patterson, to Secretary of the Navy Forrestal, to the Joint Army-Navy Board to be appointed pursuant to H. R. 529, to Senators Downey and Knowland, to Representatives Welch and Havenner, and to the California Toll Bridge Authority.

Discussion.

Supervisor Christopher stated, I believe that this matter should be passed today. When we met with the Chamber of Commerce we were informed that the Alameda Board of Supervisors had memorialized Congress to exclude the Reber Plan from any consideration. I believe we should send our thoughts to the Congress. I believe that this Board should act today.

Supervisor Lewis remarked, this Board does not want to be in a position of sending several resolutions on the same matter. When this matter was being discussed as a high level bridge, Supervisor Gallagher and myself introduced a resolution that has already been sent to Congress to have them study all types of crossings.

Supervisor Gallagher explained, we have received word from Congressman Welch stating that he had talked with the President of the United States and the President was in favor of the appointment of a committee for consideration of all crossings.

Supervisor Christopher said, I do not particularly care whether we favor the Reber Plan or not, but the only reason I am including it today is because the people from the East Bay have stated that they want any kind of a crossing except the Reber Plan. I do not believe that either the representatives of the East Bay or the members of this Board can determine what type of crossing we should have because we are not engineers. This resolution memorializes Congress to consider any type of crossing, including the Reber Plan. It is not going to hurt this Board to let Congress know how we feel about this.

Supervisor Gallagher stated, I believe that if we pass this we are just going to get ourselves into an argument with the people of Alameda County. We have our Congressmen and they are in accord that we need another crossing over the Bay.

Supervisor Lewis said, I believe we should go on record as letting Congress know that we are in favor of a low level bridge. I am not opposed to mentioning the Reber Plan but we should mention that we do not want the entire Reber Plan. If we mention the Reber Plan that is just what our opponents want. All we are concerned with, at the present time, is a low level bridge.

Motion to Amend.

Supervisor Lewis moved that after the word "including" at the end of the first resolve, add the words "that phase of the Reber Plan which deals with a low level crossing."

Seconded by Supervisor Mancuso.

Discussion.

Supervisor Christopher remarked, I believe that this Board is trying to assume responsibility of engineers. We do not know whether or not the Reber Plan is any good. All we are trying to do is to counteract the memorialization of the East Bay people.

Supervisor MacPhee stated, I have heard a great deal about the Reber Plan but I do not know whether it can or should be done, but I believe we should find out from the Army and Navy officials whether or not this is a practical plan. I believe we should pass it and find out.

Thereupon, the roll was called and the motion to amend was *carried* by the following vote:

Ayes: Supervisors Brown, Gallagher, Lewis, Mancuso, Meyer, Sullivan—6.

Noes: Supervisors Christopher, MacPhee, McMurray, Mead—4.

Absent: Supervisor Colman—1.

Motion to Postpone.

Supervisor Christopher moved that this matter, as amended, be postponed for one week.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Consideration Postponed.

Requesting President of the United States to Immediately Take Steps Necessary for Removal of Alcatraz Federal Penitentiary From Its Present Location.

Proposal No. 5676, Resolution No. . . . (Series of 1939), as follows:

Whereas, the recent bloody and unsuccessful uprising at Alcatraz Island has again forcefully demonstrated the grave menace which this Federal penitentiary presents to San Francisco and the Bay area communities; and

Whereas, the main objective of such a penal institution is not only to punish but to rehabilitate its inmates; and

Whereas, the lights and beauties of the adjoining communities, and the knowledge by the convicts that a free people live in comfort and pleasant surroundings within a distance which they believe within their grasp is a source of constant tantalization and the hovering of airplanes over them and the ever passing stream of ships creates in them a permanent aggravation and feeling of despair; and

Whereas, a successful mass escape would endanger the lives and

property of the innocent and law abiding people of San Francisco and the Bay area; and

Whereas, a penal institution to house the most desperate criminals of our country should be located away from the center of a community life and in a place where their savagery cannot menace innocent persons; now, therefore, be it

Resolved, by the Board of Supervisors of the City and County of San Francisco that the maintenance of the Federal penitentiary on Alcatraz Island is a menace and hazard to the people of San Francisco and the surrounding Bay area as well as an improper location for the rehabilitation of the inmates, and be it

Further Resolved, That the President of the United States is hereby most earnestly solicited to immediately take such steps as may be necessary for the transfer of the Alcatraz Federal penitentiary from its present location; and be it

Further Resolved, That a copy of this resolution be forwarded to Honorable Harry S. Truman, the President of the United States, Honorable William F. Knowland and Honorable Sheridan Downey, United States Senators from California, and to each of the representatives of California in the Congress of the United States.

Motion to Postpone.

Supervisor Christopher moved that this matter be postponed for one week.

Seconded by Supervisor Lewis.

No objections and motion carried.

Veto Overridden.

The following from County, State and National Affairs Committee, with recommendation that Mayor's veto be overridden, was taken up:

Present: Supervisors Lewis, McMurray, Meyer, Sullivan.

Urging Civil Aeronautics Board to Include San Francisco as Terminus or Intermediate Point in Northern Great Circle Route to Shanghai and the Orient.

Proposal No. 5614, Resolution No. 5499 (Series of 1939), as follows:

Whereas, the position of San Francisco in international trade and commerce is seriously threatened in the event recommendations of the examiners of the Civil Aeronautics Board are approved, resulting in effect in San Francisco being shunted off the Northern Great Circle route to Asia, which will soon become the main line of transcontinental-transoceanic air service between the United States and the Far East; and

Whereas, San Francisco is the logical terminus for trans-Pacific air service between the United States and the Orient because of its pre-eminent position in Pacific area international commerce, and in view of the fact that San Francisco is the point of departure for trans-Pacific air traffic, an estimated 47 per cent of which originates in the State of California; and

Whereas, the establishment of a Northern Great Circle Route between San Francisco and Shanghai will reduce by eleven hundred miles the present flying distance by way of Hawaii and Manila and the flying time proportionately, thus placing these two Pacific centers of international commerce within the closest possible proximity, to the advantage of both, and to the national interests of both China and the United States; and

Whereas, the establishment of routes of transportation, other factors being reasonably equal, ought to be on the basis of convenience

and economy for the traffic and commerce to be served; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby urge upon the Civil Aeronautics Board of the United States that San Francisco be included as the terminus or an intermediate point in the Northern Great Circle Route to Shanghai and the Orient.

April 22, 1946—Adopted.

OFFICE OF THE MAYOR
SAN FRANCISCO

ROGER D. LAPHAM

April 25, 1946.

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

Gentlemen:

I return Proposal No. 5614, Disapproved.

I do so without prejudice for, while I have not seen the recommendations of the examiners of the Civil Aeronautics Board referred to, I am not convinced it is in the best interests of San Francisco to protest the examiners' report.

I understand that the resolution was adopted without referral to committee and without any discussion as to its merits. I therefore suggest that if your Honorable Board cares to consider the matter further, the resolution be referred to the proper committee so that a thorough study can be made.

Sincerely,

ROGER D. LAPHAM,
Mayor.

Privilege of the Floor.

Supervisor Lewis moved the privilege of the floor for Kenneth MacDonald of the Aviation Department of the Chamber of Commerce.

No objections and motion carried.

Mr. MacDonald stated, this resolution should be acted upon today because the Civil Aeronautics Board is in the process of determining the gateway to the East. This is definitely in the best interest of San Francisco. San Francisco would be a gateway to the East by two routes; one by Honolulu and the other by way of Alaska.

Supervisor Lewis explained, this thing is very simple because it is only a question of whether or not the Board of Supervisors should urge the Civil Aeronautics to make San Francisco a terminus of the Great Northern Route. That is why we have voted the \$20,000,000 for the Airport Bonds.

The Chamber of Commerce is for this, the Down Town Association is also for it. I think that we owe it to San Francisco to pass this resolution immediately.

Privilege of the Floor.

Supervisor McMurray moved the privilege of the floor for Vining T. Fisher of the Down Town Association.

Mr. Fisher said, this measure was proposed by Supervisor Colman at the request of the Down Town Association because we felt that it

was of great importance to the welfare of San Francisco. We voted \$20,000,000 for the airport so that we would receive terminals like this. I want to urge you to override the Mayor's veto on this matter.

When the Mayor overrode it he did so largely on the thought that matters of this type should have committee hearings. It seems to me that you can take the action of overriding the Mayor's veto.

Stating the Question.

Supervisor Gallagher stated, the question is: Shall Proposal No. 5614 become effective notwithstanding the Mayor's veto? A vote "Aye" overrides the Mayor, a vote "No" sustains the Mayor.

Thereupon, the roll was called and the foregoing proposal was *passed over the Mayor's veto* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Consideration Postponed.

The following recommendation of Public Utilities Committee was taken up:

Present: Supervisors MacPhee, Meyer.

Petitioning Public Utilities Commission to Consider Issuance of Weekly Passes for Municipal Railway.

Proposal No. 5443, Resolution No. . . . (Series of 1939), as follows:

Resolved, That this Board of Supervisors does hereby respectfully petition the Public Utilities Commission and does request that at its earliest convenience the Commission give consideration to the issuance of weekly passes for transportation upon the facilities of the Municipal Railway at such price as will produce that amount which together with revenues produced from other scheduled rates is estimated to be the total revenue necessary for proper maintenance and adequate service in accordance with approved standards for the operation of street railway systems.

April 29, 1946—Consideration continued until May 13, 1946.

May 13, 1946—Consideration continued until May 20, 1946.

Motion to Postpone.

Supervisor MacPhee moved that this matter be postponed for two weeks.

Seconded by Supervisor Brown.

No objections and motion carried.

Passed for Second Reading.

The following were presented by Supervisor Mancuso as a Finance Committee recommendation:

Appropriating \$52,327, Police and Fire Departments, for Increased Salaries in Accordance with Charter Amendment Approved by the Voters.

Bill No. 4091, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$52,327 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for the month of May, 1946, in accordance with the provisions of Charter

Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by the voters at election held November 6, 1945.

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

Section 1. The sum of \$52,327 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of the following appropriations:

*Appropriation
Number*

509.110.00—Permanent Salaries, Police Department.....	\$43,577
510.110.01—Permanent Salaries, Fire Department.....	8,355
510.110.02—Permanent Salaries, Fire Department (Fire Boats)	395

To provide additional funds required to pay increases in salary of officers and members of the Police Department and Fire Department for the month of May, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by voters at election held November 6, 1945.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Chief of Police.

Recommended by the Chief Engineer of the Fire Department.

Approved by the Police Commission.

Approved by the Fire Commission.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$150, Department of Public Works, for Payment of Overtime in Bureau of Sewer Repair.

Bill No. 4092, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$150 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide funds for the payment of overtime for Assistant Superintendents and General Foremen in the Bureau of Sewer Repair, Department of Public Works.

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

Section 1. The sum of \$150 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 543.111.00, to provide funds for the payment of overtime for Assistant Superintendents and General Foremen in the Bureau of Sewer Repair, Department of Public Works.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$900, Real Estate Department, for Heat, Light and Power Requirements in the Civic Auditorium.

Bill No. 4093, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$900 out of the surplus existing in the revenues of the General Fund (Civic Auditorium) to provide funds for heat, light and power requirements in the Civic Auditorium for the balance of the fiscal year.

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

Section 1. The sum of \$900 is hereby appropriated out of the surplus existing in the revenues of the General Fund (Civic Auditorium), to the credit of Appropriation No. 563.231.35, to provide funds for heat, light and power requirements in the Civic Auditorium for the balance of the fiscal year.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Appropriating \$200, Coroner, for Temporary Salaries.

Bill No. 4094, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$200 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide funds for the payment of temporary salaries in the Coroner's Office.

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

Section 1. The sum of \$200 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 557.120.00, to provide funds for the payment of temporary salaries in the Coroner's Office.

Recommended by the Coroner.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Adopted.

The Clerk presented the following:

Leave of Absence—Lawrence J. Clarke, Librarian, Public Library Commission.

Proposal No. 5694, Resolution No. 5509 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Lawrence J. Clarke, Librarian, Public Library Commission, is hereby granted a leave of absence for a period of June 12 to June 30, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

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

Requesting Mayor to Issue Proclamation Announcing San Francisco's 170th Birthday and to Appoint Citizens' Committee Provide for Proper Celebration.

Supervisor Gallagher presented:

Proposal No. 5695, Resolution No. 5510 (Series of 1939), as follows:

Whereas, on June 27, 1776, birth year of the nation, the first European colonists selected to occupy the Port of San Francisco arrived from Mexico under the leadership of Lieutenant Jose Joaquin Moraga and Fray Francisco Palou, halted on the banks of Laguna de los Dolores, now Mission Dolores, where next day they set up their temporary shelters and a chapel and on June 29, 1776, with solemn ceremonies and festivities, accented by a salute by the Mission guard and the ringing of the church bells hung in the tree branches, they celebrated the birth of our City by the Golden Gate; and

Whereas, for eight consecutive years the City of San Francisco has officially commemorated its birthday based upon documentary evidence presented by Dr. Herbert E. Bolton's translations of "Anza's California Expedition"; now, therefore, be it

Resolved, That this Board of Supervisors requests his Honor, Roger D. Lapham, to issue a proclamation announcing the approach of the 170th birthday of our city; and that he be requested to appoint a Citizens' Committee to assist the San Francisco Historical Committee in making appropriate arrangements for celebration of the day.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Requesting Mayor to Appoint Citizens' Committee for Observance of Columbus Day, October 12, 1946.

Supervisor Mancuso presented:

Proposal No. 5696, Resolution No. 5511 (Series of 1939), as follows:

Resolved, That his Honor the Mayor be and he is hereby requested to appoint a Citizens' Committee for the proper observance of Columbus Day, October 12, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Requesting His Honor the Mayor to Appoint a Citizens' Committee for the Proper Observance of a Centennial Celebration During the Years 1948, 1949 and 1950, to Commemorate Gold Rush Days and California's Admission to the Union.

Supervisor Lewis presented as a recommendation of the County, State and National Affairs Committee:

Proposal No. 5697, Resolution No. . . . (Series of 1939), as follows:

Whereas, on Wednesday, May 15, 1946, Ross Buell, representing the San Francisco Junior Chamber of Commerce, appeared before the Committee on County, State and National Affairs and advised the Committee that the San Francisco Junior Chamber of Commerce was in favor of a Centennial Celebration during the years 1948, 1949 and 1950, to commemorate Gold Rush Days and California's Admission to the Union; and

Whereas, Mr. Buell further announced that the Sacramento Chamber of Commerce, the Sacramento Junior Chamber of Commerce, the Native Sons and Native Daughters of the Golden West were likewise in favor of such a celebration; and

Whereas, Harold Mills, representing the San Francisco Chamber of Commerce; Vining T. Fisher, representing the Down Town Association; Anson S. Blake, representing the Society of California Pioneers; Fred C. Tatton, Manager, Central Coast District, California State Chamber of Commerce; Thomas A. Rotell, Acting President, San Francisco Labor Council; Gary Kriedt, representing the San Francisco Convention and Tourist Bureau, and Morris Edelman, representing the San Francisco Hotel Association, have likewise stated that they are in favor of such a celebration, and also the Market Street Association, represented by Mr. Lloyd Taylor; and

Whereas, it is the opinion of the Committee on County, State and National Affairs that the recommendation of Ross Buell—that a Citizens' Committee be appointed for the purpose of planning such a celebration—should be adopted; now, therefore, be it

Resolved, That this Board of Supervisors requests his Honor the Mayor to appoint a Citizens' Committee for the purpose of formulating plans for a Centennial Celebration during the years 1948, 1949 and 1950 to commemorate Gold Rush Days and California's Admission to the Union.

Discussion.

Supervisor Brown said, I object to the suspension of the rules for the consideration of the resolution on the ground that I introduced this resolution some months ago.

Supervisor Lewis explained, this is not the same one. This is different. The Committee recommended out the resolution of Supervisor Brown's. The resolution that is being presented now is from

Mr. Buell. He presented it to the Committee and the Committee recommended it.

Supervisor MacPhee stated, I believe we can pass this resolution.

Supervisor Lewis remarked, I will recommend that you be made Chairman of the Committee if that is what is behind your objections, Supervisor Brown?

Supervisor Gallagher said, we passed Supervisor Brown's resolution today but there is nothing in it that requests the Mayor to appoint a committee.

Supervisor Mancuso explained, I believe that if any resolution is introduced for the appointment of a Citizens' Committee it should be under the name of Supervisor Brown.

Supervisor Brown said, I will withdraw my objections.

Adopted.

Thereupon, the foregoing proposal was *Adopted by the following* vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor Colman—1.

Ordinance Authorizing Execution by Mayor of Contract Between the City and County of San Francisco and Housing Authority of the City and County of San Francisco Whereby City Is to Return \$151,974.90 to Be Used by Authority in Slum Clearance Revolving Fund for Acquisition and Demolition of Slum Dwellings so Designated by Director of Public Health for Resale on Open Market, Subject to Restrictions of Planning Commission and Authority to Account for Same.

Supervisor Mead presented:

Bill No. 4095, Ordinance No. . . . (Series of 1939), as follows:

Whereas, there are in the City and County of San Francisco many dwellings being occupied which are unsafe, insanitary and unfit for human habitation, located in commercial, industrial and residential sections; and

Whereas, such dwellings are a menace to the health, morals and safety of the citizens and impede the proper and normal development of the City and County; and

Whereas, the Housing Authority of the City and County of San Francisco has expressed a willingness to make available to the City its experience in the condemnation and demolition of such structures.

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

1. That the Mayor be and he hereby is authorized to enter into a contract with the Housing Authority of the City and County of San Francisco whereby the sum of \$151,974.90 voluntarily paid by said Authority to said City and County, over and above sums required to be paid by said Authority to said City and County contractually or otherwise, shall be repaid to said Housing Authority.

2. That said sum of money be set up by the Authority in a revolving fund to be known as a Slum Clearance Revolving Fund, said fund to be used by the Authority in the acquisition and demolition of slum dwellings so designated by the San Francisco Director of Public Health for resale of lands at the best obtainable price in the open market, subject to the restrictions of the City Planning Commission and the Housing Authority; that the period of this agree-

ment between the City and County of San Francisco and the Authority shall be limited to five years, renewable on its expiration by mutual consent; that the Authority shall make a regular annual accounting of the Slum Clearance Revolving Fund to the City, and at the termination of the contract shall repay to the City any unexpended portion of the Slum Clearance Revolving Fund.

Referred to Commercial and Industrial Development Committee.

Notice of Committee Meetings.

The following committee meetings were announced:

Police Committee, Thursday, May 23, 1946, 2:00 p. m.

Streets Committee, Wednesday, May 22, 1946, 3:00 p. m.

Finance Committee, Wednesday, May 22, 1946, 4:00 p. m.

Motion for the Board to Resolve Itself Into a Committee of the Whole.

Supervisor Mancuso moved that we resolve ourselves into a Committee of the Whole.

Seconded by Supervisor Christopher.

No objections and motion carried.

Supervisor Mead moved that the same Chairman preside.

Seconded by Supervisor Brown.

No objections and motion carried.

Motion to Recess.

Supervisor Mancuso moved that we recess for five minutes before continuing with the budget considerations.

Seconded by Supervisor Brown.

No objections and motion carried.

RECESS.

There being no further business, the Board, at the hour of 3:30 p. m., recessed.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors July 22, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

Monday, May 27, 1946

Friday, May 31, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, MAY 27, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, May 27, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Mancuso—2.

Quorum present.

President Dan Gallagher presiding.

Supervisor Brown noted present at 2:10 p. m.

Supervisor Mancuso noted present at 2:15 p. m.

Supervisor Meyer excused from meeting at 6:25 p. m.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of April 8, 1946, was considered read and approved.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Secretary, Charter Revision Committee, reporting on activities of said Committee.

Referred to Judiciary Committee.

From the Mayor, reporting on matters in connection with program for new sources of revenue.

Referred to Finance Committee.

From Manager of Utilities to Supervisor Lewis, regarding operations of Municipal Railway.

Ordered filed.

From Chief Administrative Officer, requesting authorization to enter into agreement with State for temporary use of building on Hassler Health Home property for care of spastic children.

Resolution Adopted.

From Governor Warren, urging approval of agreement for temporary use of City property for care of spastic children.

Clerk directed to wire Governor advising him of adoption of resolution, and thanking him for his consideration.

From Chief Administrative Officer, reporting on bids received for garbage and refuse disposal franchise.

Referred to Judiciary Committee.

From Thomas F. Ward, M. E. McMeekin, J. L. Hippely, Ida J. MacQuaig, G. G. Hawxhurst, Directors of the Novato Chamber of Commerce, urging continuance of Farmers' Market.

Referred to Commercial and Industrial Development Committee.

From Leslie Marie Studt, protesting elimination of certain budget items.

Referred to Finance Committee.

From County Supervisors' Association (2), regarding Construction and Employment Act.

Referred to County, State and National Affairs Committee.

From Portola Heights Boosters' Club, requesting reinstatement of pre-war restrictions on keeping of poultry and rabbits in residential districts.

Referred to Public Health and Welfare Committee.

From residents of neighborhood of Candlestick Cove, petitioning for traffic control light on Bayshore Boulevard near Blanken or Leland Streets.

Referred to Police Committee.

From Apartment House Association of San Francisco, requesting investigation of "Shaffer Plan" for solving traffic tie-ups on Market Street.

Referred to Police Committee.

From Chamber of Commerce, approving centennial observance of Discovery of Gold, the Gold Rush, and Admission to the Union.

Ordered filed.

From the Mayor, returning unsigned Proposal No. 5637 (continued operation of Hospitality House).

Referred to Public Health and Welfare Committee.

From Leonard G. Baptist, Sr., advocating world's fair in 1948-1950.

Ordered filed.

From Helen Andersgord Reid et al., petitioning for permission to continue victory-gardening on City land.

Referred to Public Health and Welfare Committee.

From Daniel S. O'Leary, questioning placement of City insurance.

Referred to the Mayor.

From M. McMillen, complaining of operation of streetcars.

Referred to Public Utilities Committee.

Copy of letter from Supervisor Lewis to Manager of Utilities, regarding certain phases of Municipal Railway operations.

Ordered filed.

From County Supervisors' Association, attaching schedule of county appropriations for 1946-47 in support of said association.

Ordered filed.

From Board of State Harbor Commissioners, advising that stop signs installed along Embarcadero were at their expense.

Ordered filed.

SPECIAL ORDER—3:00 P. M.

Amended.

The following recommendation of Finance Committee was taken up:

Amending Ordinance Regulating Granting of Emergency Relief to Dependent Non-Resident Indigents.

Bill No. 4027, Ordinance No. (Series of 1939), as follows:

Amending Section 3 of Ordinance No. 121 (Series of 1939), regulating the granting of emergency relief to be given dependent non-resident indigents, and repealing Section 6 of said ordinance.

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

Section 1. Section 3 of Bill No. 123, Ordinance No. 121 (Series of 1939), is hereby amended to read as follows:

Section 3. Said Public Welfare Commission may grant emergency relief to a dependent non-resident of the City and County of San Francisco but not for a period longer than sixty (60) days. However, the Board of Supervisors shall have the power thereafter to extend the period of granting of said relief when the necessity for such extension shall appear to said Board by report from the Public Welfare Commission, but in no event shall the extension of relief be granted by said Board for a longer period than sixty (60) days for each extension of time.

Section 2. Section 6 of Bill No. 123, Ordinance No. 121 (Series of 1939) is hereby repealed.

Approved as to form by the City Attorney.

April 22, 1946—Consideration continued until May 6, 1946.

May 20, 1946—Consideration continued until May 27, 1946.

Discussion.

Supervisor Mancuso said, this matter was postponed so that the people would be able to be present at this time. I have certain amendments that I desire to make to this ordinance.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Adrian J. Falk, representing the Community Chest.

Mr. Falk explained, I ask your favorable consideration of the amendment to Section 3 of Ordinance 121, because, by the provisions of the existing ordinance a great burden has been put on the Community Chest for a number of years. In 1939 the cost of indigent aid to the Community Chest was very small. Each year it increased until 1943 it was with a minimum of \$25,000 per year. In 1945 it was \$42,324 and this year, for the first three months, it was \$15,000. At that rate it would exceed \$60,000 for the year. We have set aside some \$35,000 for this year, and that amount will be exhausted before half the year is gone. This ordinance merely gives the Board the opportunity of extending aid for not to exceed two calendar months.

Supervisor Brown remarked that is not quite a correct statement. This is two calendar months added to the original time.

Mr. Falk stated, we believe that this is an obligation that should be assumed by the City. We have not received sufficient money to carry on.

Supervisor MacPhee said, we have agreed upon the passage of the ordinance, the only thing is the amendments to it.

Mr. Born, Director of Public Welfare, explained, I have nothing to add to this. The Commission has not taken any action with respect to the matter that is before the Board on the basis that under the State law this matter is a policy matter to be determined by the Board. If the members of the Board have any question, I will be glad to answer them.

Motion to Amend.

Supervisor Mancuso moved, that after the words "longer than" at the end of the third line delete the words "sixty (60) days" and insert the words "two calendar months in addition to the month in which aid is first granted" and also, that the last line after the word "than" the words "sixty (60) days" be deleted and insert in lieu thereof "two calendar months".

Seconded by Supervisor MacPhee.

Discussion.

Supervisor Brown stated, I would like to ask Supervisor Mancuso what is the reason for extending the primary period for thirty (30) days.

Supervisor Mancuso replied, we are not extending the primary period.

Supervisor Brown continued, yes you are. You are granting three months. The way it reads now, on the Calendar, it is for only sixty (60) days.

Supervisor Mancuso answered, under the statutes, as it is at the present time, the Public Welfare Department grants relief for thirty days and this ordinance permits them to extend relief for a period of not more than sixty days. This reads now that in addition to the aid first granted we can grant two additional calendar months and then they have to come to us from time to time for any additional time. Under this present ordinance they can give ninety days aid.

Mr. Born explained, the object of the suggested change was to help us in the administration of our work. By placing it on a calendar month period we will be able to come in on a certain time each month instead of various days during the month. We hope to make it on the first of a month. Any extensions will be for two calendar months so that all of the matters will come up at the end of a month rather than in the middle.

Supervisor Gallagher asked, what does the Welfare Commission think of the amendment?

Mr. Born answered, this has not been discussed with the Commission. They have not seen it.

Supervisor Brown remarked, that simply substantiates what I claim, that is, that it extends the primary period of relief. The way it is on the Calendar, the primary period is sixty days, the way it is planned to be changed would be two calendar months in addition to the primary relief. It seems to me that we should change it to read one calendar month in addition to the month in which a person now receives relief.

Supervisor Mancuso said, I am willing, with the consent of my second, that it be changed to one month. With the consent of my second I will withdraw my motion.

Supervisor Lewis stated, I would like to point out to the members of the Board the inconsistency of the language in the ordinance as it

was presented to us. The way it is written limits relief to sixty days, then it goes on to say that it can be extended. This is a conflict. It should read "up to sixty days". When you specify a certain period of time it can not be extended beyond that time.

Supervisor Mancuso explained, it is the intention that the Public Welfare Department grant aid for no longer than is necessary. Sixty days is the limit of their ability to grant aid, then they have to come to the Board in order to grant these people additional aid.

Supervisor Lewis stated, if the Commission is given permission from the Board they would be able to grant the relief.

Supervisor Mancuso replied, under this ordinance the Public Welfare Department will be granting aid up to sixty days and thereafter they must come to the Board and get an extension of aid.

Supervisor Mancuso moved, that after the word "than" on the fourth line the words "sixty (60) days" be deleted and in lieu thereof add "one (1) calendar month in addition to the month in which aid is first granted and on the last line the words "sixty (60) days" be deleted and insert "two (2) calendar months."

Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Brown remarked, I have no argument with the Community Chest, but the Board should understand that what we are talking about is non-residents. The responsibility for the relief support of those people is not a proper charge against City and County funds. The law is very specific relative to relief. It places upon the counties the responsibility for relief of their own residents. There is no responsibility for relief of non-residents.

The real burden of relief for these people is on the Federal Government. The proposed course with these individuals should be that they should return to the part of the United States in which they have legal residence. In many cases they have lost this residence. The difficulty about providing relief is that the mere provision of the relief encourages them to make San Francisco the point in which they shall receive relief, and the cost goes up.

As Mr. Falk has stated, it has gone up from practically nothing in 1939 to \$60,000 per year in 1946. The Community Chest has provided this relief for these people but now they say that they can no longer take care of them, somebody has to provide relief for these non-residents. It is not a proper charge against San Francisco. The law provides that we shall grant a reasonable period in order to get the people straightened out.

Once we have assumed the responsibility of supporting them, it is our responsibility from there on. If we assume the responsibility, you can rest assured that the Federal Government will not assume it.

Supervisor Lewis said, I have to agree with Supervisor Brown. I feel that this is a question of policy as to how many days we should give them relief. The fact that it is channeled from the Department of Public Welfare to the Board means that the time of the Board is going to be taken up on matters of this kind. It is merely a question of whether it is going to be sixty days or more than sixty days. We are not equipped to sit here and vote on the extension of this relief. I believe that the Public Welfare Commission should decide whether or not relief should be extended past the sixty days.

Supervisor Christopher inquired, in view of the fact that you agree with Mr. Brown, I am wondering if you know how much relief the Federal Government is giving at this time. If they are not giving any will you still be against this proposal?

Supervisor Lewis answered, I would still be against it. There are many agencies in San Francisco that are taking care of these people. Just because the Federal Government is not giving any aid is no reason why the people of San Francisco should assume the burden.

Supervisor Mancuso explained, there are approximately 125 families and these people will receive aid so long as they need it, as they have in the past. The only reason for keeping it in the Board is that the Board is going to rely on the Public Welfare Commission as to how long the relief is required. We will have to take care of these people, but if the State should pass a bill then we will throw it on the State.

Supervisor Lewis asked, why can't we put it back on the State?

Supervisor Mancuso replied, if you had a statute that provided that non-residents could come to San Francisco and get relief as long as they required it, then we would have all of the non-residents of the State in San Francisco. I would like to ask Mr. Born is the State or Federal Government contributing anything to the City for taking care of these non-resident indigents?

Mr. Born replied, we do not receive anything. We return all the people that we can to their place of legal residence. The people for whom we cannot find residence we transfer to the Community Chest.

Supervisor Lewis inquired, in your opinion do you think that this ordinance should be passed?

Mr. Born answered, I believe it is a policy matter. The State law puts it within the control of each Board of Supervisors as to how much, if any, should be granted to non-residents.

Supervisor Mancuso explained, the County Supervisors' Association introduced amendments to A. B. 2057 so that the State will take care of these non-residents. At the present time it provides for 75 per cent of the cost of indigent aid. They are also trying to get the Federal Government to participate in this aid and it should be taken over by the Federal Government.

I am opposed to what is behind this amendment because it means an additional expense to the City and County of San Francisco, but the Community Chest does not have the money and it is necessary to feed these people. It looks like we will have to take care of them.

Supervisor Gallagher stated, A. B. 2057 is effective but the Governor has to declare an emergency before any money is derived from it.

Mr. Falk remarked, these technical non-residents are people who have no residence elsewhere. Many of them are long time residents in San Francisco and are eligible to vote. We have applied to the Federal Government for aid and they informed us that it was a county situation. Somebody has to take care of these people and the Community Chest says that it is the City's obligation.

Supervisor MacPhee said, I am sympathetic as to what Supervisor Brown proposes, but, as it has been pointed out, in the absence of any legislation of this type we have no other course open except to accept these people and take care of them. This has been a matter of discussion over a long period of time. We have tried to find other means to take care of these people. I do not like to see the people undertake the responsibility but there is no other course open for us.

Supervisor Lewis remarked, I am looking for information on this question. You said that these families have been long time residents and are entitled to vote. How are they technical non-residents?

Mr. Falk answered, you have to have three years independent residence before you can become a resident.

Supervisor Colman stated, the City must take care of these people. This need not stop us from trying to find other means of taking care of them. I believe that the Finance Committee should look into the matter and see what can be done.

Supervisor Brown explained, years ago I opposed taking care of these people when the amount was very small. It has now grown and I am fearful that if we continue to provide this relief it will continue to grow. If the Public Welfare Commission will undertake to make a distinction between the old cases and new cases and introduce legislation to cover these two groups separately, then we might be able to keep it from growing. I believe that is something to which we should give serious consideration.

I believe that the matter should be called to the attention of the Congressmen of San Francisco and Los Angeles Congressmen because the Federal Government should assume the responsibility of these people and provide the funds for their support.

Supervisor Brown moved that the subject of relief for non-resident indigents be referred to the Public Health and Welfare Committee of the Board with a view that through discussion with the Public Welfare Commission they will secure a review of the cases in the Commission's monthly report, and also with a view to sending correspondence to our Congressmen to place the matter before them so that in the final analysis Federal aid may be obtained.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Passed for Second Reading as Amended.

Amending Ordinance Regulating Granting of Emergency Relief to Dependent Non-Resident Indigents.

Bill No. 4027, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 3 of Ordinance No. 121 (Series of 1939), regulating the granting of emergency relief to be given dependent non-resident indigents, and repealing Section 6 of said ordinance.

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

Section 1. Section 3 of Bill No. 123, Ordinance No. 121 (Series of 1939), is hereby amended to read as follows:

Section 3. Said Public Welfare Commission may grant emergency relief to a dependent non-resident of the City and County of San Francisco but not for a period longer than one calendar month in addition to the month in which aid is first granted. However, the Board of Supervisors shall have the power thereafter to extend the period of granting of said relief when the necessity for such extension shall appear to said Board by report from the Public Welfare Commission, but in no event shall the extension of relief be granted by said Board for a longer period than two calendar months for each extension of time.

Section 2. Section 6 of Bill No. 123, Ordinance No. 121 (Series of 1939), is hereby repealed.

Approved as to form by the City Attorney.

The roll was then called on the foregoing bill, as amended, and it was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Authorizing Lease of Portion of Silva Tract on Skyline Boulevard in San Mateo County.

Bill No. 4077, Ordinance No. 3854 (Series of 1939), as follows:

Authorizing lease of portion of Silva Tract on Skyline Boulevard in San Mateo County.

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

Section 1. Pursuant to Section 93 of the Charter, and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described San Francisco Water Department real property situated in the County of San Mateo, State of California:

Parcel 1. Commencing at a point on the northwesterly boundary line of that certain 146.25 acre tract of land described as San Mateo County Parcel No. 30 (Silva Tract) in deed recorded March 3, 1930, in volume 491, page 1, Official Records of San Mateo County; said point of commencement being 750 feet measured northeasterly along said northwesterly boundary line from its intersection with the northeasterly line of the Skyline Boulevard; running thence along said northwesterly line northeasterly 700 feet; thence southeasterly at right angles to said boundary line 300 feet; thence southwesterly at right angles to the previous line 700 feet; thence northwesterly at right angles to the previous line 300 feet to the point of commencement.

Parcel 2. A 30 foot easement for road purposes over the following described lands:

A strip of land 30 feet in width lying southeasterly of and adjoining the northwesterly boundary line of the hereinabove mentioned Parcel No. 30 and extending from the northeasterly line of the Skyline Boulevard a distance of 750 feet more or less to the southwesterly line of the hereinabove described Parcel 1.

Parcel 3. A right of way for power line purposes along the following described line:

Commencing at a point on the southeasterly boundary line of said Parcel No. 30; said point of commencement being northeasterly 917 feet more or less along said last mentioned boundary line from its intersection with the northeasterly line of the Skyline Boulevard; running thence northwesterly at right angles to said boundary line 565 feet more or less to the southeasterly line of the hereinabove described Parcel 1.

Recommended by the Director of Property.

Approved by the Public Utilities Commission.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Ordinance Establishing Juvenile Probation Committee Revolving Fund, by Increasing Amount of Said Fund From \$1,000 to \$1,500.

Bill No. 4082, Ordinance No. 3856 (Series of 1939), as follows:

Amending Section 1 of Bill No. 116, Ordinance No. 19.051 increasing the Juvenile Probation Committee Revolving Fund from \$1,000 to \$1,500.

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

Section 1. Section 1 of Bill No. 116, Ordinance No. 19.051 is hereby amended to read as follows:

There is hereby established a revolving fund to be known as the "Juvenile Probation Committee Revolving Fund," which said fund shall not exceed in amount the sum of One Thousand Five Hundred (\$1,500) Dollars, and from which said revolving fund there shall be paid such expenditures and disbursements of the Juvenile Probation Committee and the Juvenile Probation Officer which cannot be conveniently paid by warrants drawn upon the Treasurer of the City and County of San Francisco.

Recommended by the Chief Probation Officer.

Approved by the Chairman, Juvenile Probation Committee.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$500, Juvenile Probation Committee, for Purpose of Increasing Revolving Fund From \$1,000 to \$1,500.

Bill No. 4081, Ordinance No. 3855 (Series of 1939), as follows:

Appropriating the sum of \$500 for the Juvenile Probation Committee Revolving Fund out of the surplus existing in Appropriation 523.251.02.

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

Section 1. The sum of Five Hundred (\$500) Dollars is hereby appropriated and set aside out of the surplus existing in Appropriation 523.251.02 for the purpose of providing funds to increase the Juvenile Probation Committee Revolving Fund from One Thousand (\$1,000) Dollars to One Thousand Five Hundred (\$1,500) Dollars.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Chief Probation Officer.

Approved by the Chairman, Juvenile Probation Committee.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

NEW BUSINESS.

Consideration Continued.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Mead.

Authorizing Refund of \$300 to Grove J. Fink and Repeal of Resolution No. 5104 (Series of 1939).

Proposal No. 5621, Resolution No. . . . (Series of 1939), as follows:

Whereas, on November 26, 1945, this Board adopted Resolution No. 5104 (Series of 1939) confirming a lease to Grove J. Fink, as the highest responsible bidder, of certain land in Assessor's Block 2719-C, San Francisco, California, located on the southerly side of Palo Alto Avenue, opposite Glenbrook Avenue, which resolution was approved by the Mayor on November 28, 1945; and

Whereas, the advertisement inviting bids to lease said property provided that the sum of \$300 deposited with the City by the highest responsible bidder would be returned to such bidder in the event that a change of zoning was denied to use said land for the purpose of constructing and operating an FM or television broadcasting station thereon; and

Whereas, after due and legal notice first being given and a public hearing was held, the City Planning Commission did not deem it to be in the public interest to effect such proposed change and said Commission subsequently adopted Resolution No. 3018 on March 1, 1946, withdrawing the proposal to change the use classification of said real property from the First Residential District to the Commercial District; now, therefore, be it

Resolved, In accordance with the recommendation of the Director of Property, that said sum of \$300 heretofore deposited in the Realty Deposit Trust Fund by Grove J. Fink be returned to him; and the Controller is authorized to issue the necessary warrant.

Further Resolved, That said Resolution No. 5104 (Series of 1939) is hereby repealed.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

April 29, 1946—Consideration continued until May 6, 1946.

May 6, 1946—Consideration continued until May 13, 1946.

May 13, 1946—Consideration continued until May 27, 1946.

Discussion.

Supervisor MacPhee explained, this was held over for the purpose of finding out from Mr. Fink whether or not his proposal to construct a television site was given up because the City Planning Commission failed to rezone the property. I do not know whether or not we have heard from Mr. Fink, but if he is present today I would like to hear from him.

Supervisor Mead stated, I would like to know whether or not Mr. Fink knows that he has the privilege of appealing to this Board to have the decision of the City Planning Commission overruled.

Motion to Postpone.

Supervisor MacPhee moved that the matter remain on the Calendar

for period of four weeks or sooner if the Clerk can make arrangements for Mr. Fink to appear before the Board.

Seconded by Supervisor Brown.

No objections and motion carried.

Consideration Continued.

Policy Establishing the Boundaries of Proposed John McLaren Park in San Francisco, California; Also Repealing Resolution No. 26241 (N.S.).

Proposal No. 5672, Resolution No. . . . (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of the Park Commission, it is hereby declared to be the policy of this Board that the boundaries of the proposed John McLaren Park situated in the City and County of San Francisco, State of California, shall be as follows:

Beginning at the point of intersection of the southerly line of Burrows Street with the easterly line of La Grande Avenue; running thence easterly along the southerly line of Burrows Street to the westerly line of Cambridge Street; thence southerly along the westerly line of Cambridge Street to the southerly line of Wayland Street; thence easterly along the southerly line of Wayland Street to the westerly line of University Street; thence southerly along the westerly line of University Street to the northerly line of Oneota Street; thence westerly along the northerly line of Oneota Street to the westerly line of Hoyt Street; thence southerly along the westerly line of Hoyt Street to the northerly line of Bow Street; thence westerly along the northerly line of Bow Street to the southeast corner of Lot 4, Assessor's Block 6215; thence westerly along the southerly line of said Lot 4 to the easterly line of Assessor's Block 6220; thence southerly along last named line to the southeast corner of said Block 6220; thence easterly along the northerly line of Lot 14, Assessor's Block 6260, to the northeast corner of said Lot 14; thence southerly along a line parallel to and perpendicularly distant 110 feet westerly from the westerly line of Hahn Street to a point on a line parallel to and perpendicularly distant 49.81 feet northerly from the northerly line of Visitacion Avenue; thence easterly along last named parallel line to the westerly line of Hahn Street; thence southerly along the westerly line of Hahn Street to the northeast corner of the Sunnysdale Housing Property; thence westerly and southerly along the northerly and westerly boundaries, respectively, of said Housing Property to the southwest corner thereof; thence westerly along the southerly line of Lot 3-A, Assessor's Block 6316, to the easterly boundary of the Amazon Reservoir site; thence northerly along last named boundary to the southerly line of Sunnysdale Avenue; thence westerly along last named line to the easterly line of La Grande Avenue produced southerly; thence northerly along last named line and the easterly line of La Grande Avenue to the point of beginning.

Further Resolved, That Resolution No. 26241 (New Series) adopted by the Board of Supervisors on October 4, 1926, be and the same is hereby repealed.

Approved as to form by the City Attorney.

May 13, 1946—*Consideration continued until May 20, 1946.*

May 20, 1946—*Consideration continued until May 27, 1946.*

MONDAY, MAY 27, 1946

Communication From City Planning Commission.

May 24, 1946.

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

Attention: Mr. David A. Barry, Clerk.

Gentlemen:

Responding to your request of May 22, the City Planning Commission at its meeting yesterday gave consideration to Proposal 5672 (Series of 1939), establishing new boundary for McLaren Park. The Commission has directed that the following report on this matter be made:

1. The area proposed, as described in the above mentioned proposal, does not conform with the Master Plan as adopted by the City Planning Commission on December 20, 1945.
2. The area proposed will exclude from the park certain hilltop lands and slopes that are extensions of such features of the park at the present time. Moreover, it will leave outside in private hands, certain properties that would be difficult to improve for residential purposes.
3. It is the opinion of the City Planning Commission that public funds spent for the purchase of property for park purposes should acquire land that has genuine park value. The boundary of the park should be determined so that the park land on one side of the boundary makes a good park and the lands on the outside are good for private purposes.
4. The boundaries of the park as designated in the proposal have been carefully studied in the light of the above principles, and it is recommended that further consideration be given to the inclusion of lands lying between Prague Street and the proposed park, and the hilltop area bounded generally by Excelsior, Moscow, Avalon, Athens, Peru, Munich and Mansfield. The same consideration should be given to the property lying between Wayland and the two institutions, Lick Old Ladies' Home and the Convent. The Commission also believes that notice should be taken of the nuisance value of the hillside property south of the present park boundary and lying along Geneva Avenue west of Brookdale. This latter parcel left in the park would provide at some future date for an overpass over Geneva Avenue and a connection with a projected scenic drive running through the hill south of the County line and connecting with the Lake Merced parks and recreation area. If this property is left in private hands it will undoubtedly be excavated for commercial or other purposes, and the lands already in the park are very likely to be injured by such activities. In the opinion of the City Planning Commission consideration should be given to the need for protecting investments already made.
5. The City Planning Commission believes that an adequate and satisfactory park in honor of John McLaren can be created on an acreage approximating that covered by the proposal but believes that certain properties more useful for park purposes can be included and other lands having less value for public use could be excluded by a restudy of the boundaries. The recommendation of the Commission is, therefore, that the Park Commission and the Plan-

ning Commission, with the aid of the Director of Properties, be directed jointly to review on the ground the boundaries set forth in Proposal 5672, and prepare such amendments of said proposal as may be necessary to provide the park with a boundary line consistent with the general principles stated above. A report recommending the final boundaries can be submitted to the Board for action not later than June 10. The acreage can be held to any total set by the Board.

The Planning Commission makes the above statement and recommendations in the interests of a wise use of public funds. The Commission believes firmly that the additional time to be spent developing a thoroughly satisfactory boundary for this park will be reflected ultimately in the presentation to the public of a park that is well conceived, attractive and useful, and economical to develop and maintain. The boundary properties in private hands will have higher value as a consequence of this action.

Very truly yours,

(Signed) L. DEMING TILTON,
Director of Planning.

Discussion.

Supervisor MacPhee stated, I am inclined to think that the recommendation of the City Planning Commission should be forwarded to the Park Commission for their consideration. The boundaries before us now are the recommendation of the Park Commission. If they are to be extended or decreased the Park Commission should make that recommendation.

I believe that we should adopt this resolution today. I believe that the letter from the City Planning Commission should be forwarded to the Park Commission for their recommendation. If any changes are to be made in the boundaries it could be done later.

Supervisor Colman said, the City Planning Commission makes a very definite recommendation. They stated that they would have a recommendation for the Board by June 10th. In view of that, I believe that we should postpone action on this matter until June 10th to allow the Planning Commission and the Park Commission to get together and agree on the boundaries. Once you establish the boundaries it will be a great deal of work to change them. I believe that the City Planning Commission should be permitted to view the land.

Motion to Postpone.

Supervisor Colman moved that the matter remain on the Calendar until June 10th, pending a report from the City Planning Commission. Seconded by Supervisor Brown.

Discussion.

Supervisor Gallagher explained, Supervisor Colman, during your absence the Park Commission appeared before us and made this recommendation to us.

Supervisor Colman said, the matter was referred to the Planning Commission and the Planning Commission has recommended that this matter be delayed until June 10th. We have asked for their recommendation and I do not believe it will be harmful to let them talk it over with the Park Commission.

Supervisor MacPhee remarked, I would like to say that there has been so much delay already that I am reluctant to go along with it, but on June 10th I am going to insist that the Board take action.

There being no objections, the motion to postpone *carried*.

Consideration Continued.**Land Purchase—McLaren Park.**

Proposal No. 5512, Resolution No. . . . (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from Ray T. Burke, or the legal owner, to Lots 7 and 8 in Assessors Block 6186, San Francisco, California, required for the proposed McLaren Park, and that the sum of \$200 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

March 25, 1946—Consideration continued until April 8, 1946.

April 8, 1946—Consideration continued until May 6, 1946.

May 6, 1946—Consideration continued until May 13, 1946.

May 13, 1946—Consideration continued until May 20, 1946.

May 20, 1946—Consideration continued until May 27, 1946.

Motion to Postpone.

Supervisor Christopher moved that the foregoing matter be postponed until June 10th.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Adopted.**Confirming Sale of Portion of Lot 5-C, Assessor's Block 7157, to Annie Flynn Holtum et al.**

Proposal No. 5688, Resolution No. 5516 (Series of 1939), as follows:

Whereas, pursuant to Ordinance 213, Bill No. 211, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on April 30, 1946, to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Portion of Block "E" of "Map Showing Subdivision of the Property of the Mission Street Land Company," filed July 31, 1895, in Book 1 of Maps at pages 195 and 196, in the office of the Recorder of the City and County of San Francisco, State of California, described as follows:

Beginning at a point on the present northerly line of Alemany Boulevard, distant thereon 130.524 feet easterly from the northeasterly line of Leibig Street, as said Boulevard and Street are shown on "Map Showing the Opening and Widening of Alemany Boulevard," recorded April 6, 1944, and filed in Book "P" of Maps at pages 1 to 16, inclusive, in the office of the recorder of the City and County of San Francisco, State of California; running thence easterly along said northerly line of Alemany Boulevard 32.303 feet to the westerly line of lands described in the deed from Annie Flynn and James Bernard Morrissey to George Lindemann, re-

corded June 8, 1942, in Book 3866 of Official Records at page 193, in the office of the Recorder of the City and County of San Francisco, State of California; thence northerly along said westerly line of lands in above described deed 5.98 feet, more or less, to the northerly line of the property described in deed from Ocean Shore Railroad Company, a corporation, to City and County of San Francisco, a municipal corporation, recorded April 6, 1925, in liber 1053 of Official Records at page 61, in the office of the Recorder of the City and County of San Francisco, State of California; thence westerly along the last mentioned line 32.303 feet to a line drawn northerly from the point of beginning to a point in the southerly line of the Southern Pacific Railroad Company right of way, distant thereon 33.038 feet southwesterly from the intersection thereof with the westerly line of lands in deed herein firstly described; thence southerly along the line so drawn 5.98 feet, more or less, to the point of beginning.

Whereas, in response to said advertisement Annie Flynn Holtum, Helen V. Flynn and William Bernbrock, as the only bidders, offered to purchase said land for the sum of \$65 cash; and

Whereas, said sum of \$65 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said parties have paid the City the sum of \$65 as a deposit in connection with this transaction; and

Whereas, the Director of Property and the Director of Public Works have recommended the sale of said land; now, therefore, be it Resolved, That said offer be and is hereby accepted; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed conveying said real property to Annie Flynn Holtum, Helen V. Flynn and William Bernbrock, or their assignee.

The Director of Property shall deliver said deed to the grantees.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to description by the City Engineer.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchases—Sludge Treatment Plant Near Islais Creek.

Proposal No. 5690, Resolution No. 5518 (Series of 1939), as follows:

Resolved, In accordance with the written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for a sludge treatment plant near Islais Creek, and that the sums set forth below be paid for said property from Appropriation No. 81.028.58.2:

J. Philip Murphy et al. \$42,083.60

All that portion of Block 5262 as per the current Block Books of the Assessor of the City and County of San Fran-

cisco; bounded on the northeast by Hudson Avenue, on the southeast by Quint Street, on the southwest by Innes Avenue, and on the northwest by land of Southern Pacific Company.

It is agreed the grantors shall have 30 days after recordation of deed to remove brick now stored on the above described property.

Henry R. Desrosier, Lots 9, 10 and 11 in Assessor's Block 5298 \$4,250

The sum of \$46,333.60 required for the purpose of this resolution was previously certified under Resolution No. 4744 (Series of 1939), for the acquisition of said property through eminent domain proceedings, and inasmuch as it now appears that such proceedings will not be necessary with respect to the above described portion of said Block 5262 and Lots 9, 10, and 11 in Assessor's Block 5298, the Controller is authorized to release this amount from his previous certification and make said amount available for the purposes herein set forth. In the event it should become necessary to proceed under Resolution No. 4744, the Controller is authorized to make the necessary adjustment of funds.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Description approved by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—Army Street Widening.

Proposal No. 5691, Resolution No. 5519 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept a deed from James Finegan, or the legal owner to the following described portion of Lot 15 in Assessor's Block 6571, San Francisco, California, required for the widening of Army Street, and that the sum of \$11,550 be paid for said land from Appropriation No. 577.924.58:

Southerly 36 feet of Lot 15 in Assessor's Block 6571 as per the current Block Books of the Assessor of the City and County of San Francisco; excepting the entire building known as 3350 Army Street, a 2 story—4 apartment building which is partially located thereon and overlapping said 36 feet. Said building to be entirely removed from its present location. Seller to retain title to the building and improvements and to provide for its removal at his own expense.

The sum of \$11,550 required for the purpose of this resolution was previously certified under Resolution No. 4920 (Series of 1939), for the acquisition of said property through eminent domain proceedings, and inasmuch as it now appears that such proceedings will not be necessary with respect to the above described portion of said Lot 15, the Controller is authorized to release this amount

from his previous certification and make said amount available for the purposes herein set forth. In the event it should become necessary to proceed under Resolution No. 4920, the Controller is authorized to make the necessary adjustment of funds.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved as to description by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Land Purchase—Geneva Avenue Widening—Mission Street to
Alemany Boulevard.**

Proposal No. 5692, Resolution No. 5520 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from Luigi Battaini and Luigia Battaini, his wife, or the legal owner, to the following described portions of Lots 22 and 22A in Assessor's Block 7030, San Francisco, California, required for the widening of Geneva Avenue from Mission Street to Alemany Boulevard, and that the sum of \$6,900 be paid for said land from Appropriation No. 577.992.58:

Beginning at a point on the southwesterly line of Geneva Avenue distant thereon 100.764 feet southeasterly from the southeasterly line of Alemany Boulevard said point of beginning being also the point of intersection of the southeasterly line of the lands now or formerly owned by Luigi Lari with the said southwesterly line of Geneva Avenue and running thence southeasterly along said line of Geneva Avenue 105.770 feet to the northwesterly line of the lands now or formerly owned by Catherine Restani; thence at right angles southwesterly along last named line 30 feet; thence at right angles northwesterly 105.770 feet to the above mentioned southeasterly line of the lands now or formerly owned by Luigi Lari; thence at right angles northeasterly along last named line 30 feet to the southwesterly line of Geneva Avenue and the point of beginning.

Being a portion of Lot 1, Block 4, West End Map No. 1.

The sum of \$6,900 required for the purpose of this resolution was previously certified under Resolution No. 5330 (Series of 1939), for the acquisition of said property through eminent domain proceedings, and inasmuch as it now appears that such proceedings will not be necessary with respect to the above described portion of said Lots 22 and 22A, the Controller is authorized to release this amount from his previous certification and make said amount available for the purposes herein set forth. In the event it should become necessary to proceed under Resolution No. 5330, the Controller is authorized to make the necessary adjustment of funds.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.
 Approved by the Chief Administrative Officer.
 Approved as to description by the City Engineer.
 Recommended by the Director of Property.
 Approved as to form by the City Attorney.
 Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchases—Clipper Street Extension.

Proposal No. 5693, Resolution No. 5521 (Series of 1939), as follows:

Resolved, In accordance with the written offers on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Francisco, California, required for the extension of Clipper Street, and that the sums set forth below be paid for said property from Appropriation No. 548.963.58:

John Elsesser, Portion of Lot 4 Assessor's Block 2849. . .	\$250
Hugh Thomas Owens et al., Lot 7 in Assessor's Block 2850	250
Valerio Fontana and Annunziatina Fontana, Lot 16 in Assessor's Block 2870.	650

The sum of \$1,150 required for the purpose of this resolution was previously certified under Resolution No. 5340 (Series of 1939), for the acquisition of said property through eminent domain proceedings, and inasmuch as it now appears that such proceedings will not be necessary with respect to the above described three parcels of land, the Controller is authorized to release this amount from his previous certification and make said amount available for the purpose herein set forth. In the event it should become necessary to proceed under Resolution No. 5340, the Controller is authorized to make the necessary adjustment of funds.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.
 Recommended by the Director of Public Works.
 Approved as to form by the City Attorney.
 Approved as to description by the City Engineer.
 Approved by the Chief Administrative Officer.
 Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Release of Lien Filed Re Indigent Aid—Robert Henry Downs.

Proposal No. 5698, Resolution No. 5522 (Series of 1939), as follows:

Whereas, an instrument executed by Robert Henry Downs, receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the City and County of San Fran-

cisco, State of California, which said instrument created a lien in favor of the said City and County on real property belonging to said Robert Henry Downs; and

Whereas, said Robert Henry Downs, on payment of the debts secured by said lien, is entitled to receive a release thereof; now, therefore, be it

Resolved, That, upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County of San Francisco, be, and he is hereby, authorized to execute and deliver a release of any such lien.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Refunds—Erroneous Payments Taxes.

Proposal No. 5699, Resolution No. 5523 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund.

1. Edwin M. Whipple, Lucille S. Whipple, Lot 22, Block 556, second installment, fiscal year 1945-46	\$143.45
2. Clarence E. Wilson, Lot 33, Block 1047, second installment, fiscal year 1945-46	26.32
3. San Francisco Bank, Lot 14, Block 1157, second installment, fiscal year 1945-46	237.39
4. Mary De Rutte, Lot 20, Block 1383, second installment, fiscal year 1945-46	51.92
5. Mrs. Fred S. Pfeiger, Lot 39-A, Block 1383, first installment, fiscal year 1945-46	24.15
6. Edward O. Sonnentag, Lot 10, Block 1410, second installment, fiscal year 1945-46	24.15
7. Lena Ruttiman, Lot 21, Block 1448, second installment, fiscal year 1945-46	36.71
8. Madison & Burke, Lots 42, 43, Block 1896, second installment, fiscal year 1945-46	29.46
9. Emma F. Sommer, Guardian for Ida Crokaerts, Lot 27, Block 1932, second installment, fiscal year 1945-46 ...	46.85
10. New Century Beverage Co., Lot 49, Block 3577, first installment \$27.05, second installment \$27.05, fiscal year 1945-46	54.10
11. Santa Fe Land Improvement Co., Lot 12, Block 4043, first installment \$48.30, second installment \$48.30, fiscal year 1945-46	96.60
12. Josephine Dyke-Harriet Ryan, Lot 4-A, Block 4078, second installment, fiscal year 1945-46	56.51
13. Title Insurance and Guaranty Co., Lot 5, Block 5919, first installment \$9.21, second installment \$8.69, fiscal year 1945-46	17.90
14. Title Insurance and Guaranty Co., Lots 5-B, 6, Block 5919, first installment \$11.52, second installment \$10.87, fiscal year 1945-46	22.39

15. Bank of America N. T. & S. A., Lot 21, Block 5620, first installment, fiscal year 1945-46.....	21.49
16. Antonio J. Gaudio, Lot 47, Block 6989, second installment, fiscal year 1945-46	87.18
17. Victor Mirolo, Lot 6-B, Block 7043, second installment, fiscal year 1945-46	41.06
18. Home Mutual Savings and Loan Association, Lot 14, Block 7090, first installment, fiscal year 1945-46	24.15
19. Chas. S. Andrews, Lot 29, Block 7090, second installment, fiscal year 1945-46	44.68

Taxes Refunded Fund—Appropriation No. 60.969.00.

1. Tomomi Tsuchitani, through error, second declaration filed.	26.57
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Approved as to form by the City Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchases—San Francisco Airport.

Proposal No. 5700, Resolution No. 5524 (Series of 1939), as follows:

Resolved, In accordance with the written offers on file in the office of the Director of Property and the recommendation of the Public Utilities Commission, that the City and County of San Francisco, a municipal corporation, accept deeds from the following parties, or the legal owners, to certain real property situated in San Mateo County, California, required for the San Francisco Airport, and that the sums mentioned below be paid for said property from Appropriation No. 96.900.58:

Adeline M. Howard and the Bank of California, Trustee.—Three tracts of land located in Sections 2, 3, 10 and 11, T. 4 S., R. 5 W., M. D. B. & M., containing a total area of approximately 192 acres. \$144,858

Jesse Moore Hunt Company, Ltd.—A tract of land located on the northwest side of Millbrae Avenue in Section 11, T. 4 S., R. 5 W., M. D. B. & M., containing 12 acres more or less. \$12,000

Henry Weiss—A tract of land located on the northwest side of Millbrae Avenue in Section 11, T. 4 S., R. 5 W., M. D. B. & M., containing 14 acres, more or less..... \$14,000

The total amount of \$170,858 required for the purpose of this resolution was previously certified under Resolution No. 5441 (Series of 1939), for the acquisition of said property through eminent domain proceedings, and inasmuch as it now appears that such proceedings will not be necessary with respect to the parcels described in this resolution, the Controller is authorized to release this amount from his previous certification and make said amount available for the purposes herein set forth. In the event it should become necessary to proceed under Resolution No. 5441, the Controller is authorized to make the necessary adjustment of funds.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.
 Approved as to form by the City Attorney.
 Approved as to funds available by the Controller.
 Approved by the Public Utilities Commission.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Land Purchase—Geneva Avenue Widening—Mission Street to
 Alemany Boulevard.**

Proposal No. 5701, Resolution No. 5525 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from Luigi Lari, or the legal owner, to the following described portion of Lot 20 in Assessor's Block 7030, San Francisco, California, required for the widening of Geneva Avenue from Mission Street to Alemany Boulevard, and that the sum of \$7,000 be paid for said land from Appropriation No. 577.992.58:

Beginning at the point of intersection of the southeasterly line of Alemany Boulevard with the southwesterly line of Geneva Avenue and running thence southeasterly along said line of Geneva Avenue 100.764 feet to the northwesterly line of the lands now or formerly owned by Luigi Battaini; thence at right angle southwesterly along last named line 30 feet; thence at right angles northwesterly 100.764 feet to the southeasterly line of Alemany Boulevard; thence at right angles northeasterly along said line of Alemany Boulevard 30 feet to the point of beginning.

Being a portion of Lot 1, Block 4, West End Map No. 1.

Also the residence building partially located thereon known as No. 816 Geneva Avenue.

The sum of \$7,000 required for the purpose of this resolution was previously certified under Resolution No. 5330 (Series of 1939), for the acquisition of said property through eminent domain proceedings, and inasmuch as it now appears that such proceedings will not be necessary with respect to the above described portion of Lot 20, the Controller is authorized to release this amount from his previous certification and make said amount available for the purposes herein set forth. In the event it should become necessary to proceed under Resolution No. 5330, the Controller is authorized to make the necessary adjustment of funds.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.
 Approved by the Chief Administrative Officer.
 Approved as to description by the City Engineer.
 Recommended by the Director of Property.
 Approved as to form by the City Attorney.
 Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Transferring Portion of Assessor's Block 6544 From Recreation Department to Department of Public Works for Extension of Clipper Street.

Proposal No. 5702, Resolution No. 5526 (Series of 1993), as follows:

Whereas, the City and County of San Francisco, a municipal corporation, is the owner of certain land situated in San Francisco, California, under the jurisdiction of the Recreation Department, which land is a portion of the Douglass Playground; and

Whereas, the Department of Public Works desires that said land be transferred, without limit, to its jurisdiction, to be used for public street purposes as a part of the extension of Clipper Street; and

Whereas, the Recreation Commission has consented to such proposed transfer in accordance with the conditions hereof; and

Whereas, the Director of Property has reported to the Mayor that the cost of the work to be performed by the Department of Public Works hereunder is equal to the present estimated value of said land; and

Whereas, it is the opinion of the Director of Property that said land can be more advantageously used by the Department of Public Works; and

Whereas, the Mayor has recommended the proposed transfer of said parcel of land, subject to the conditions of this resolution; and

Whereas, in accordance with the foregoing, this Board hereby determines that said land is no longer necessary and advantageous to the Recreation Department and can be advantageously used by the Department of Public Works for the extension of Clipper Street; now, therefore, be it

Resolved, That the control of said land be and is hereby transferred, without limit, to the Department of Public Works, said land being particularly described as follows:

Beginning at the point of intersection at the southerly line of Lot 6, Block 20, with the westerly line of Douglass Street as per map of "Noe Garden Homestead Union," filed August 2, 1869, in Map Book "C" and "D" at pages 136 and 137, Official Records of the City and County of San Francisco; and running thence westerly along said southerly line of Lot 6, 250 feet to the easterly line of Homestead Street; thence at right angles southerly along said line of Homestead Street 45.095 feet; thence deflecting $86^{\circ} 30' 00''$ to the left and running southeasterly 250.467 feet to the westerly line of Douglass Street; thence deflecting $93^{\circ} 30' 00''$ to the left and running northerly along said line of Douglass Street 61.386 feet to the point of beginning.

Being a portion of Lots 7 and 8 Noe Garden Homestead Union and a portion of former Clipper Street, closed and abandoned September 25, 1926, by Resolution No. 26187 of the Board of Supervisors.

Being a portion of Lots 3-4 and 5, Assessor's Block 6544, and a portion of former Clipper Street.

In consideration for said transfer, the Department of Public Works shall perform the necessary alterations to the Douglass Playground, such work to be done to the satisfaction of the Recreation Department.

Recommended by the Director of Property.

Approved by the Director of Public Works.

Approved by the Chief Administrative Officer.
 Recommended by the Mayor.
 Approved as to form by the City Attorney.
 Approved as to description by the City Engineer.
 Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Confirming Sale of Lot 34 in Assessor's Block 161 to
 Paulino Sanchez.**

Proposal No. 5703, Resolution No. 5527 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3745, Bill No. 3961, the Director of Property advertised in the official newspaper that bids or offers would be received by him on May 14, 1946, to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the southerly line of Broadway, distant thereon 171 feet and 10½ inches westerly from the westerly line of Grant Avenue; running thence westerly along said line of Broadway 22 feet; thence at a right angle southerly 137 feet and 6 inches; thence at a right angle easterly 22 feet; and thence at a right angle northerly 137 feet and 6 inches to the point of beginning.

Being a part of 50 Vara Block No. 110.

Together with the building thereon known as No. 643 Broadway.

Whereas, in response to said advertisement Paulino Sanchez, as the highest bidder, offered to purchase said property for the sum of \$21,300 cash, subject to the absence of a McEnerney Decree on said land; and

Whereas, said sum of \$21,300 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said party has paid the City the sum of \$2,130 as a deposit in connection with this transaction; and

Whereas, the Director of Property and the Board of Fire Commissioners have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Paulino Sanchez, or his assignee, subject to the absence of a McEnerney Decree.

The Director of Property shall deliver said deed to the grantee upon receipt of the balance of the purchase price which should be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Approval of Recommendations, Public Welfare Department, for
Month of June, 1946.**

Proposal No. 5704, Resolution No. 5528 (Series of 1939), as follows:

Resolved, That the recommendations of the Public Welfare Department containing the names and amounts to be paid as Old Age Security Aid and Aid to Needy Children, for the month of June, 1946, including increases and decreases, are hereby approved, and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Approval of Supplemental Recommendations, Public Welfare
Department.**

Proposal No. 5705, Resolution No. 5529 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing the names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, for the months of February, March, April and May, 1946, and as noted, including denials, new applications, increases, decreases, rescissions, discontinuances, and other transactions, are hereby approved and the Clerk of the Board of Supervisors is directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Authorizing Cancellation of Tax on State Property Erroneously
Assessed.**

Proposal No. 5706, Resolution No. 5530 (Series of 1939), as follows:

Whereas, the Assessor has requested a cancellation of tax, amounting to \$115.92, on the following described assessment made in error on State property which is exempt from local taxation:

<i>Fiscal Year</i>	<i>Vol.</i>	<i>Block</i>	<i>Lot</i>	<i>Amount</i>
1945-46	37, Pg. 83	6239	16 to 18	\$115.92

now, therefore, be it

Resolved, That as provided for under the terms of Section 4986 of the Revenue and Taxation Code, and with the consent of the City Attorney, the Controller be and he is hereby authorized and directed to cancel the tax on the above described assessment which was erroneously made.

Approved by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Wage Scale Resolution—Private Employment on Public Contracts.

Proposal No. 5707, Resolution No. 5531 (Series of 1939), as follows:

Resolved, That the highest general prevailing rate of wages paid in private employment to various crafts in the City and County of San Francisco, including wages paid on holidays and for overtime work, is hereby determined and declared to be as herein set forth. Except as herein otherwise specifically provided, the wages herein fixed are for journeymen and are based on an eight-hour day, five days per week.

SECTION 1—BUILDING AND CONSTRUCTION TRADES

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Asbestos Workers	\$1.75	All classes double time after 8 hours
Bricklayers and Stone Masons (including granite curbs)	2.05	Double time after 8 hours
Bricklayers' Tenders and Hod Carriers (\$1.00 day extra for work underground)	1.57½	All classes double time after 8 hours
Carpenters and Cabinet Makers	1.75	Time and one-half first 4 hours after 8 hours; double thereafter
Floor Layer	1.87½	Time and one-half first 4 hours after 8 hours; double thereafter
Cement Finishers	1.75	Time and one-half after 8 hours for first 3 hours, double time there- after; time and one-half Satur- day first 8 hours, double time thereafter; double time Sundays and holidays
Foreman Cement Finisher	1.87½	Time and one-half after 8 hours for first 3 hours, double time there- after; time and one-half Satur- day first 8 hours, double time thereafter; double time Sundays and holidays
Finishing Machine Operator	1.87½	Time and one-half after 8 hours for first 3 hours, double time there- after; time and one-half Satur- day first 8 hours, double time thereafter; double time Sundays and holidays
Composition and Mastic Finishers	1.87½	Time and one-half after 8 hours for first 3 hours, double time there- after; time and one-half Satur- day first 8 hours, double time thereafter; double time Sundays and holidays
Foreman Composition and Mastic Finishers	2.00	Time and one-half after 8 hours for first 3 hours, double time there- after; time and one-half Satur- day first 8 hours, double time thereafter; double time Sundays and holidays
Electrical Workers (including Fixture Hangers)	1.87½	All classes double time after 8 hours
Elevator Constructors	1.75½	Double time after 8 hours
Elevator Constructors' Helpers	1.23	Double time after 8 hours

SECTION 1—BUILDING AND CONSTRUCTION TRADES—Continued

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Linemen	1.87½	Double time after 8 hours When men are required to work poles or towers which are more than 80 feet high, they shall receive \$2.00 per day above the regular scale per each 80 feet or fraction thereof above 80 feet for work done each day at such height.
Linemen Helpers	1.35	Double time after 8 hours

ENGINEERS

<i>Craft</i>	<i>Rate</i>
Asphalt Plant Engineer	\$1.70
Box Men or Mixer Box Operator (concrete or asphalt plant)	1.45
Compressor Operator	1.45
Compressor Operator (more than one compressor)	1.70
Concrete Mixers (up to one yard)	1.45
Concrete Mixer (over one yard)	1.70
Concrete Pump or Pump Crete Guns	1.70
Derrick	2.00
Drilling Machine Engineers	1.70
Fireman in Hot Plant	1.40
Heavy Duty Repairman	1.65
Heavy Duty Repairman Helper	1.35
Highline Cableway	2.00
Le Tourneau Pulls (jeeps and similar types of equipment)	1.75
Mechanical Finishers (concrete or asphalt)	1.70
Pavement Breakers (Emsco type)	1.70
Portable Crushers	1.70
Power Grader, Power Planer, Motor Patrol or any type Power Blade	1.85
Power Shovels:	
San Francisco City and County:	
Operators of Power Shovels and/or other equipment with shovel-type controls:	
Up to and including one yard	2.15
Over one yard	2.25
Apprentices (Oilers, Firemen, Watchmen)	1.55
Tractor-type Shovel Loader (scale not to apply when used as a blade or bulldozer; all sizes)	2.00
Bay Area Counties (7 Counties: Alameda, Contra Costa, San Mateo, Santa Clara, Marin, Solano and Napa):	
Operators of Power Shovels and/or other equipment with shovel-type controls:	
Up to and including one yard	2.00
Over one yard	2.25
Apprentices (Oilers, Firemen, Watchmen)	1.40
Tractor-type Shovel Loader (scale not to apply when used as a blade or bulldozer; all sizes)	2.00
All other counties in Northern California in the jurisdiction of Engineers, Local Union No. 3:	
Operators of Power Shovels and/or other equipment with shovel-type controls:	
Up to and including one yard	1.85
Over one yard	2.00
Apprentices (Oilers, Firemen, Watchmen)	1.25
Tractor-type Shovel Loader up to and including one yard (scale not to apply when used as a blade or bulldozer)	1.85
Tractor-type Shovel Loader over one yard (scale not to apply when used as a blade or bulldozer)	2.00

Crews working underground shall receive \$1.00 per day over and above the regular rate.

Foremen or Shifters shall receive \$1.00 per day over and above the classification over which he has supervision. In the event two rates of pay are involved, the rate of pay shall be determined by the classification in majority.

<i>Craft</i>	<i>Rate</i>
Pumps	\$1.45
Pugmills (all) Woodsmixer type	1.75
Rollers	1.65
Screedman	1.35
Self-propelled elevating Grade Plane	1.75
Spreader machines (BarberGreen, Jaeger, etc.) (Engineer and Screedman required in operation)	1.75
Surface Heaters	1.70
Tractors	1.70
Tractor (tandem)	2.00
Tractor (with boom)	2.00
Trenching Machine	1.85
Truck Crane Operator	1.85
Truck Crane Oiler	1.35

Work after 8 hours and work on Saturdays, Sundays and holidays by the above crafts under the subheading "Engineers" shall be compensated at double the above rates: provided that when two or three shifts are employed for 5 or more consecutive days, 7 hours shall constitute a day's work on a shift for which 8 hours straight time shall be paid.

TRUCK CRANES

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Engineers	\$1.85	All classes double time after 8 hours
Apprentices (Firemen, Oilers, Watchmen)	1.35	All classes double time after 8 hours

PILEDRIVING

Engineers on Derricks and Piledrivers	\$1.85	All classes double time after 8 hours
Apprentices (Firemen and Oilers)	1.35	All classes double time after 8 hours
Compressor Operator	1.45	All classes double time after 8 hours
Compressor Operator (more than one Compressor)	1.70	All classes double time after 8 hours
Locomotives	1.70	All classes double time after 8 hours

(Conditions in accordance with agreement)

STEEL ERECTION

Engineers on all hoisting equipment	\$2.00	All classes double time after 8 hours
Engineers on portable Compressors, Pumps	1.45	All classes double time after 8 hours
Engineers on Compressors (more than one Compressor)	1.70	All classes double time after 8 hours
Engineers on Tractors and Locomotives	1.70	All classes double time after 8 hours
Apprentices (Firemen and Oilers)	1.40	All classes double time after 8 hours

(Conditions in accordance with agreement)

DREDGING (Hydraulic Suction Dredges)

Chief Engineer	Per month \$350	All classes time and one-half after 8 hours; Sundays and holidays double time
Leverman	\$1.70	All classes time and one-half after 8 hours; Sundays and holidays double time
Assistant Engineers (Steam or Electric)	1.50	All classes time and one-half after 8 hours; Sundays and holidays double time

DREDGING (Hydraulic Suction Dredges)—Continued

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Welder	1.50	All classes time and one-half after 8 hours; Sundays and holidays double time
Fireman or Oiler	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time
Deckmate	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
Levee Foreman	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
Leveeman	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time
Deckhand (can operate Anchor Scow under direction of Deckmate)	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time

CLAM SHELL DREDGES

Leverman	\$1.70	All classes time and one-half after 8 hours; Sundays and holidays double time
Deckmate	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
Deckhand	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time
Watch Engineer	1.50	All classes time and one-half after 8 hours; Sundays and holidays double time
Barge Mate (Seagoing)	1.30	All classes time and one-half after 8 hours; Sundays and holidays double time
Bargeman	1.15	All classes time and one-half after 8 hours; Sundays and holidays double time

HOURS OF WORK

The hours of work between 8 o'clock A. M. and 5 o'clock P. M. shall constitute the regular working hours and all work performed outside of the regular working hours shall be paid for at double the regular hourly rate, except on shift work, and also with the further exception that the overtime rate shall not apply when other arrangements are made in starting times.

When two (2) shifts are employed for three (3) or more consecutive days, seven (7) hours shall constitute a day's work, for which eight (8) hours straight time shall be paid.

Power shovels and other equipment, under Engineers' jurisdiction when operated on two (2) or three (3) shift basis seven (7) hours shall constitute a full shift which shall be compensated for on the basis of eight (8) hours' pay.

Shifts shall run consecutively for three (3) days or more or to completion of the job. No member can work more than one (1) shift in any consecutive twenty-four (24) hours, and not less than four (4) hours shall be worked in any one (1) shift.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Glaziers and Glass Workers, including art glass	\$1.58½	Time and one-half first 2 hours after 8 hours; double thereafter
Foreman - Glazier	171	Time and one-half first 2 hours after 8 hours; double thereafter
Gunite Workers:		
Nozzle Men	1.62½	Double time after 8 hours
Rod Men	1.37½	Double time after 8 hours
Finishers	1.37½	Double time after 8 hours
Ground Wire Men	1.37½	Double time after 8 hours
Gun Men	1.37½	Double time after 8 hours
Mixer Men	1.25	Double time after 8 hours
Rebound Men	1.12½	Double time after 8 hours
Foreman (\$1 per day above highest craftsman)		Double time after 8 hours
Iron Workers:		
Reinforced Concrete	1.50	Double time after 8 hours
Bridge, Structural, Rigger.....	1.75	Double time after 8 hours
Derrick Engineers	2.00	Double time after 8 hours
Bronze and Ornamental (including erection of steel and iron fences):		
(outside)	1.60	Double time after 8 hours
(inside)	1.37½	Double time after 8 hours
Rodman (reinforcing steel).....	1.50	Double time after 8 hours
<i>Craft</i>	<i>Rate</i>	
Laborers:		
All Cleanup Work of Debris, Streets, Grounds and Buildings	1.25	
Asphalt Ironers and Rakers.....	1.37½	
Blasters (Powdermen)	1.50	
Combination Jackhammer-Powderman	1.50	
Concrete Pan Work	1.37½	
Construction Laborers	1.25	
Cribbers	1.50	
Drillers	1.50	
Flagmen, Guards and Watchmen	1.25	
General Laborers	1.25	
High Scalars (Form Raisers)	1.50	
Jackhammer Vibrators and all air, gas and electric tools	1.37½	
Loading and Unloading, Carrying and Handling All Rods and Materials for Use in Reinforcing Concrete and Con- struction	1.37½	
Magnesite and Mastic Workers		
(wet or dry)	1.37½	
Mucker (underground)	1.37½	
Powderman	1.50	
Sewer Pipe Layers, Banders and Caulkers		
.....	1.50	
Sloper	1.37½	
Timberman (tunnel)	1.50	
Trackmen		
(construction and maintenance repair)	1.25	
Wagon Drill	1.50	
Foreman	Not less than \$1.00 day more than the highest paid classifica- tion under foreman.	

WORKING CONDITIONS FOR LABORERS

1. Eight hours will constitute a day's work, between the hours of 8:00 A. M. and 5:00 P. M., except as otherwise noted. Where part of an eight (8) hour day is worked pro rata rates for such shorter periods shall be paid.

2. Five days, from Monday to Friday, inclusive, shall be considered the regular working week.

3. Recognized holidays will be New Year's Day, Washington's Birthday, Decoration Day, Fourth of July, Labor Day, Admission Day, Thanksgiving Day and Christmas Day. They shall be holidays of not less than twenty-four (24) hours and all holiday work shall be paid for at double time.

4. Overtime shall be paid as follows: For any extra time worked up to a total of four (4) hours after eight (8) hours, between the hours of 8:00 A. M. and 5:00 P. M., shall be time and one-half. All overtime in addition to the four (4) hours above described shall be paid double time. Saturdays, Sundays and holidays, from 12 midnight of the preceding day shall be paid double time. When one regular daylight shift is being worked and men are required to report for work before 8:00 A. M. they shall be paid double time prior to 8:00 A. M.

5. Two Shifts: When two shifts are worked in any twenty-four (24) hours, one immediately following the other, the one beginning at 8:00 A. M., the other shift shall work seven (7) hours and receive eight (8) hours' pay. Where two shifts are worked, one immediately following the other, the first beginning before 8:00 A. M., each shift shall receive eight (8) hours' pay for seven (7) hours' work. Where three shifts are worked, one immediately following the other, shift time shall be seven (7) hours and overtime equal to one hour's pay shall be paid on all shifts.

6. Tidal Conditions: When it is necessary to work with the tide any such working hours may be changed at the option of the employer, to meet tidal conditions and such work is to be paid for at straight time. It is further understood and agreed that where workers once start work on any operation where tidal conditions are involved, and where such work is performed on a basis of four hours or less, on any shift, such workers shall be paid double time for this type of work. Where workers on tidal operations are employed in excess of four hours, on any shift, such workers shall be paid on the basis of a full shift regardless of whether or not a full shift is worked.

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Lathers (6-hour day), wood and/or metal	\$1.75	Double time after 6 hours
Marble Trades:		
Shopmen and Helpers	day 8.00	Time and one-half first 4 hours after 8 hours; double thereafter
Polishers78¾	Time and one-half first 4 hours after 8 hours; double thereafter
Bed Rubbers	day 8.25	Time and one-half first 4 hours after 8 hours; double thereafter
Cutters, Coppers, Carborundum Men ..	.90	Time and one-half first 4 hours after 8 hours; double thereafter
Carvers	1.02½	Time and one-half first 4 hours after 8 hours; double thereafter
Marble Masons and Setters	1.75	Time and one-half first 4 hours after 8 hours; double thereafter
Mosaic and Terrazzo Workers	1.75	Time and one-half after 8 hours
Mosaic and Terrazzo Workers' Helpers ..	.87½	Time and one-half after 8 hours
Dry Base Machine Men	1.06¼	Time and one-half first 4 hours after 8 hours; double thereafter
Painters	1.75	Time and one-half after 7 hours
Painters, Structural Iron Work.....	1.75	Time and one-half after 8 hours
Painters, Varnishers and Polishers.....	1.10	Time and one-half after 8 hours
Pile Drivers	1.86	Double time after 8 hours
Plasterers	2.00	Double time after 8 hours

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Plasterers' Tenders and Hod Carriers.....	1.75	Double time after 8 hours
Plumbers and Gas Fitters (including pipe caulking).....	1.87½	Double time after 8 hours; Satur- day morning at straight time on existing installations.
Ornamental Plasterers:		
Casters (6-hour day).....	1.60	Double time after 6 hours
Model Makers (6-hour day).....	1.50	Double time after 6 hours
Modelers (6-hour day).....	2.00	Double time after 6 hours
Roofers and Waterproofers.....	1.50	Time and one-half first 4 hours after 8 hours; double thereafter
Sheet Metal Workers.....	1.75	Time and one-half first 4 hours after 8 hours; double thereafter
Sprinkler Fitters.....	1.37½	Double time after 8 hours
Sprinkler Fitters' Helper.....	.77	Double time after 8 hours
Steam Fitters.....	1.87½	Double time after 8 hours
Stone Cutters:		
Soft and granite, including granite curbs (shop).....	1.43¾	Time and one-half first 4 hours after 8 hours; double thereafter
(outside).....	1.56¼	Time and one-half first 4 hours after 8 hours; double thereafter
Stone Derrickmen.....	1.25	Double time after 8 hours
Tile Setters.....	1.80	Double time after 8 hours
Tile Setters' Helpers.....	1.37½	Double time after 8 hours
Dump Truck Drivers (8-hour day):		
Under 4 yards (water level).....		\$ 9.20
4 yards and under 6 yards (water level).....		10.12
6 yards and under 8 yards (water level).....		11.00
8 yards and over (water level).....		13.80
Truck Drivers of Concrete Mixer Trucks (8-hour day):		
2 yards (mfrs. mixing capacity rating).....		\$ 9.28
3 yards (mfrs. mixing capacity rating).....		9.89
4 to 5 yards (mfrs. mixing capacity rating).....		10.58
(Working time for truck drivers shall be reckoned by half day and full day. Over- time for truck drivers at time and a half after eight hours.)		

SECTION 2—BUILDING TRADE—SHOP RATES

<i>Craft</i>	<i>Rate</i>
Cabinet Workers, Millmen, Machine and Bench Hands (Shop).....	\$1.37½
Varnishers and Polishers (Shop).....	1.53%
Foreman, Varnishers and Polishers (Shop).....	1.65%
Spraymen.....	1.69%

SECTION 3—METAL TRADES—FIELD RATES

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Blacksmiths.....	\$1.50	Double time after 8 hours
Boilermakers.....	1.75	Double time after 8 hours
Boilermakers' Helpers.....	1.50	Double time after 8 hours
Machinists (on new work).....	1.53	Double time after 8 hours
Machinists' Helpers (on new work).....	1.11	Double time after 8 hours
Machinists (Maintenance).....	1.53	Double time after 8 hours

SECTION 4—METAL TRADES—SHOP RATES

Craft	Rate	Overtime Rate
Pattern Makers (based on 7-hour day) . . .	\$1.50	Double time after 8 hours
Molders and Coremakers	1.26	Double time after 8 hours
Blacksmiths	1.28	Double time after 8 hours
Blacksmiths' Helpers	1.00	Double time after 8 hours
Boilermakers	1.50	Double time after 8 hours
Boilermakers' Helpers	1.15	Double time after 8 hours
Machinists	1.28	Double time after 8 hours
Machinists (Maintenance)	1.39	Double time after 8 hours
Machinists' Helpers97	Double time after 8 hours
Machinists' Helpers (Maintenance)	1.05	Double time after 8 hours
Ornamental Iron Workers (Shop)	1.37½	Time and one-half first 4 hours after 8 hours; double thereafter

RATES OF PAY FOR CLASSIFICATIONS IN STRUCTURAL IRON WORKS (Shop)

Craft	Rate	Overtime Rate
Template Maker	\$1.35	Double time after 8 hours
Layout	1.61	Double time after 8 hours
Fitter	1.35	Double time after 8 hours
Welder	1.50	Double time after 8 hours
Blacksmith	1.12	Double time after 8 hours
Riveter	1.20	Double time after 8 hours
Burner	1.50	Double time after 8 hours
Rack Punch Operator	1.05	Double time after 8 hours
Bulldozer	1.00	Double time after 8 hours
Drill Press Operator	1.00	Double time after 8 hours
Millman	1.00	Double time after 8 hours
Punchman	1.28	Double time after 8 hours
Shearman	1.28	Double time after 8 hours
Holderon	1.35	Double time after 8 hours
Bolt and Rivet Maker75	Double time after 8 hours
Duplicator	1.00	Double time after 8 hours
Crane Operator95	Double time after 8 hours
Slinger95	Double time after 8 hours
Heaters95	Double time after 8 hours
Bolt Threader95	Double time after 8 hours
Painter, Spray	1.12	Double time after 8 hours
Hydraulic Press Operator	1.10	Double time after 8 hours
Thomas Spacer Operator	1.10	Double time after 8 hours
Stockman	1.00	Double time after 8 hours
Miscellaneous Helpers:		
After 90 days' experience95	Double time after 8 hours
Less than 2 months' experience87	Double time after 8 hours

SECTION 5—MISCELLANEOUS TRADES

Craft	Rate
Well Drillers	\$1.37½
Well Drillers (hand tool foreman)	1.37½
Diamond Drillers	1.37½
Washers, Polishers and Greasers (garageman)90

SECTION 6—CULINARY WORKERS

Craft	Rate	Overtime Rate
Head Cook (in charge) (7½ hours within 8 hours)	\$7.75	\$1.50 hour
Other Cooks	6.75	\$1.50 hour
Cooks' Helpers	5.75	\$1.50 hour (Short shifts, not less than 4 hours, \$1.25 hour)

SECTION 6—CULINARY WORKERS—Continued

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Waiters (7½ within 12 hours)	4.50	\$1.00 hour
Waitresses (7½ within 8 hours)	4.50	\$1.00 hour
Dishwasher and Vegetable Man (7½ within 8 hours)	4.00	\$1.00 hour

SECTION 7—FURNITURE TRADES

<i>Craft</i>	<i>Rate</i>	<i>Overtime Rate</i>
Carpet Layers, Cutters and Measurers (Linoleum, Cork, Rubber and Mastic)	\$11.00	Double time after 8 hours
Carpet Seamstresses	6.90	Double time after 8 hours
Carpet Layers' Apprentices:		
1st 6 months out	5.00	Double time after 8 hours
2nd 6 months out	5.50	Double time after 8 hours
3rd 6 months out	6.25	Double time after 8 hours
4th 6 months out	7.00	Double time after 8 hours
5th 6 months out	8.00	Double time after 8 hours
6th 6 months out	9.00	Double time after 8 hours
Shade and Drapery Makers and Hangers (including Venetian Blinds)	12.12	Time and one-half first 4 hours after 8 hours; double thereafter
Upholsterers	12.12	Time and one-half first 4 hours after 8 hours; double thereafter
Furniture Handlers, Packers and Strippers	9.50	Time and one-half first 4 hours after 8 hours; double thereafter
Drapery Seamstresses	7.40	Time and one-half first 4 hours after 8 hours; double thereafter

Wherever welding processes are involved the rate paid for such shall be as herein fixed for the crafts performing the work.

Saturdays and holiday work at double time except as otherwise provided herein. Holidays at premium pay as specified in union agreements as provided for respective crafts.

Nothing herein shall prevent the employment of apprentices properly indentured in accordance with Federal or State laws or regulations and at rates of pay as determined in apprentice indentures approved by the State Department of Industrial Relations and/or in accordance with labor standards set up by the State Apprenticeship Council.

Further Resolved, That Resolution No. 5395 (Series of 1939) is hereby repealed.

Further Resolved, That this resolution shall become effective immediately.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Passed for Second Reading.

Appropriating \$25,488, Municipal Railway, for Rental of Tabulating Equipment With Option to Purchase.

Bill No. 4015, Ordinance No. (Series of 1939), as follows:

Appropriating \$25,488 from the Surplus Funds, Municipal Railway, Appropriation No. 65.990.00, to the credit of Appropriation No. 565.200.00, Contractual Services-Municipal Railway, to provide funds for rental of tabulating equipment with option to purchase.

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

Section 1. The amount of \$25,488 is hereby appropriated from the Surplus Funds-Municipal Railway, Appropriation No. 65.990.00, to the credit of Appropriation No. 565.200.00, Contractual Services-Municipal Railway, to provide funds for the rental of tabulating equipment for one year with option to purchase said equipment.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor MacPhee said, I would like an explanation as to what is going to be saved on the purchase of these machines.

Supervisor Mancuso explained, we approved the employees in the new budget for these machines. When this equipment is finally put in it will mean that twenty-five employees will be displaced and the work will be done by thirteen.

Supervisor MacPhee asked, was anything done to remove the twenty-five positions.

Supervisor Mancuso replied, it will take one year to do this.

Supervisor Christopher stated, it is impossible to purchase these machines and I would like to know what is the difference between these machines and the machines that we cannot buy.

Mr. Brooks explained, the practice in the past has been to rent the I.B.M. Machines. The Remington Rand Company has introduced a machine and they are willing to sell the equipment. The danger of purchasing is that once you purchase the equipment it is yours. The I.B.M. rental will provide us with new machines whenever they come out with them. I believe that we should look into the matter of a purchase rather than a rental.

Thereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, MacPhee—2.

Passed for Second Reading.

Authorizing Compromise of Claim Against Pacific Greyhound Lines in Sum of \$100.

Bill No. 4097; Ordinance No. (Series of 1939), as follows:

Authorizing compromise of claim of the City and County of San Francisco against Pacific Greyhound Lines in the sum of One Hundred Dollars (\$100).

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

Section 1. The Retirement Board having recommended and the City Attorney having approved the settlement and compromise of the claim in favor of the City and County of San Francisco, a municipal corporation, and against the Pacific Greyhound Bus Lines, a corporation, being recovery of loss sustained by said City and County

of San Francisco on account of personal injuries suffered by Vernell Price on October 25, 1944, said personal injuries having arisen out of and in the course of her employment as a motorette for the municipal railway when the streetcar she was operating collided with a bus of the Greyhound Bus Lines, the loss to said City and County of San Francisco to date being \$143.86 including compensation paid and medical services provided to said Vernell Price; and said Pacific Greyhound Lines having offered to pay in full settlement of the City's claim the amount of \$100, the City Attorney is hereby ordered and authorized to settle and compromise said claim of the City and County of San Francisco for said sum of \$100.

Recommended by the Retirement Board.

Settlement approved and approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, MacPhee—2.

Final Passage.

Appropriating \$700, Real Estate Department, for Payment of Overtime to Employees of Civic Auditorium; an Emergency Ordinance.

Bill No. 4098, Ordinance No. 3857 (Series of 1939), as follows:

Appropriating the sum of \$700 from the surplus existing in the revenues of the General Fund (Civic Auditorium) to provide funds for the payment of overtime to employees of the Civic Auditorium; an emergency ordinance.

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

Section 1. The sum of \$700 is hereby appropriated from the surplus existing in the revenues of the General Fund (Civic Auditorium) to the credit of Appropriation No. 535.111.00, to provide funds for the payment of overtime to employees of the Civic Auditorium.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance being passed as an emergency and this ordinance becoming effective forthwith, the nature of the emergency being: An emergency exists in this department due to the unanticipated and unusual occupancy of the Civic Auditorium, causing the depletion of the appropriation for overtime. It is therefore necessary, in order to provide for the uninterrupted operation of the Civic Auditorium, that the additional appropriation herein requested be enacted as an emergency measure.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, MacPhee—2.

Passed for Second Reading.

The following from Finance Committee, without recommendation, was taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Repealing Ordinance and Municipal Code Section Which Designate as Holidays Those Days on Which Primary and Municipal Elections Are Held in San Francisco.

Bill No. 4039, Ordinance No. . . . (Series of 1939), as follows:

Repealing Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code) entitled, "Declaring Days Upon Which Primary and Municipal Elections Are Held Within the City and County of San Francisco Holidays Within Said City and County."

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

Section 1. Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code) the title of which is recited above, is hereby repealed.

Approved as to form by the City Attorney.

April 15, 1946—*Refused passage for second reading.*

April 29, 1946—*Reintroduced.*

May 13, 1946—*Consideration continued until May 20, 1946.*

May 20, 1946—*Consideration continued until May 27, 1946.*

Discussion.

Supervisor Mancuso said, I believe that Mr. Brooks can explain this.

Mr. Brooks explained, I brought this matter to the attention of the Board some weeks ago due to the fact of discrepancies between the working arrangements of monthly employees and per diem employees. If a per diem employee works on a day in which an election is held he is paid straight time, while a monthly employee receives his regular pay plus an extra day's pay.

The matter was brought to my attention by businessmen and per diem men as a procedure which is unfair to certain employees. County offices are forced to stay open on a municipal election day whereas city offices close. However, on a municipal election day we are forced to pay employees of the Registrar's office an extra day's pay.

Supervisor Mead stated, you have two considerations in the Registrar's office. The per diem men work and they get paid for a day and the monthly employees work and they get an extra day's pay.

Mr. Brooks replied, not in the Registrar's office, but we do have that in the Department of Public Works.

Supervisor Mead remarked, in the event a certain office works then you have to pay double time.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. J. Jeffrey, representing certain city employees.

Mr. Jeffrey said, I would like to comment on the remarks made by Mr. Brooks with respect to the Registrar's office. These men have to work every election day so when you pay them for a municipal election day you are not doing anything different from what you do on other election days.

This holiday was put into the Salary Ordinance in order to make the number of holidays uniform in each year, this makes the holidays per year at twelve days. The ordinance that allowed the holiday on a municipal election day was first passed in 1901.

Mr. Brooks stated, I am not discussing the original date of the law but I want to point out that there was a lapse somewhere prior to 1945 because this was brought back in 1945.

Supervisor Colman explained, when we passed this, I was not aware of the fact that we were allowing a holiday that was not generally prevailing in State and Federal Government. I believe that it should be repealed.

Supervisor Lewis stated, it seems that the first Board of Supervisors that brought about the situation was a Board in 1901 and not the Board in 1945. I am wondering what caused that lapse or for how long was the lapse prior to 1945.

Mr. Brooks replied, I do not know for how long it was not a holiday. I do know that this was not recognized prior to 1945.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. Harry Albert of the Civil Service Commission.

Mr. Albert remarked, the number of holidays is set forth in the Civil Service provisions of the Salary Ordinance. Last year, for the first time, this holiday was added. In trying to take it out again it was discovered that it is in the Municipal Code and that is why this matter is before you now.

Supervisor MacPhee inquired, what is the recommendation of the Civil Service Commission on this matter.

Mr. Albert replied, I am not certain on what the recommendation of the Commission would be. It was not recommended by the Commission last year.

Thereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, Lewis, MacPhee, Mancuso, Mead, Meyer, Sullivan—9.

Noes: Supervisors Christopher, McMurray—2.

Consideration Continued.

The following from Finance Committee, with recommendation "Do Not Pass", were taken up:

Present: Supervisors Mancuso, Lewis.

Authorizing Lease of Portion of Assessor's Block 12.

Bill No. 3867, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of portion of Assessor's Block 12.

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

Section 1. Pursuant to Section 93 of the City Charter and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Jefferson Street distant thereon 212 feet 6 inches westerly from the westerly line of Taylor Street; running thence westerly along the southerly line of Jefferson Street 50 feet; thence at a

right angle southerly 137 feet 6 inches; thence at a right angle easterly 50 feet; thence at a right angle northerly 137 feet 6 inches to the point of commencement.

Being a portion of 50 Vara Block 201.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

April 29, 1946—*Consideration continued until May 6, 1946.*

May 6, 1946—*Consideration continued until May 20, 1946.*

May 20, 1946—*Consideration continued until May 27, 1946.*

Discussion.

Supervisor Mancuso said, this is the matter that was explained to the Board before. As far as the Finance Committee is concerned we believe that this lot could be sold by the City and the amount of money we would receive from taxes would be fairly substantial in comparison to what we would receive from this lease. If it was sold it might be improved and we could then receive taxes on the improvements. It is the opinion of the Finance Committee that the City should not stay in the real estate business and that we should sell all surplus property.

Supervisor MacPhee stated, I believe that the position of the Finance Committee in this case is absolutely sound. I have no opposition to leasing property advantageously if there is an indicated need for this property by any department. By leasing it for twenty years, there is no immediate need for the use of this property by any city department. I believe that this matter should be sold.

Supervisor Mead remarked, I feel very keen about this piece of property. The Utilities Commission has told us that they have no desire to sell the property. I do not care whether they sell it or lease it. Something should be done with it.

I feel that the property should either be leased or sold for the purpose of continuing a business in line with the area. The Utilities Commission will not say what they desire to do with it for at least twenty years. Even if the Commission desires to use it after twenty years to construct a substation, I believe it would be a crime. I believe that this district should be built up along the same line of business that is there now.

Supervisor Lewis explained, I do not feel that the City should be covered by the type of structure or enterprise that the City feels should be placed in a particular part of the city. I believe that the City should not be in the real estate business. The quaintness of Fishermen's Wharf is the thing that attracts visitors who are in San Francisco and not the type of buildings that are constructed there.

I feel that to say that the Commission may, twenty years from now, want that property is certainly not a reason for holding on to it. If they can look ahead twenty years they should tell us today that they are going to use it within the next four or five years. I believe that this piece of property should be sold.

Supervisor Mead said, Supervisor Lewis says that it is none of our business to tell the people that we do not care what kind of buildings they construct but yet we are trying to tell them that they have to plant trees.

Supervisor Gallagher inquired, is this on a year-to-year lease or a twenty-year lease?

Mr. Phillips, Director of Property, replied, it is my thought that this lease is for twenty years.

Supervisor Gallagher stated, last time, before the Board, you informed us that it was to be on a year-to-year lease.

Supervisor Colman said, it is obvious that a man cannot construct a building unless he gets a twenty-year lease.

Mr. Turner, Manager of Utilities, explained, this piece of property is to be on a year-to-year lease.

Supervisor Gallagher asked, how much is the rental going to be?

Mr. Turner answered, it will be an auction sale and the highest bid we have is for \$100 per month.

Supervisor MacPhee inquired, what anticipated use do you have for that piece of property?

Mr. Turner replied, it is part of the total area, it will be kept until we desire to use it. We might construct a bus garage or a bus station.

Supervisor MacPhee stated, the Public Utilities Commission is going to construct either a garage or a bus station, but if we sold this property the purchaser would construct a building that would be in line with the business that is being carried on in that district.

I believe that the possibility of the Public Utilities Commission using that property for a garage is remote, it is too valuable to be used for that.

Mr. Turner answered, it is long term thinking. The Commission has said that it desires to keep control of this piece of property because in the future they will make use of it. I believe that this should be leased until some better use can be found for it.

Supervisor Mead inquired, what is the purpose of leasing this property?

Mr. Turner explained, it is to be used as a parking lot. It has been leased for a number of years. The only reason it has come before the Board is because the rent last year was \$37.50 per month and we are now offered over \$50 per month so we are required to come before the Board for approval.

Supervisor MacPhee said, I would like to ask Mr. Phillips a question. I would like to ask if, in your opinion, this property should ever be used for a garage or the facilities of the Public Utilities Commission for the service of the Municipal Railway. Should a garage be constructed there?

Mr. Phillips replied, the property is too valuable for the construction of a garage. We could secure property for about 25 per cent of this value.

Supervisor Gallagher inquired, what is this property worth?

Mr. Phillips explained, we have received bids for \$15,000 and one for \$16,000. I believe that we will be able to get \$500 per front foot.

Supervisor Gallagher asked, if the Board refused to adopt this matter today what would be the Utilities' thoughts, would they let it stand or would they sell it?

Mr. Turner said, I cannot answer that question. It would be up to the Commission.

Supervisor Colman inquired, isn't there a possibility that the value of this property would increase?

Mr. Phillips answered, nobody can answer a question of that kind. In thirty years I have never seen property bring the prices that they have today. I believe that in five years there will be a slump in the market.

Refused Passage for Second Reading.

Thereupon, the roll was called and the foregoing bill was *Refused Passage for Second Reading* by the following vote:

Ayes: Supervisors Brown, Colman, Gallagher, McMurray, Meyer—5.

Noes: Supervisors Christopher, Lewis, MacPhee, Mancuso, Mead, Sullivan—6.

Discussion.

Supervisor Mead inquired, what happens to that property now that we have refused to lease it?

Mr. Phillips answered, it remains as a parking lot as long as the Utilities Commission desire to rent it.

Supervisor Mead explained, I made a mistake on that matter. I should have voted differently.

Motion to Rescind Action.

Supervisor Mead moved that we rescind our action on the matter. Seconded by Supervisor Colman.

No objections and motion carried.

Discussion.

Supervisor MacPhee said, the Public Utilities Commission has come into the chambers now, and I would like to hear from them on this matter.

Mr. McKee, member of the Public Utilities Commission, stated, it is my recommendation not to sell the property at this time. You must be mindful of the fact that daily this property is increasing in value. It fits in perfectly with the Planning Commission's post-war plans. They have submitted a plan for the post-war construction of San Francisco.

I wish that each member of this Board would keep that in mind when you are going to vote on this matter. In the next three or four years this property will treble in value. If the Commission can secure a lease on this property for five or ten years I believe it would be good business. I believe that land values in twenty years from now would make it good business to make such a lease.

Supervisor MacPhee remarked, I would like to get an explanation of policy from the Commission. Mr. McKee has stated that he believes that the property should be held for a sale in the future.

Mr. McKee replied, this will bring us in a good return from the offer that was made to the Commission. It is for \$300 per month for ten years.

Supervisor MacPhee said, you are speaking about the wrong piece of property. We are talking about the small piece of property.

Mr. McKee remarked, we will receive \$100 per month for this piece of property.

Supervisor MacPhee explained, I believe that the City should stop speculating in real estate. I believe that we should sell this piece of property and place it back on the tax roll.

Mr. McKee answered, I am opposed to selling this piece of property to real estate speculators who will resell it at a profit. This property belongs to the people.

Supervisor MacPhee stated, I believe that the property should be sold, it is open to the public and anybody can bid on it.

Supervisor Mead explained, the Commission has told us that they have no desire to dispose of this by selling, so unless we lease this piece of property we will lease it at a price of about \$75 per month less than they could get.

Supervisor Christopher asked, if the Board refuses to lease this property would you refuse to sell it?

Mr. McKee replied, I would not be in favor of selling it especially since we can lease it for \$100 per month.

Supervisor Mancuso said, the statement was made that is of interest. I call attention to the fact that just a short time ago the Public Utilities Commission authorized to sell this property as well as the property on the corner. We had people ready to purchase the property and then the Public Utilities Commission changed its mind.

Mr. McKee answered, we did not recommend the sale of this piece of property.

Mr. Phillips stated, this was on your report and then you withdrew it.

Supervisor Mancuso explained, as I understand the situation I do not think that the members of the Commission would have the nerve to continue to lease this property at \$37.50 per month when this Board recommended that the property be sold. I feel that the Board should take a definite stand on a matter of this kind. I believe that if this property was sold and improvements were put on it we would get more back in taxes than we would on a lease.

Mr. Ackerman of the Public Utilities Commission remarked, I would like to clarify the situation to this extent. The attitude of the Public Utilities Commission is not in conflict with the view that you have made today. We do not like to speculate in real estate. We inspected this lot some months ago because we thought that the rental was too low. Arrangements were made to increase the rental to \$100 per month. We do not want to sell this property because it is part of a holding that continues to Jefferson Street. If we sell it I believe we should sell it all as one piece rather than just one piece of property. We want that property put back on the tax roll because it will bring more money than by leasing it.

Supervisor MacPhee said, if that is the position of the Commission how come you recommend a twenty-year lease for the adjoining piece of property?

Supervisor Gallagher explained, Supervisor MacPhee is talking about the piece of property on Jefferson Street.

Mr. Ackerman replied, this matter can be considered. Why not put the matter over a week and the Commission can consider it.

Motion to Postpone.

Supervisor MacPhee moved that the matter go over one week.

Seconded by Supervisor Sullivan.

Thereupon, the roll was called and the foregoing motion was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Lewis, MacPhee, Mancuso, Sullivan—7.

Noes: Supervisors Gallagher, McMurray, Mead, Meyer—4.

Consideration Continued.**Authorizing Lease of Certain City Owned Land in Assessor's Block 12.**

Bill No. 4014, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of certain City owned land in Assessor's Block 12.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the southerly line of Jefferson Street with the easterly line of Jones Street, running thence easterly along the southerly line of Jefferson Street 150 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 150 feet to a point on the easterly line of Jones Street; thence at a right angle northerly along last named line 137 feet 6 inches to the point of commencement. Being a portion of 50 Vara Block 201.

Section 2. The above described land shall be offered for lease pursuant to the provisions of Section 93 of the Charter of the City and County of San Francisco, and may be leased as a whole or subdivided.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

April 29, 1946—Consideration continued until May 6, 1946.

May 6, 1946—Consideration continued until May 20, 1946.

May 20, 1946—Consideration continued until May 27, 1946.

Motion to Postpone.

Supervisor Sullivan moved that this matter be postponed for one week.

Seconded by Supervisor MacPhee.

No objections and motion carried.

Motion to Set as Special Order.

Supervisor Sullivan moved that the above two matters be set as a Special Order of Business for next Monday, at 3:00 p. m.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Consideration Continued.

The following recommendations of County, State and National Affairs Committee were taken up:

Present: Supervisors Lewis, McMurray, Meyer, Sullivan.

Memorializing Federal Authorities to Give Full Consideration to All Plans, Including Reber Plan, in Their Investigation of Proposals for a Second San Francisco Bay Crossing.

Proposal No. 5668, Resolution No. . . . (Series of 1939), as follows:

Whereas, the Oakland City Council has reiterated its opposition to any study of the Reber Plan; and

Whereas, the Port Commission of the City of Oakland has urged the House Naval Affairs Committee to reject the proposition that the matter of dams be included in any study for an additional Bay crossing; and

Whereas, it is the considered opinion of the Board of Supervisors of the City and County of San Francisco that investigation looking to provision for a second Bay crossing should embrace studies of every proposal which has or may be presented for the accomplishment of that purpose whether exclusively, or as an incident of a greater project; now, therefore, be it

Resolved, That this Board of Supervisors does hereby memorialize the President of the United States, the Secretary of War, the Secretary of the Navy, the joint Army-Navy Board, to be appointed pursuant to House Resolution 529, presented by Congressman Welch, and the California Toll Bridge Authority, and does respectfully urge that in the examination of proposals for a second San Francisco Bay crossing all plans or proposals shall be given full and careful consideration, including that phase of the Reber Plan which deals with a low-level crossing across San Francisco Bay; and be it

Further Resolved, That copies of this resolution be sent to President Truman, to Secretary of War Patterson, to Secretary of the Navy Forrestal, to the Joint Army-Navy Board to be appointed pursuant to H. R. 529, to Senators Downey and Knowland, to Representatives Welch and Havenner, and to the California Toll Bridge Authority.

May 20, 1946—*Consideration continued until May 27, 1946.*

Discussion.

Supervisor Gallagher explained, on April 17th we received a letter from Congressman Welch and he stated that the Committee on Naval Affairs unanimously approved H. R. 529, relative to the construction of a second crossing, which would include a study of the Reber Plan. Mr. Welch told me that it did not matter what you passed here today because they would listen to him on the matter.

Supervisor Christopher said, I want to say that I appreciate the service that Mr. Welch is rendering San Francisco. Oakland has some very capable legislators in Washington who are doing their utmost to see that the legislation passed by Oakland will receive consideration.

Supervisor Gallagher remarked, that is not true. The representative from Oakland has introduced a joint resolution with Mr. Welch calling for a second crossing. Congressman Miller is going along with Congressmen Welch and Havenner to get a bridge from San Francisco to Bay Farm Island. The only thing that really hangs on our mind is whether or not we should appropriate \$37,500 for a survey. I believe if this resolution is passed that we would get into a controversy with the Oakland Chamber of Commerce and the Alameda people.

Supervisor Christopher stated, I asked the representatives of the East Bay to withdraw their resolution and they refused to do it. In view of this fact and because Congressman Tolen is not running for office again, I believe that we should act on this matter today. I cannot see where any harm can come from our passing it.

Supervisor Gallagher said, Congressman Welch has introduced a resolution and it is working. I believe we should let this matter ride until we hear from Mr. Welch who will appear before the Board within the week. We have already accomplished what you plan to do in this resolution.

Supervisor McMurray explained, I was speaking with Congressman Havenner on this matter. I do not see where any harm can come

from passing this resolution today. The East Bay people sent a resolution to Washington asking that everything but the Reber Plan be investigated. I do not know if it would do any good, but I believe that we should pass it.

Motion to Postpone.

Supervisor Sullivan moved that the matter go over one week.

Supervisor Colman moved as a substitute motion that this matter go over two weeks.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Refused Adoption.

Requesting President of the United States to Immediately Take Steps Necessary for Removal of Alcatraz Federal Penitentiary From Its Present Location.

Proposal No. 5676, Resolution No. . . . (Series of 1939), as follows:

Whereas, the recent bloody and unsuccessful uprising at Alcatraz Island has again forcefully demonstrated the grave menace which this Federal penitentiary presents to San Francisco and the Bay area communities; and

Whereas, the main objective of such a penal institution is not only to punish but to rehabilitate its inmates; and

Whereas, the lights and beauties of the adjoining communities, and the knowledge by the convicts that a free people live in comfort and pleasant surroundings within a distance which they believe within their grasp is a source of constant tantalization and the hovering of airplanes over them and the ever passing stream of ships creates in them a permanent aggravation and feeling of despair; and

Whereas, a successful mass escape would endanger the lives and property of the innocent and law abiding people of San Francisco and the Bay Area; and

Whereas, a penal institution to house the most desperate criminals of our country should be located away from the center of a community life and in a place where their savagery cannot menace innocent persons; now, therefore, be it

Resolved, by the Board of Supervisors of the City and County of San Francisco that the maintenance of the Federal penitentiary on Alcatraz Island is a menace and hazard to the people of San Francisco and the surrounding Bay Area as well as an improper location for the rehabilitation of the inmates; and be it

Further Resolved, That the President of the United States is hereby most earnestly solicited to immediately take such steps as may be necessary for the transfer of the Alcatraz Federal penitentiary from its present location; and be it

Further Resolved, That a copy of this resolution be forwarded to Honorable Harry S. Truman, the President of the United States, Honorable William F. Knowland and Honorable Sheridan Downey, United States Senators from California, and to each of the representatives of California in the Congress of the United States.

May 20, 1946—Consideration continued until May 27, 1946.

Discussion.

Supervisor Brown said, I believe there is a misapprehension on the part of the members of the Board. As I understand it, practically everybody at Alcatraz is in for life or just about life. This institution has only the three- or four-time losers.

My own opinion about the matter is that penal institutions are designed not only to punish but also to serve as a warning to possible law breakers who are planning some act and they can see what might happen if they go through with that act. I believe that Alcatraz serves as a warning to certain people. From the standpoint of being able to see it, you could not ask for a better place that lends itself to the view.

Alcatraz brings quite a bit of money into San Francisco. The food is purchased and the guards and their families live here. I do not believe that it should be removed.

Supervisor Lewis explained, the part about rehabilitation is the least part of the resolution. There are many prisoners who have served terms in Alcatraz who are now free.

Aside from that I call your attention to this portion of the resolution, "whereas, a successful mass escape would endanger the lives and property of the innocent and law abiding people of San Francisco and the Bay area." We have sitting on our own doorsteps a keg of dynamite.

I do not believe that it is a thing of beauty that can be pointed out to the people entering the Golden Gate. I believe that this prison should be removed. It mars the beauty of San Francisco. If there is an outbreak San Francisco will be the first place that the prisoners would try to reach. I hope that this Board will agree that this is not an asset to San Francisco by having it on our own doorsteps.

Thereupon, the roll was called and the foregoing proposal was *Refused Adoption* by the following vote:

Ayes: Supervisors Lewis, Mead, Meyer—3.

Noes: Supervisors Brown, Christopher, Colman, Gallagher, MacPhee, Mancuso, McMurray, Sullivan—8.

Consideration Continued.

The following recommendation of Judiciary, Legislative and Civil Service Committee was taken up:

Present: Supervisors MacPhee, Lewis, Mancuso.

Amending Municipal Code Provisions Concerning Keeping and Feeding of Small Animals, Poultry and Game Birds.

Bill No. 4052, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 37 of Article 1, Chapter V (Health Code), Part II of the San Francisco Municipal Code, pertaining to the keeping and feeding of small animals, poultry and game birds within the City and County of San Francisco.

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

Section 1. Section 37, Article 1, Chapter V (Health Code), Part II of the San Francisco Municipal Code, the title of which is recited above, is hereby amended to read as follows:

SEC. 37. (a) Keeping and Feeding of Small Animals, Poultry and Game Birds. It shall be unlawful for any person, firm or corporation to keep or feed, or cause to be kept or fed, or permit to be kept or fed, on premises over which any such person, firm or corporation may have control, within the City and County of San Francisco, the following: Live hares, rabbits, guinea pigs, chickens, turkeys, geese, ducks, doves, pigeons, parrots of any species or game birds of any species, except as hereinafter in this section provided.

(b) **Prohibitions.** It shall be unlawful for any person, firm or corporation to engage in the business of keeping, feeding or breeding

any hares, rabbits, guinea pigs, chickens, turkeys, geese, ducks, doves, pigeons, parrots of any species, game birds of any species, dogs or cats, for commercial purposes, within the first and second residential districts as defined by ordinance of the City and County of San Francisco.

(c) **Commercial Purposes.** It shall be unlawful to conduct for commercial purposes any establishment in which dogs, cats, hares, rabbits, guinea pigs, chickens, turkeys, geese, ducks, doves, pigeons, parrots of any species, or game birds of any species, are kept and maintained in the Commercial District, Light Industrial District and Heavy Industrial District, as those districts are defined by ordinance of the City and County of San Francisco, without first obtaining from the Department of Public Health a permit so to do.

No permit shall be issued by the Department of Public Health to any person, firm or corporation, to keep or maintain, for commercial purposes, any of the above named fowl, animals or birds within said Commercial, Light Industrial or Heavy Industrial Districts, unless said person, firm or corporation has complied in full with the following requirements:

1. It shall be unlawful to establish hereafter any place of business for the sale of the fowl, animals or birds specified above within twenty-five (25) feet of any door, window or other opening of any dwelling, apartment house or hotel if live fowl, animals or birds intended for sale are kept therein. It shall be unlawful to keep said live fowl, animals or birds in any basement, sub-basement or cellar in any place of business unless such basement, sub-basement or cellar is adequately ventilated as approved by the Director of Public Health and is also adequately lighted, completely ratproofed and complies fully with the sanitary requirements set forth in Section 440, Article 8, Chapter V, Part II of the San Francisco Municipal Code.

2. It shall be the duty of the Director of Public Health and he is hereby expressly empowered to prescribe to the owners of existing establishments wherein such live fowl, animals or birds are kept for purposes of sale, such sanitary improvements as may appear to the Director of Public Health to be necessary and advisable and such systems and methods of ventilation of basements, sub-basements and cellars above referred to as may appear desirable for gradual installation during the present war emergency if the equipment and materials therefor are available. It shall be unlawful after the present war emergency has terminated to keep any of the live fowl, animals or birds hereinabove specified in any basement, sub-basement or cellar unless such basement, sub-basement or cellar is adequately ventilated as approved by the Director of Public Health and complies fully with the sanitary requirements of said Section 440 of this code; provided, that the owners of said establishments shall have a reasonable period of time to be prescribed by the Director of Public Health following the termination of said war emergency to obtain necessary material and equipment to comply with this provision.

3. The floors of all such premises must be constructed of waterproof material properly drained to the sewer.

4. Said premises shall be ratproof, all openings properly fly-screened, and adequate provision must be made for the elimination of all odors.

5. The walls and ceilings of all such premises must be of hard finished plaster, painted with two (2) coats of lead and oil paint, light in color.

6. In all premises where slaughtering of fowl, birds or animals is carried on in connection with the keeping of said fowl, birds or animals, the killing room must be entirely separate from that part of the premises occupied by the live fowl, animals or birds.

The floors of said slaughtering room must be of water-proof material, properly drained to the sewer. The walls and ceilings must be of hard-finished plaster and painted with two (2) coats of lead and oil paint, light in color. Refrigerating equipment must be installed for the reception of the dressed fowl, birds or animals, properly connected to the sewer. Toilet and lavatory facilities for the use of the employees engaged in the handling and slaughtering of such birds, animals or fowl must be installed in conformity with the provisions of the plumbing law.

(d) **Exceptions.** The terms and provisions of this section shall not apply to the keeping, liberation for exercise, or racing of homing or carrier pigeons which are not raised or kept for the market or for commercial purposes, provided that the lofts or pigeon houses wherein said homing or carrier pigeons are kept are elevated at least three (3) feet above the ground or other foundation upon post-legs or pillars completely surrounded or covered by smooth, jointless galvanized sheet metal and within not less than twenty (20) feet from the door or window of any building used for human habitation, and the entire floor and sides for at least two (2) feet extending upwards from the bottom of the floor of said lofts or pigeon houses, are covered or protected by galvanized iron or its equivalent, concrete or eighteen (18) gauge wire mesh of not more than one-half ($\frac{1}{2}$) inch and the interior of said lofts or pigeon houses, wherein such carrier or homing pigeons are kept, are registered by the owners thereof with the Department of Public Health of the City and County of San Francisco, and the said lofts or pigeon houses shall be inspected by the said Department of Public Health of the City and County of San Francisco at least once a year.

Approved as to form by the City Attorney.

Discussion.

Supervisor MacPhee said, this is an outgrowth of an investigation made by the Chief Administrative Officer relative to increase of rats in San Francisco. This report was made and Mr. Brooks recommended that this legislation be enacted by the Board.

Supervisor Lewis stated, there are certain pet businesses that are downtown and I do not see any purpose to say that it shall be unlawful to establish any places of business for the selling of small animals. It does not seem fair to the pet shops and they will not go into the downtown area.

Mr. Brooks explained, the Department of Public Health brought to my attention that fact. There was an increase of rodents in San Francisco and Dr. Geiger was of the impression that this type of legislation would go a long way towards stopping the increase in rats.

With respect to the maintenance of small animals, it is provided for the commercial establishments upon the securing of a license from the Department of Public Health. Dr. Geiger has always permitted the keeping of small animals in those areas upon the obtaining of the permission of the Director of Public Health. The answer to Supervisor Lewis is that a permit must be secured from the Director of Public Health.

Supervisor Lewis remarked, according to this ordinance, the Director of Public Health cannot give a permit for the operation of these shops.

Motion to Postpone.

Supervisor Meyer moved that the matter be postponed for one week.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Passed for Second Reading.

The following recommendations of Streets Committee were taken up:

Present: Supervisors Meyer, McMurray, Sullivan.

Ordering the Improvement of Thirty-Ninth Avenue Between Vicente and Wawona Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and making Appropriation Therefor.

Bill No. 4088, Ordinance No. . . . (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of Thirty-ninth Avenue between Vicente and Wawona Streets. Appropriating \$650 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 26, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Thirty-ninth Avenue between Vicente and Wawona Streets, by grading to the official line and sub-grade, and by the construction of the following items:

1. Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base and a 2-inch asphaltic concrete wearing surface.
2. Unarmored Concrete Curb.
3. 6-inch V. C. P. Side Sewer.
4. Water Service.

The assessment district hereby approved is described as follows:

Block 2457, Lots 10 and 13; being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses

thereof and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$650 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation 548.906.15 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, Mead, Meyer, Sullivan—10.

Absent: Supervisor McMurray—1.

Repealing Ordinance Ordering Improvement of Portion of Bay Street and Other Locations by Construction and Reconstruction of Sidewalks.

Bill No. 4099, Ordinance No. . . . (Series of 1939), as follows:

Repealing Bill 3940, Ordinance 3720 (Series of 1939), ordering improvement of Bay Street (N½), west of Mason Street, and other locations by the construction and reconstruction of sidewalks.

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

Section 1. Bill 3940, Ordinance 3720 (Series of 1939), ordering improvement of Bay Street (N½), west of Mason Street, and other locations, by the construction and reconstruction of sidewalks is hereby repealed.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, Mead, Meyer, Sullivan—10.

Absent: Supervisor McMurray—1.

Adopted.

Granting Permission Revocable at the Will of the Board of Supervisors to M. J. King, Inc., to Occupy Hudson Avenue from Phelps Street Southeasterly 275 Feet and to Erect a Fence Around the Area.

Proposal No. 5645, Resolution No. 5513 (Series of 1939), as follows:

Whereas, M. J. King, Inc., has requested permission, revocable at the will of the Board of Supervisors, to occupy and fence in Hudson Avenue from Phelps Street southeasterly 275 feet; and

Whereas, Hudson Avenue between Phelps Street and Third Street is unimproved and is not used for traffic; now, therefore, be it

Resolved, That permission, revocable at the will of the Board of Supervisors, is hereby granted to M. J. King, Inc., to occupy Hudson Avenue from Phelps Street southeasterly 275 feet, and to erect fences across Hudson Avenue along the southeasterly line of Phelps

Street and across Hudson Avenue along a line 275 feet southeasterly from Phelps Street.

This permit is granted subject to the following condition:

That M. J. King, Inc., shall, upon revocation or abandonment of this permit, remove at its own expense, all material and fences in the above described area.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Description Approved by the City Engineer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, Mead, Meyer, Sullivan—10.

Absent: Supervisor McMurray—1.

Closing and Abandoning of a Portion of St. Joseph's Avenue Between Turk and Geary Streets.

Proposal No. 5664, Resolution No. 5514 (Series of 1939), as follows:

Whereas, on the 25th day of March, 1946, the Board of Supervisors of the City and County of San Francisco duly adopted Resolution No. 5349 (Series of 1939), being a resolution of intention to close a portion of St. Joseph's Avenue between Turk and Geary Streets, which resolution was approved March 28, 1946, said resolution being in words and figures as follows:

Closing Portion of St. Joseph's Avenue Between Turk and Geary Sts.

Resolution No. 5349 (Series of 1939).

Resolved, That the public interest requires, and that it is the intention of the Board of Supervisors to close and abandon portion of St. Joseph's Avenue, between Turk Street and Geary Street, situated in the City and County of San Francisco and more particularly described as follows:

Beginning at the point of intersection of the northerly line of Turk Street with the westerly line of St. Joseph's Avenue and running thence northerly along said westerly line of St. Joseph's Avenue 1230.75 feet to a point distant thereon 56.25 feet southerly from the southerly line of Geary Street; thence at right angles easterly parallel to Geary Street 50 feet; thence at right angles southerly parallel to said westerly line of St. Joseph's Avenue 167.849 feet; thence northwesterly on the arc of a curve to the right whose tangent deflects $114^{\circ} 09' 09''$ to the right from the preceding course with a radius of 215 feet central angle $1^{\circ} 45' 53''$ a distance of 6.622 feet to a point in a line parallel with and distant 44 feet at right angles easterly from the westerly line of St. Joseph's Avenue; thence deflecting $115^{\circ} 55' 02''$ to the left from the tangent to the preceding curve and running southerly along said parallel line 1065.704 feet to the easterly production of the northerly line of Turk Street; thence at right angles westerly along said easterly production 44 feet to the westerly line of Turk Street and the point of beginning.

Reference is made to a map on file in the Office of the Clerk of the Board of Supervisors of the City and County of San Francisco showing the portion of St. Joseph's Avenue proposed to be closed.

Said closing and abandonment shall be done and made in the manner and in accordance with Section 107 of the Charter of the City and County of San Francisco and the General Laws of the

State of California, and notices are hereby given that on the 15th day of April, 1946, the Board will hear all persons interested in or objecting to said closing or abandonment.

The Clerk of the Board of Supervisors is hereby directed to transmit a certified copy of this resolution to the Department of Public Works, and the Director of Public Works is hereby directed to give notice of said contemplated closing of said street in the manner provided by law and to cause notice to be published in the official newspaper as required by law.

Adopted: Board of Supervisors, San Francisco, March 25, 1946.

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan.

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

J. R. McGRATH, Acting Clerk.

Approved, San Francisco, March 28, 1946.

R. D. LAPHAM, Mayor.

Whereas, the Clerk of this Board did transmit to the Department of Public Works of the City and County of San Francisco a certified copy of said resolution and said Department of Public Works did upon receipt of said resolution, cause to be posted in the manner and as required by law, notice of the passage of said resolution and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of 10 days in the San Francisco Chronicle, the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said closing and abandonment to be done as described in said Resolution No. 5349 (Series of 1939); and

Whereas, the Board of Supervisors has acquired jurisdiction to order said closing and abandonment; now, therefore, be it

Resolved, That the above described portion of St. Joseph's Avenue be, and is hereby closed and abandoned.

Further Resolved, That the Clerk of this Board transmit certified copies of this resolution to the Recorder and to the Director of Public Works of the City and County of San Francisco and that said Recorder and said Director of Public Works are hereby instructed to proceed thereafter as required by law.

Recommended by the Director of Public Works.

Recommended by the Real Estate Department.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Description approved by the City Engineer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, Mead, Meyer, Sullivan—10.

Absent: Supervisor McMurray—1.

Granting Permission Revocable at the Will of the Board of Supervisors to City Ice Delivery Company to Construct, Operate, and Maintain a Wooden Loading Platform in a Portion of Florida Street.

Proposal No. 5687, Resolution No. 5515 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of the Department of Public Works, permission, revocable at the will of

the Board of Supervisors, is hereby granted to City Ice Delivery Company, to construct, operate, and maintain a wooden loading platform in the following described portion of Florida Street:

Beginning at a point in the easterly line of Florida Street distant thereon 3 feet northerly from the northerly line of Division Street and running thence northerly along said line of Florida Street 30 feet; thence at right angles westerly 10 feet; thence at right angles southerly 30 feet; thence at right angles easterly 10 feet to the point of beginning.

This permit is granted subject to the following conditions:

1. Plans and specifications for said platform shall be submitted to and approved by the Department of Public Works before beginning construction.
2. All work shall be done in accordance with the requirements of the Building Code of the City and County of San Francisco.
3. City Ice Delivery Company, its successors or assigns shall hold the City and County of San Francisco harmless against loss or expense caused by accident or damage to persons or property resulting from or in consequence of the construction of said platform.
4. That upon the revocation or abandonment of this permit, City Ice Delivery Company, its successors or assigns in interest, shall remove or cause to be removed all materials used for or in connection with said platform without cost or obligation to the City and County of San Francisco.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Recommended by the Director of Public Works.

Description Approved by the City Engineer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, Mead, Meyer, Sullivan—10.

Absent: Supervisor McMurray—1.

Closing and Abandoning Certain Streets in Miraloma Park.

Proposal No. 5689, Resolution No. 5517 (Series of 1939), as follows:

Whereas, on the 11th day of March, 1946, the Board of Supervisors of the City and County of San Francisco duly adopted Resolution No. 5313 (Series of 1939) being a resolution of intention to close certain streets in Miraloma Park, which resolution was approved March 13, 1946, said resolution being in words and figures as follows:

Intention to Close and Abandon Certain Streets in Miraloma Park.

Resolution No. 5313 (Series of 1939).

Whereas, Meyer Construction Co. has requested through its engineers, Punnett, Parez and Hutchison, that certain streets in Miraloma Park be closed and abandoned so that said Meyer Construction Co. may resubdivide its property and open new streets in lieu of said streets proposed to be closed and abandoned; and

Whereas, Meyer Construction Co. is the owner or has the consent of the owners of the lands adjoining both sides of said streets; now therefore be it

Resolved, That the public interest requires and it is the intention of this Board of Supervisors to close and abandon said streets described as follows:

Parcel 1.—All of Stanford Heights Avenue lying between the northwesterly production of the southwesterly line of

Stanford Heights Avenue, and as designated with a course of $S4^{\circ} 35' 04'' E$ 235.127 feet on the Map of part of Miraloma Park showing the opening of Streets and Alleys filed May 14, 1931, in Map Book "M" at pages 43 to 46 inclusive, Official Records of the City and County of San Francisco, produced northwesterly to the northwesterly line of Kenyon Avenue produced southwesterly and a radial line with a bearing of $N1^{\circ} 30' E$ at the westerly extremity of the curve (at Gatun Alley) with a center line radius of 158 feet as per abovementioned map.

Parcel 2.—All of Verna Street lying between the southerly line of Stanford Heights Avenue and the northerly line of Kenyon Avenue as per abovementioned map.

Parcel 3.—All of Nile Alley lying between the easterly line of Rockdale Drive and the westerly line of Stanford Heights Avenue as per abovementioned map.

Parcel 4.—All of Myra Way from its westerly termination to the northwesterly line of Stanford Heights Avenue as per abovementioned map.

Parcel 5.—All of Robin Hood Drive from its westerly termination to the southerly line of Thirty-first Street as per abovementioned map.

Parcel 6.—All of Cresta Vista Drive lying between a radial line with a bearing of $N16^{\circ} 52' E$ radial to the curve (easterly from Lulu Alley) with a center line radius of 235 feet, said radial line being distant easterly 121.787 feet from the northeasterly line of Lulu Alley measured along the southerly line of Cresta Vista Drive and the southeasterly production of the radial at the most easterly extremity of the curve with a 15-foot radius joining the southeasterly line of Molimo Drive with the northwesterly line of Cresta Vista Drive as shown on abovementioned map.

Parcel 7.—All of Molimo Drive lying between Cresta Vista Drive and the northwesterly production of the most northerly extremity of the curve with a 15-foot radius joining the southeasterly line of Molimo Drive with the northwesterly line of Cresta Vista Drive as per abovementioned map.

Parcel 8.—All of Rockdale Drive lying between the radial line at the southwesterly extremity of the curve (between Avoca Alley and Myra Way) with a center line radius of 715 feet as shown on abovementioned map and the northwesterly line of Stanford Heights Avenue produced across Rockdale Drive. A portion of said Rockdale Drive being formerly San Martin Way.

Parcel 9.—All of Burlwood Drive, formerly Rockdale Drive, lying between the northeasterly line of Lulu Alley and Rockdale Drive.

Parcel 10.—All of Boaz Court from its southeasterly termination to a line running $S33^{\circ} 18' 09'' W$ from the southeasterly extremity of the curve with a radius 182 feet on the northeasterly line of Boaz Court, said line being also tangent to the northeasterly production of curve with a radius of 100 feet on the southeasterly line of said Boaz Court as per abovementioned map.

Parcel 11.—All of Los Palmos Drive lying between a line radial to the northeasterly extremity of the curve with a center line radius of 280 feet (near Dorcas Way) and a line at right angles northeasterly from the tangent $S70^{\circ} 54' E$ on the southwesterly line of Los Palmos Drive, said line at right angles being distant $S70^{\circ} 54' E$ 117.499 feet from the

southeasterly extremity of the curve with a center line radius of 266 feet as per abovementioned map.

Reference is made to a map on file in the office of the Clerk of the Board of Supervisors of the City and County of San Francisco, State of California. Said closing and abandonment shall be done and made in the manner and in accordance with section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California and notice is hereby given that on the 1st day of April, 1946, this Board will hear all persons interested in or objecting to said closing and abandonment.

Before the final closing and abandonment of abovementioned streets, Meyer Construction Co. shall pay to the City and County of San Francisco the sum of One Hundred Dollars (\$100) to defray the cost of advertising and expenses incidental to said closing and abandonment.

The Clerk of the Board is hereby directed to transmit a certified copy of this resolution to the Department of Public Works and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said streets in the manner provided by law and to cause notice to be published in the San Francisco Chronicle, the official newspaper, as required by law.

Adopted: Board of Supervisors, San Francisco, March 11, 1946.

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan.

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

DAVID A. BARRY, Clerk.

Approved, San Francisco, March 13, 1946.

R. D. LAPHAM, Mayor.

Whereas, the Clerk of this Board did transmit to the Department of Public Works of the City and County of San Francisco, a certified copy of said resolution, and said Department of Public Works did upon receipt of said resolution, cause to be posted in the manner and as required by law, notice of the passage of said resolution, and did also cause in the manner and as required by law, a notice of similar substance to be published for a period of ten days in the San Francisco Chronicle, the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said closing and abandonment to be done as described in said Resolution No. 5313; and Meyer Construction Company has paid the aforesaid sum of \$100 to the City and County of San Francisco, a municipal corporation, hereinafter referred to as the City; and

Whereas, the Board of Supervisors has acquired jurisdiction to order said closing and abandonment; now, therefore, be it

Resolved, That all of said streets in Miraloma Park, as hereinbefore described, are hereby closed and abandoned as of the date of recording a deed conveying to the City certain lands required for the opening of certain new public streets in Miraloma Park in lieu of those closed, as per map on file in the office of the Director of Property; and such deed to the City is hereby accepted, subject to approval by the City Attorney.

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Director of Public Works; and that the Mayor and the Clerk of the Board of Supervisors on behalf of the City be and they are hereby authorized to execute a deed or deeds conveying the City's interest in the abandoned portions of said streets to the owners of the lands adjacent thereto.

Recommended by the Director of Property.
 Recommended by the Director of Public Works.
 Approved as to form by the City Attorney.
 Description approved by the City Engineer.
 Approved by the Chief Administrative Officer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, Mead, Meyer, Sullivan—10.
 Absent: Supervisor McMurray—1.

Authorizing Appointment of Committee to Arrange for Celebration of Gold Rush Days and One Hundredth Birthday of California's Admission Into the Union.

Mayor Lapham said, I have before me two resolutions you acted upon last Monday. One proposed by Supervisor Brown advocating a world fair to commemorate California's admission into the Union, and the other by Supervisor Lewis requesting the Mayor to appoint a Citizens' Committee for the proper observance of the Centennial of California's admission into the Union.

I have spoken to Supervisor Brown and Supervisor Lewis and it was my suggestion that instead of letting these two resolutions stand that you might rescind action and introduce one resolution suggesting the appointment of a committee to recommend the proper kind of a celebration for this period and that would not overlook the world fair idea if you want to do it.

I wish to remind you, that a month after I took office there was a resolution adopted to have the Mayor appoint a committee to celebrate California's one hundredth birthday as a State in the Union.

Supervisor Lewis stated, the second resolution was a resolution of the County, State and National Affairs Committee and it was the consensus of the Committee that we have a celebration with the world fair. I believe that we should rescind action and let Supervisor Brown's resolution stand.

Supervisor Brown remarked, I have no objection to that procedure.

Motion to Rescind.

Supervisor Brown moved that the action of the Board in passing the first resolution be rescinded.

Seconded by Supervisor Meyer.

No objections and motion carried.

Supervisor Brown moved that we rescind action on the other one also and then introduce a new resolution.

Seconded by Supervisor Meyer.

No objections and motion carried.

Motion to Appoint Committee.

Supervisor Brown moved that we request his Honor the Mayor to appoint a committee for the purpose of making recommendations to the City of San Francisco for an appropriate celebration to commemorate the Gold Rush Days and the celebration of the One Hundredth Birthday of California's Admission to the Union.

Seconded by Supervisor Lewis.

No objections and motion carried.

The Chair authorized Supervisor Brown to present the proper resolution under his name on Roll Call.

Adopted.

The following recommendations of his Honor the Mayor were taken up:

Leave of Absence—Edward Sharkey, Managing Director of the War Memorial.

Proposal No. 5710, Resolution No. 5533 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. Edward Sharkey, Managing Director of the War Memorial, is hereby granted a leave of absence for the period of June 3 to June 10, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Leave of Absence—Honorable E. L. Turkington, Police Commissioner.

Proposal No. 5711, Resolution No. 5534 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable E. L. Turkington, Police Commissioner, is hereby granted a leave of absence for the period of June 8 to July 8, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Leave of Absence—Honorable Lloyd E. Wilson, President, Board of Park Commissioners.

Proposal No. 5712, Resolution No. 5535 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Lloyd E. Wilson, President, Board of Park Commissioners, is hereby granted a leave of absence for the period of June 14 to 23, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Leave of Absence—Mayor Roger D. Lapham.

Proposal No. 5713, Resolution No. 5536 (Series of 1939), as follows:

Resolved, That pursuant to his application made to this Board of Supervisors, his Honor Roger D. Lapham, Mayor of the City and County of San Francisco, be and he is hereby granted a leave of absence for the period May 29, 1946, to June 10, 1946, both dates inclusive, with permission to leave the State of California.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Leave of Absence—Supervisor Arthur M. Brown, Jr.

Proposal No. 5719, Resolution No. 5538 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Hon. Arthur M. Brown, Jr., Supervisor, is hereby granted a leave of absence for the period May 29 to June 3, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

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

**Authorizing Agreement With the State of California Relative to Use
of Children's Building on Hassler Health Home Property in San
Mateo County.**

Supervisor Mancuso presented as a Finance Committee Recommendation.

Proposal No. 5708, Resolution No. 5512 (Series of 1939), as follows:

Whereas, the State of California through its Division of Elementary Education, State Department of Education, hereinafter referred to as the State is desirous of using the Children's Building located near the intersection of Whipple Road and Pulgas Road on certain land situated in San Mateo County, California, which land is known as the Hassler Health Home property and is owned by the City and County of San Francisco, a municipal corporation, hereinafter referred to as the City; and

Whereas, the State requires said building with sufficient ground space surrounding the same to care for cerebral-palsied children until such time as it is able to construct a building on its own land for said purpose; and

Whereas, the City Department of Public Health does not need the above mentioned Children's Building at present; and

Whereas, the Chief Administrative Officer has recommended that the State be allowed to use said building and ground space pursuant to the provisions hereof; now, therefore, be it

Resolved, That the Chief Administrative Officer on behalf of the City be and he is hereby authorized and directed to execute the necessary written agreement with the State of California for the period beginning June 1, 1946, and ending June 30, 1947, at a rental of \$300.00 per month; with the right of renewal for an additional period of one year.

The Director of Property is authorized to arrange the terms and conditions of said agreement subject to approval as to form by the City Attorney. The rental shall be collected by the Director of Property and deposited in the City Treasury to the credit of the General Fund.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

The Chair directed the Clerk to send a telegram to Governor Warren informing him that the Board had adopted the resolution on this day and thanking him for his consideration.

Requesting Mayor to Appoint Citizens' Committee for Purpose of Formulating Plans for a Centennial Celebration During 1948, 1949 and 1950 to Commemorate Discovery of Gold in California, the Gold Rush and the Admission of California to the Union.

Supervisor Brown presented:

Proposal No. 5714, Resolution No. 5553 (Series of 1939), as follows:

Whereas, following the epoch-making discovery of gold in California in 1848, the year 1849 witnessed a great influx of settlers and prospectors into California, most of whom came through the Port of San Francisco; and

Whereas, on the ninth day of September in the year 1850, Congress passed a bill which admitted California as the thirty-first free state of the American Union; and

Whereas, the coincidence of these historical events should be fittingly commemorated and brought to the attention of the world; now, therefore, be it

Resolved, That this Board of Supervisors does hereby go on record as favoring and advocating a suitable centennial celebration to be held in San Francisco or throughout the San Francisco Bay Area during the years 1948, 1949 and 1950, to commemorate the Discovery of Gold, the Gold Rush, and the Admission to the Union of the State of California; and, be it

Further Resolved, That his Honor the Mayor be and he is hereby requested to appoint a citizens' committee for the purpose of formulating plans for a Centennial Celebration of the Discovery of Gold, the Gold Rush, and the Admission of California to the Union, during the years 1948, 1949, and 1950.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Controller to Study and Report on Costs of Maintenance Furnished to Employees.

Supervisor Christopher presented:

Proposal No. 5715, Resolution No. 5537 (Series of 1939), as follows:

Whereas, it has been brought to the attention of this Board of Supervisors that the charges and deductions for maintenance as contemplated in the annual salary ordinance furnished to various employees of the City and County of San Francisco possibly have been affected by current economic conditions; and

Whereas, it is necessary that this Board of Supervisors be in possession of factual information before it may intelligently conclude on the suggestions thus far submitted; now, therefore, be it

Resolved, That the Controller be authorized and directed and he is hereby authorized and directed to study and report on the costs of maintenance as contemplated in the annual salary ordinance furnished by any and all departments of the City and County of San Francisco to any and all of the employees within their respective jurisdictions; and, be it

Further Resolved, That any and all departments be directed and they are hereby directed to submit immediately to the Controller in such form and in such detail as he may prescribe statements showing all accommodations, services and facilities furnished to any and all

employees within their respective jurisdictions and the costs with respect to each item.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Requesting Chief Administrative Officer to Enter Into a Lease so That Farmers' Market May Continue in Operation Until the Coming November Election.

Supervisors Christopher and Mead presented:

Proposal No. 5716, Resolution No. . . . (Series of 1939), as follows:

Whereas, the People of the City and County of San Francisco at the November, 1945 election, voted overwhelmingly to continue the Farmers' Market, and

Whereas, the lease between the City and County of San Francisco and the owner or owners of the property on which the Market is presently located, expires on June 30, 1946, and

Whereas, if the Farmers' Market is to continue to serve the community, it is necessary that a new site be located or arrangements made to renew the present lease, and

Whereas, the electorate will be asked to vote on a declaration of policy at the coming November election to determine whether or not the City should assume the responsibility of providing the funds necessary for the purchase of lands and appurtenances for a new and permanent Farmers' Market, estimated to range between seventy-five and one hundred thousand dollars; now, therefore, be it

Resolved, That in order to provide for the uninterrupted operation of the Farmers' Market and to afford, in the interim, an opportunity to the voters of the City and County of San Francisco to express their views at the November election, with respect to authorizing the City to sponsor the cost and perpetuation of a new and permanent Farmers' Market, the Chief Administrative Officer is respectfully requested to enter into a lease with the owner or owners of the site presently occupied by the Market or to make arrangements for some other location, said lease not to run beyond the period of one year.

Discussion.

Supervisor Brown said, the maker of the resolution does not quite state the case. The lease expires in July, but it can be renewed for a year.

Supervisor Christopher stated, we know that it can be renewed for one year, but we do not want to take advantage of that. For purpose of expediting this matter I believe it should be brought out that we are being rather careful by not having this gentleman lose any money by our not taking advantage of this lease. I am wondering if this matter should be referred to a committee because time is of the essence. I would suggest that the committee hold a meeting at the earliest possible moment.

Supervisor Brown remarked, the members of the Board voted against the \$10,000 and they have been subject to criticism by uninformed people who say that the Farmers' Market would end because the money was not appropriated. That is not the fact, the market can continue for another year at the present site. I would be willing to make an adjustment in the lease. The Board did not refuse to permit the market to continue, it just refused a permanent home for it.

Supervisor Christopher explained, this is not a matter of \$10,000, it is a matter of \$75,000. Just because we voted against the market, that does not mean that we are opposed to it. We are opposed to the outlay of \$75,000 for the operation of the market. The question is whether or not the people want to continue the market if the money has to come from the tax rate.

Referred to Commercial and Industrial Development Committee.

Favoring Submission at November, 1946, Election, of a Declaration of Policy Regarding Operation of Farmers' Market.

Supervisor Christopher presented:

Proposal No. 5717, Resolution No. (Series of 1939), as follows:

Whereas, the lease of the site on which the Farmers' Market is at present located expires on June 30, 1946, and

Whereas, at the November, 1945 election, the people by a substantial majority, voted to continue the operation of the Farmers' Market, and

Whereas, efforts have been made to have the City finance the cost of a permanent Farmers' Market, the outlay estimated to range between seventy-five thousand and one hundred thousand dollars, and

Whereas, records indicate that during the past two years, the Market has been barely able to meet its operating expenses, and

Whereas, while the Board of Supervisors does not wish to contravene the edict of the people, at the same time it does not desire to place the cost of such a venture on the shoulders of the taxpayers; without specific authority; now, therefore, be it

Resolved, In order to determine the wishes of the people with respect to financing the cost of a new and permanent Farmers' Market, this Board of Supervisors does hereby go on record as being in favor of submitting a declaration of policy to the electorate at the November, 1946 election, setting forth in detail the following:

1. Location of the proposed site.
2. Cost of proposed site.
3. Cost of appurtenances necessary for the operation of the Market.
4. Probable amount of revenue that may be expected to accrue, based on past experiences of the Market.
5. Probable length of time over which amortization of the amount advanced by the City, may be expected to run, based on past revenues and costs.
6. Any other information that may be pertinent to the subject.

Further Resolved, That the City Attorney and the Registrar of Voters be and are hereby requested, respectively, to prepare such a declaration of policy as is outlined herein and to take such procedural steps as are necessary for the submission of such policy at the General Election to be held in November, 1946.

Referred to Commercial and Industrial Development Committee.

Urging the Housing Authority to Adopt a Policy of Non-Discrimination and Non-Segregation in Consideration of Veteran Applicants for Units in Housing Projects.

Supervisors Colman and Christopher presented:

Proposal No. 5718, Resolution No. (Series of 1939), as follows:

Whereas, the gravity of the housing problem facing veterans has been recognized officially by various acts of the Board of Supervisors

and city administration, including establishment of the Veterans' Housing Bureau and appropriation of funds and conversion of federal structures to emergency apartments for veterans and their families; and

Whereas, men and women of all races, colors, creeds, and ancestries served honorably in our armed forces during the war, many with heroism and outstanding devotion to duty; and

Whereas, it is the policy of the Board of Supervisors of the City and County of San Francisco that there shall be no discrimination by reason of race, creed, color, or ancestry in the administration of public funds or of programs entailing tax exemption or other forms of contribution; and

Whereas, it is found that the practice of separation or segregation of tenants according to color by the Housing Authority of the City and County of San Francisco means that it is impossible for a fair and impartial "first come, first served" principle to govern the distribution of available public housing units to applicants, and therefore that this practice of segregation actually involves discrimination; and,

Whereas, in comparison with the relative numbers of white and non-white veterans registered at the Housing Bureau, the discrimination against colored veterans resulting from the practice of segregation has reached serious proportions in recent months, both as to numbers and quality of public housing units made available; and, further,

Whereas, it is both a matter of record and of widespread agreement among experts in interracial relations that trouble between white and non-whites invariably occurs in those communities or sections of cities where segregation is the basic pattern of housing occupancy, and that such trouble does not occur in so-called mixed sections where people live as neighbors; and

Whereas, there is ample evidence in California, notably in Marin City and Los Angeles, of the ability of Americans of many backgrounds, including Negroes and southern whites, to live in harmony as neighbors under enlightened public housing management; now, therefore, be it

Resolved, That this Board of Supervisors reaffirms the rights of all veterans, regardless of race, color, creed, or ancestry, to equal treatment at the hands of all public agencies of this City and County, and therefore, other factors being equal, to equal access, on a basis of "first come, first served," to all public housing for veterans operated by the Housing Authority of the City and County of San Francisco, and be it

Further Resolved, That this Board of Supervisors hereby urges upon said Housing Authority immediate adoption of a policy of non-discrimination and non-segregation, and of any and all procedures, in cooperation with the Veterans' Housing Bureau, which will eliminate existing injustices and guarantee to all veteran applicants for housing that they will be housed solely according to their seniority on one master waiting list, without regard to race, color, creed, or ancestry.

Referred to Public Health and Welfare Committee.

Statement of Supervisor Colman Relative to His Stand on the Budget and the Farmers' Market.

Supervisor Colman stated, I was absent during the budget hearings for the first time in my career. I have heard a great deal about the work that was done by the Board. I think I could say that if I had been present I would have voted for the budget.

I would like to state my position about the Farmers' Market and

if I had been present I would have voted for the appropriation. It is my contention that when the people voted for the Farmers' Market that carried with it an edict that the Board should have appropriated the money for the operation of the market.

It was brought out in committee meetings that the amount appropriated could have been amortized by the charging of fees. I believe that the Board ignored an edict that, to my interpretation, said that not only do we want a market but you should also spend whatever money is necessary for the operation of the market. This, together with the statements made by the Chief Administrative Office to the committee, leaves me to believe that the Board did not act wisely in refusing to appropriate the money.

Small Playgrounds.

Supervisor Lewis said, the matter of small playgrounds should be called to the attention of the Board. The Recreation Commission says that they have no jurisdiction over them and the Park Commission says that they do not have any jurisdiction over them. As a result of this condition we find that the playgrounds are deteriorating very rapidly. The slides are falling apart, the sand is full of fleas, the swings do not work properly and the type of people that hang around does not make it conducive for mothers to permit their children to go to the park, because there is no supervision over the parks.

Referred to Education, Parks and Recreation Committee.

Authorizing City Attorney to Prepare Necessary Documents for Granting Garbage and Refuse Disposal Franchise to Sanitary Fill Company.

Presented by Supervisor Lewis:

Proposal No. 5709, Resolution No. 5532 (Series of 1939), as follows:

Resolved, That the bid of the Sanitary Fill Company for a garbage and refuse disposal franchise, received on April 29, 1946, be and is hereby accepted, and the City Attorney is hereby authorized and requested to prepare all necessary procedural documents necessary to granting a garbage and refuse disposal franchise to said Sanitary Fill Company therefor.

Discussion.

Supervisor Christopher said, I would like to hear from Mr. Brooks on this.

Mr. Brooks explained, we have analyzed the two bids and the Sanitary Fill is the better bid. We looked into the matter of incineration but that would be a costly thing. The City would have to construct an incinerator and that would be a great expense to the City. The bid from the Sanitary Fill Company is a good bid and should be accepted.

Supervisor Colman inquired of Supervisor Lewis, did your resolution contemplate that the Sanitary Fill Company would have to put up the money that is necessary to make up the difference in salary for the Inspectors.

Supervisor Gallagher replied, that matter will have to be included in the legislation as it is drawn by the City Attorney.

Supervisor Mancuso asked, does that mean that the individual home owner and property owner throughout town will have to pay an increased garbage rate?

Mr. Brooks replied, I do not think so. The home owner is protected by the garbage disposal rates of 1932. This does not apply to business collections but I understand that the O.P.A. has a rate fixed on the price that can be charged for business establishments.

Thereupon the roll was called and the foregoing proposal was adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Budget Procedure Ordinance Providing for Submission of Administrative Provisions of Annual Salary Ordinance.

Supervisor Lewis presented:

Bill No. 4100, Ordinance No. . . . (Series of 1939), as follows:

Amending the Budget Procedure Ordinance by the addition of a new section providing for the submission of the administrative provisions of the Annual Salary Ordinance and the publication thereof.

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

Section 1. Bill No. 1925, Ordinance No. 1847 (Series of 1939), is hereby amended by adding a new section as follows:

Section 1.1. The administrative provisions of the Annual Salary Ordinance for each ensuing fiscal year shall be prepared and submitted not later than May 1st by the Civil Service Commission to the Board of Supervisors.

Upon transmission thereof to the Board of Supervisors it shall thereupon be automatically referred to the Finance Committee and shall be published concurrently with and in the same manner as the Mayor's proposed budget and the draft of the Annual Appropriation Ordinance are published.

Referred to Judiciary Committee.

Requesting Attendance of Mr. Henderson at Board Meeting Relative to Securing Additional Platform Men for Municipal Railway.

Supervisor MacPhee moved that Mr. Henderson, as the representative of the Civil Service Commission, be requested to appear before the Board on Monday, June 3rd, as a Special Order of Business at 3:30 p.m., for discussion of the question of providing additional platform men for the Municipal Railway.

Seconded by Supervisor Lewis.

No objections and motion carried.

Clerk to direct a communication to the Civil Service Commission.

Committee Meetings.

Public Health and Welfare Committee, Friday, May 31st, 2:00 p.m.

Commercial and Industrial Development Committee, Wednesday, June 5th, 2:00 p.m.

Motion to Recess.

Supervisor Sullivan moved that we recess until Friday, May 31, 1946, at 10:00 a.m.

Seconded by Supervisor McMurray.

No objections and motion carried.

RECESS.

There being no further business, the Board, at the hour of 6:35 p.m., recessed until Friday, May 31st, at 10:00 a.m.

DAVID A. BARRY, Clerk.

FRIDAY, MAY 31, 1946

FRIDAY, MAY 31, 1946—10:00 A. M.

In Board of Supervisors, San Francisco, Friday, May 31, 1946, 10:00 a.m. The Board of Supervisors met in recessed session.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, Mead, McMurray, Sullivan—9.

Absent: Supervisors MacPhee, Meyer—2.

Quorum present.

President Dan Gallagher presiding.

Supervisor MacPhee excused from attendance.

Supervisor Meyer excused from attendance.

Final Passage.

The following recommendation of Finance Committee, heretofore Passed for Second Reading was taken up:

ANNUAL APPROPRIATION ORDINANCE 1946-1947

BILL No. 4074, ORDINANCE No. 3858 (Series of 1939), as follows:

AN ORDINANCE APPROPRIATING ALL ESTIMATED RECEIPTS AND ALL ESTIMATED EXPENDITURES FOR THE CITY AND COUNTY OF SAN FRANCISCO FOR THE FISCAL YEAR ENDING JUNE 30, 1947

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

Section 1. The several amounts of estimated receipts, income and revenue enumerated herein are hereby appropriated to the several funds and departments indicated in this ordinance for the purpose of meeting appropriations herein provided.

Section 2. The several amounts of proposed expenditure for the fiscal year ending June 30, 1947 are hereby appropriated to the several funds and departments as enumerated herein. Each department for which an expenditure appropriation is herein made is hereby authorized to use, in the manner provided by law, the amounts so appropriated for the purposes specified in this appropriation ordinance.

Section 3. The Controller is hereby authorized and directed to set up appropriate accounts for the items of receipts and expenditures appropriated herein.

Where revenues for any fund or department are herein provided by transfer from any other fund or department, or where a duty or a performance has been transferred from one department to another, the Controller is authorized and directed to make the related transfer of funds; provided further, that where revenues for any fund or department are herein provided by transfer from any other fund or department in consideration of departmental services to be rendered, in no event shall such transfer of revenue be made in excess of the actual cost of such service; provided further, that in no event shall transfers from utility surplus exceed the limitations set forth in Section 129 of the Charter.

In addition to the amount provided from taxes the Controller shall make available for expenditure only the amount of actual receipts for items of proposed expenditures that are designated herein as appropriated for Collection of Rents (Real Estate Department), Tearing Up Streets, Inspection Fees (Engineering), Advertising Fees (Engineering), Camp Mather (Recreation Department), and War Memorial Reserve Fund (in accordance with Ordinance 125, Series of 1939).

In connection with the operation of Camp Mather (Recreation Department) the Controller is authorized to establish an account for depositing revenues which are applicable to the ensuing fiscal year; said revenues shall be carried forward and become a part of the funds available for appropriation in said ensuing fiscal year.

The Controller is hereby authorized to make the necessary transfers to correct erroneous objects of expenditure classifications, and corrections in classifications made necessary by changes in the proposed method of expenditure.

Section 4. The several items of expenditures herein appropriated, being based on estimated receipts, income or revenues which may not be fully realized, it shall be incumbent upon the Controller to establish a schedule of allotments, monthly or quarterly as he may determine, under which the sums appropriated to the several departments shall be expended. The Controller shall revise such revenue estimates monthly. If such revised estimates indicate a shortage the Controller shall hold in reserve an equivalent amount of the corresponding expenditure appropriations set forth herein until the collection of the amounts as originally estimated is assured, and in all cases where it is provided by the Charter that a specified or minimum tax shall be levied for any department the amount of such appropriation herein provided derived from taxes shall not exceed the amount actually produced by the levy made for such department. The Controller in issuing warrants or in certifying contracts or purchase orders or other encumbrances pursuant to Section 86 of the Charter, shall consider only the allotted portions of appropriation items to be available for encumbrance or expenditure and shall not approve the incurring of liability under any allotment in excess of the amount of such allotment. In case of emergency or unusual circumstances which could not be anticipated at the time of apportionment, an additional allotment for a period may be made on the recommendation of the department head and that of the Chief Administrative Officer, board or commission, and the approval of the

Controller. After the allotment schedule has been established or fixed, as heretofore provided, it shall be unlawful for any department or officer to expend or cause to be expended a sum greater than the amount set forth for the particular activity in the said allotment schedule so established, unless an additional allotment is made, as herein provided.

Allotments, liabilities incurred and expenditures made under expenditure appropriations herein enumerated shall in no case exceed the amount of each such appropriation, unless the same shall have been increased by supplemental appropriations made in the manner provided by Sections 79 and 80 of the Charter, or by transfer as provided by Sections 77 and 90 of the Charter.

The Controller is hereby authorized to establish reserves for the purpose of providing funds for adjustments in connection with the liquidation of encumbrances.

Section 5. Where appropriations are made for specific projects or purposes which may involve the payment of salaries or wages, the head of the department to which such appropriations are made, or the head of the department authorized by contract or interdepartmental order to make expenditures from each such appropriation, shall file with the Controller, when requested, an estimate of the amount of any such expenditures to be made during the ensuing period.

Section 6. The Controller is hereby authorized and directed to prescribe the method to be used in making payments for interdepartmental services in accordance with the provisions of Section 77 of the Charter, and to provide for the establishment of interdepartmental reserves which may be required to pay for future obligations which result from current performances. Whenever, in the judgment of the Controller, the amounts which have been set aside for such purposes are no longer required or are in excess of the amount which is then currently estimated to be required, the Controller shall transfer the unrequired amount to the unappropriated balance of the particular fund of which the reserve is a part. Provided further that no expenditure shall be made for outlay purposes from any interdepartmental reserve without specific appropriation by the Board of Supervisors.

Section 7. Appointing officers shall not make appointments to any office or position until the Controller shall certify that funds are available. Appointments to seasonal or temporary positions shall not exceed the term for which the Controller has certified the availability of funds.

The Controller shall be immediately notified of a vacancy occurring in any position.

Employees shall not be permitted to work overtime unless funds are available to pay for such overtime at the rates established or unless an actual emergency exists as provided by law.

Section 8. Surpluses existing in appropriations herein made for personal services shall be transferred by the Controller to a "Compensation Reserve" in the fund of which the appropriation is a part.

Each "Compensation Reserve" is appropriated for the following purposes:

For adjusting the provision for the compensation of an office or a position wherein the amount provided for such compensation is not sufficient to pay the officer or employee returning to such office or position from military or war leave the compensation said officer or employee is legally entitled to receive.

For providing the compensation for an office or a position wherein provision has not been otherwise made to pay an officer or employee returning from military or war leave to a regularly established office or position the compensation said officer or employee is legally entitled to receive.

For adjusting the provision for the compensation of an office or a position wherein the amount provided for such compensation is not sufficient to pay the officer or employee the compensation said officer or employee is legally entitled to receive.

Such amounts as may be required to carry out the above provision shall be transferred by the Controller to the related appropriations upon the request of the department head concerned and that of the Chief Administrative Officer, board or commission for departments under their respective jurisdiction.

Each such request shall require the prior approval of the Secretary of the Civil Service Commission.

No such transfer shall be made from one fund to another.

Surpluses existing in "Compensation Reserve" may also be used for the making of appropriation for other compensation requirements in the manner provided by Charter.

Section 9. Under the provisions of Section 35.5½ of the Charter, salary warrants for extra time served by members of the Police Department shall be payable from the regular salary appropriation of the Police Department for the prevailing fiscal year or from any appropriation made for such purpose, and at no time shall extra compensation be authorized or paid in amounts exceeding the available unencumbered balance in any such appropriation.

Section 10. The Controller is hereby authorized and directed to continue the existing Special and Trust Funds, Revolving Funds, and Reserves and the receipts in and expenditures from each such fund are hereby appropriated in accordance with law and the conditions under which each such fund was established.

The Controller is hereby authorized and directed to set up additional Special and Trust Funds and Reserves, as they may be created by either additional bequests or under other conditions.

Whenever the City and County of San Francisco shall receive for a special purpose from the United States of America, the State of California, or from any public or semi-public agency, or from any private person, firm or corporation, any moneys, or property to be converted into money; the Controller shall set up on the books of his office a special fund or account evidencing the said moneys so received and specifying the special purposes for which they have been received and for which they are held, which said account or fund shall be maintained by the said Controller as long as any portion of said moneys or property remains.

Each Department of the City and County of San Francisco, which in the normal operations under its powers and duties is by law and upon deposit of moneys by persons, firms, or corporations authorized to perform certain services for and at the cost and expense of said persons, firms, or corporations, is hereby authorized to perform similar services for the United States of America, the State of California, or any division or agency of either, upon receipt of a legal and proper order or contract to pay to the City and County of San Francisco the full cost and expense of performing the required services upon completion thereof. City owned public utilities may with the approval of the Controller perform such services for privately owned public utilities in the manner provided in this paragraph.

The expenditures necessary from said funds or said accounts as created herein, in order to carry out the purpose for which said moneys or orders have been received or for which said accounts are being maintained, shall be approved by the Controller and said expenditures are hereby appropriated in accordance with the terms and conditions under which said moneys or orders have been received by the City and County of San Francisco, and in accordance with the conditions under which said funds are maintained.

Section 11. The Controller is hereby authorized and directed to set up appropriations for refunding amounts deposited in the Treasury in excess of amounts due.

Section 12. Moneys which are appropriated during the fiscal year from the Emergency Reserve Fund to departments, offices and funds shall be construed only as estimates of such requirements. The Controller shall, upon the determination of the actual requirement, return to the Emergency Reserve Fund that portion of the appropriation which is not actually required for the stated emergency.

Prior to the close of the fiscal year the Controller shall transfer to the Emergency Reserve Fund from any available balance in the appropriations of any department, office or fund the amount such department, office or fund has received as an appropriation from the Emergency Reserve Fund or as much thereof as is available for transfer.

Section 13. The term "department" as used in this ordinance shall mean department, bureau, office, utility, board or commission, as the case may be. The term "department head" as used herein shall be as defined in Section 20 of the Charter.

Section 14. All supplemental appropriations shall be subject to the provisions hereof.

Section 15. The several amounts of estimated receipts herein appropriated, and each fund or department to which such appropriation is made, are as follows:

CONSOLIDATED BUDGET 1946-1947

City and County of San Francisco

Name of Fund	Appropriations		Revenues							
	Amount	By Transfer	Total	By Transfer	From Surplus	Other Than Taxes		Taxes	Unappropriated Revenues	Appropriated Revenues
						Appropriation	Fund			
CURRENT FUNDS (General City and County)										
General Fund.....	44,846,064	198,503	45,044,567	198,503	2,525,000	10,853,378	10,302,849	21,164,837		45,044,567
Unemployment Relief Reserve.....	150,000		150,000					150,000		150,000
Library.....	810,097		810,097				28,300	781,797		810,097
Recreation.....	1,329,911		1,329,911				78,400	1,251,511		1,329,911
Park.....	2,670,234		2,670,234				734,800	1,935,434		2,670,234
de Young Museum.....	231,572	7,770	239,342	7,770			400	231,172		239,342
California Palace of the Legion of Honor.....	189,479		189,479				900	188,579		189,479
War Memorial.....	321,214		321,214				80,000	241,214		321,214
Employees' Retirement System.....	3,421,495	1,488,033	4,909,528	1,488,033				3,421,495		4,909,528
Workmen's Compensation.....	100,000		100,000					100,000		100,000
Publicity and Advertising.....	300,000		300,000					300,000		300,000
TOTAL CURRENT FUNDS (General City and County).....	54,370,066	1,694,306	56,064,372	1,694,306	2,525,000	10,853,378	11,225,649	29,766,039		56,064,372
OTHER CURRENT FUNDS										
General City Bond Interest and Redemption Fund.....	4,807,305	88,200	4,895,505	88,200				4,807,305		4,895,505
P. S. E. Bond Interest and Redemption Fund.....		8,522,688	8,522,688	8,522,688						8,522,688
Interest on Tax Anticipation Notes.....	5,000		5,000		5,000					5,000
TOTAL OTHER CURRENT FUNDS	4,812,305	8,610,888	13,423,193	8,610,888	5,000			4,807,305		13,423,193

(Consolidated Budget 1946-1947, continued on next page)

CONSOLIDATED BUDGET 1946-1947 (Continued)

City and County of San Francisco

Name of Fund	Appropriations			Revenues					
	Amount	By Transfer	Total	By Transfer	From Surplus	Other Than Taxes		Unappropriated Revenues	Appropriated Revenues
						Appropriation	Fund		
PUBLIC SERVICE ENTERPRISE (Current Funds)									
Public Utilities Commission—General.....		170,135	170,135	170,135					170,135
Public Utilities Commission—Heat, Light and Power Bureau.....	1,273,385	1,802,335	3,075,720	1,802,335			1,273,385		3,075,720
San Francisco Airport Operating.....	1,234,860		1,234,860			340,645	894,215		1,234,860
Municipal Railway Operating.....	8,753,568	9,513,699	18,267,267	9,513,699		7,583,461		1,170,107	18,267,267
Municipal Railway—Market Street Extension.....	11,603,566		11,603,566			9,513,699		2,089,867	11,603,566
Water Operating.....	11,328,400		11,328,400		959,106	10,369,294			11,328,400
Heich Heichy Water Supply.....		4,545,045	4,545,045	4,545,045					4,545,045
Heich Heichy Power Operative.....		3,141,755	3,141,755	3,141,755					3,141,755
Utilities Engineering Bureau.....	3,141,755	129,347	129,347	129,347					129,347
TOTAL PUBLIC SERVICE ENTERPRISES (Current)	37,335,534	16,160,561	53,496,095	16,160,561	959,106	30,948,854	2,167,600	3,259,974	53,496,095
SPECIAL ROAD IMPROVEMENT FUND	1,602,853		1,602,853		250,000	1,352,753	100		1,602,853
SPECIAL GAS TAX STREET IMPROVEMENT FUND	800,000		800,000		200,000	600,000			800,000
TOTAL	2,402,853		2,402,853		450,000	1,952,753	100		2,402,853
TOTAL GENERAL CITY AND COUNTY BUDGET	98,920,758	26,465,755	125,386,513	26,465,755	3,939,106	44,127,256	36,741,044	3,259,974	125,386,513
SCHOOL FUNDS									
San Francisco Unified School District (Tentative).....	16,246,849		16,246,849		400,000	5,689,497	10,157,352		16,246,849
TOTAL SCHOOL FUNDS	16,246,849		16,246,849		400,000	5,689,497	10,157,352		16,246,849
TOTAL BUDGET	115,167,607	26,465,755	141,633,362	26,465,755	4,339,106	10,853,378	46,898,396	3,259,974	141,633,362

ESTIMATED REVENUES 1946-1947

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Penalties and Costs on Delinquent Taxes.....	60,000					60,000
Franchise Taxes						
Pacific Telephone & Telegraph Co.....	425,000					
Pacific Gas & Electric Co.-Electric Franchise Tax.....	82,300					
Pacific Gas & Electric Co.-Gas Franchise Tax.....	90,500					
California Street Cable Railroad Co.....	5,000					
American District Telegraph Co. and Subsidiaries.....	7,000					
Total Franchise Taxes.....	609,800					609,800
Licenses						
Vehicle Licenses (City Ordinances).....	41,000					41,000
Business Licenses						
Flower Stands.....	1,500					
Foods and beverages, off-premise, not otherwise covered ("Inspection Fees").....	22,000					
Eating Places, Public.....	65,000					
Meat and Meat Food Products.....	10,000					
Other Business Licenses.....	360,000					
Total Business Licenses.....	458,500					458,500
Professional and Occupational Licenses						
Contractors—Electric—Registration.....	10,000					
Contractors—General—Registration.....	15,000					
Master Plumbers—Registration.....	4,000					
Drivers and Sundry Professional and Occupational.....	8,000					
Total Professional and Occupational Licenses.....	37,000					37,000
Non-Business Licenses						
Marriage Licenses.....	28,000					
Dog Licenses.....	22,000					
Total Non-Business Licenses.....	50,000					50,000

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Fines, Forfeits and Penalties—Other than Tax						
Court Fines, Forfeits and Costs						
Traffic Fines—Violation of City Ordinances						
Uncontested Traffic Fines Bureau	471,950					
Municipal Traffic Courts	155,000					
Other than Traffic—Municipal Court	75,000					
Other than Traffic—Superior Court	12,000					
Penalties other than Court	6,000					
Total Fines, Forfeits & Penalties other than Tax	719,950					719,950
Interest Revenue	20,000					20,000
Revenues from other Agencies						
Grants-in-Aid (State and Federal)						
Aid to Needy Children						
Maintenance of Minors						
State Aid	86,670					
Paid to Parent						
State Aid	141,400					
Federal Aid	75,600					
Federal Administration Allowance	19,000					
Aid to Needy Blind						
State Aid	98,310					
Federal Aid	93,380					
Federal Administrative Allowance	8,150					
Aid to Needy Aged						
State Aid	3,067,900					
Federal Aid	2,519,300					
Federal Administration Allowance	75,579					
Log Cabin Ranch School State Aid	32,400					
Housing Authority—In Lieu of Taxes	300,945					
War Assistance Program—Federal Aid	10,000					

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Revenues from other Agencies—Grants-in-Aid (Continued)						
Sewage Treatment Plant and Sewers—Bridges State Aid		3,200,000				
Sewage Treatment Plants and Facilities—Extensions and Enlargement of Sewer System		4,810,203				
Construction Islais Creek Bridge		399,756				
Preventive Public Health Program						
State Aid	57,270					
Inspection and Licensing Homes for Aged and Children						
State Aid	24,000					
Tax Deeded Land Rentals	2,000					
Total	6,611,904	8,409,959				15,021,863
Revenues from Private Sources						
Unclaimed and Confiscated Cash and Property	4,000					
Bail Unclaimed after One Year	3,000					
Total Revenue from Other Agencies	7,000					7,000
Service Charges for Current Services						
General Government Service Charges						
Municipal Court Fees	42,000					
Superior Court Fees	140,000					
Naturalization Fees	600					
County Clerk Miscellaneous Fees	6,000					
Court Reporters' Fees	74,000					
Recording Fees—Recorder	135,000					
Public Administrator—Fees and Commissions	75,000					
Sheriff's Fees	24,000					
Inheritance Tax Collection Fees	17,000					
Rent of Room or Space in General Government Bldgs.	25,000					
Commissions on Rents—Real Estate Department	3,300					
Minor Sales—General Government	5,200					
Survey Fees—Public Works Department	7,000					
Advertising Fees—Public Works Department	100					
Other General Government Service Charges						
Tax Collector		250				
Registrar		4,000				
Controller		170				
City Planning Commission		1,400				

(Estimated Revenues, 1946-1947 continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Service Charges for Current Services—Other General Govt.						
Service Charges (Continued)						
Civil Service Commission	25					
Public Welfare	30					
Other	1,000					
Total General Government Service Charges	561,075					561,075
Public Safety Service Charges						
Second Hand Dealers Investigation and Permit Fees	6,000					
Auto Supply Stations Investigation and Permit Fees	2,800					
Paint and Lacquer Shop and Misc. Inv. & Permit Fees	1,270					
Fire Department Electricity Consumed by Others	30,000					
Reimbursement from State:						
½ Fireboat Expense (State Waterfront)	112,000					
Waterfront Expense	9,000					
Electrical Installation Inspection and Permit Fees	70,000					
Electric Sign Installations Investigation and Permit Fees	4,000					
Building Inspection and Permit Fees	150,000					
Engineering Inspection Fees on Public Work Performed by Private Contractor		12,000				
Excavation Under Street or Sidewalk Inspection and Permit Fees	14,000					
Street Numbering Fees	6,000					
Temporary Obstruction of Sidewalk and/or Roadway, Inspection and Permit Fees	17,500					
Gas Appliance Installation Inspection & Permit Fees	20,000					
Plumbing Fixture Inspection and Permit Fees	20,000					
Agricultural Commission, Inspection Fees, etc.	16,500					
Coroner's Fees	3,000					
Public Pound—Fees and Sales	6,000					
Other Public Safety Service Charges						
Police Department	4,000					
Fire Department	6,100					
Department of Electricity	750					
Department of Public Works	3,000					
Total Public Safety Service Charges	501,920	12,000				513,920

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Service Charges for Current Services (Continued)		50,000			50,000	
Sanitation Service Charges						
Side Sewer Installations ("Tearing up Streets")						
Health Conservation Service Charges						
Milk Cooling and Skimming Plants Inspection Fees	30,000					
Dairy Inspection Fees	29,000					
Pasteurizing Plant Inspection Fees	11,500					
Birth Certificate Fees	12,000					
Death Certificate Fees	14,000					
Removal Permit Fees	10,000					
Poultry Dealers Permit Fees	3,000					
Other Health Conservation Fees	4,500					
Total Health Conservation Service Charges	114,000				114,000	
Hospital Service Charges						
Care of Patients, etc., San Francisco Hospital	175,000					
Care of Inmates, etc., Laguna Honda Home	56,000					
Other	1,700					
Collections Account Patients in Non-Municipal Hospitals	41,000					
Total Hospital Service Charges	273,700				273,700	
Charities Service Charges						
Collection for Maintenance of Needy Minors	130,000				130,000	

(Estimated Revenues, 1946-1947, continued on next page)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Service Charges for Current Services (Continued)						
Correction Service Charges						
Reimbursement from U. S. Government						
For Board of U. S. Prisoners	15,000					
Maintenance of Prisoners, Outside Counties	400					
Reimbursement from State—Transportation to State Institutions	4,000					
Jail Stores Revenue	7,600					
Total Correction Service Charges	27,000					27,000
Cultural—Recreation Service Charges						
Symphony Concerts—Art Commission		60,000				60,000
Park and Playground Recreation Service Charges						
Auditorium—Rent of Halls	55,000					
Auditorium—Miscellaneous Fees	5,000					
Auditorium—Concessions	20,000					
Total Park and Playground Recreation Service Charges	80,000					80,000
TOTALS	10,302,849	8,531,959				18,834,808
Park Fund						
Cultural—Scientific Recreation Service Charges						
Coit Tower Admission Fees			29,000			
Park and Playground Recreation Services Charges						
Golf Fees—Harding Park						74,000
Golf Fees—Lincoln Park						50,000
Golf Fees—Sharp Park						32,000
Golden Gate Park—Kezar Stadium						61,000
Fleishacker Park Bath House						12,000
Golden Gate Park Children's Quarters—Foods						51,000

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Park Fund (Continued)						
Park and Playground Recreation Service Charges (Continued)						
Golden Gate Park Children's Quarters—Recreation Facilities.....			21,500			
Golden Gate Park Tennis Courts Facilities.....			1,500			
Yacht Harbor Mooring Fees.....			20,000			
Other Food Sales.....			84,000			
Fleishacker Playfield Booth—Foods.....			111,000			
Fleishacker Park Booths Recreation Facilities.....			48,000			
San Francisco Zoo Cafe.....			30,000			
Harding Park Cafe.....			35,000			
Lincoln Park Cafe.....			25,800			
Sharp Park Cafe.....			9,000			
Tea Garden.....			14,600			
Rents.....			13,000			
Other Park and Playground Recreation Service Charges, Park Department.....			12,400			
Total Park Fund.....			734,800			734,800
Recreation Fund						
Park and Playground Recreation Service Charges						
Camp Mather.....			58,800			
Swimming Facilities—San Francisco.....			600			
Rents.....			17,300			
Other.....			1,700			
Total Recreation Fund.....			78,400			78,400
Library Fund (Library Service Charges).....			28,300			28,300

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
War Memorial Fund						
Cultural-Scientific Recreation Service Charges						
Opera House Rent			68,700			
Opera House Concessions			7,000			
Park and Playground Recreation Service Charges			4,000			
Veterans' Building-Service Charges to Tenants			300			
Miscellaneous						
Total War Memorial Fund			80,000			80,000
California Palace of the Legion of Honor Fund						
Cultural-Scientific Recreation Service Charges			900			900
de Young Memorial Museum Fund						
Cultural-Scientific Recreation Service Charges			400			400
Special Road Improvement Fund						
Shared State Taxes						
State Motor Vehicle Fuel Tax Apportionment			1,052,753			
State Motor Vehicle Registration Fee Apportionment			300,000			
Total Special Road Improvement Fund			1,352,753			1,352,753

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Unified School District Fund						
Revenues from use of Money and Property						
Rent, General Properties			383,000			
State Grants						
State Aid for Elementary Schools }						
State Aid for High Schools }			4,759,373			
State Retirement Subvention			57,000			
Federal and State Aid to High Schools			45,981			
School Service Charges						
Tuition of Pupils from Other Counties			87,543			
Other Schools Service Charges			2,000			
Housing Authority in Lieu of Taxes			65,000			
Veterans' Administration			289,600			
Total Unified School District Fund			5,689,497			5,689,497
Special Gas Tax Street Improvement Fund						
Shared State Taxes						
State Motor Vehicle Fuel Tax (2nd 1/4c Gas Tax)			600,000			600,000
Highway Traffic Control Fund (See Addenda, Note A)						
Shared State Taxes						
State Motor Vehicle License Fee						
Apportionment as City		737,295				737,295
Special Road Fund (Traffic) (See Addenda Note A)						
Traffic Fines—Violations of State Code 25% of State Arrests						
Municipal Traffic Courts		4,134				4,134

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Street Improvement and Traffic Device Fund (See Addenda, Note A)						
Traffic Fines—Violation of State Vehicle Code—75% of State Arrests		12,403				
Municipal Traffic Courts		63,050				
Traffic Fines—Violation of State Vehicle Code—City Arrests		228,463				
Uncontested Traffic Fines Bureau						
Municipal Traffic Courts						
Total Street Improvement and Traffic Device Fund		303,916				303,916
Motor Vehicle License County Fund (See Addenda, Note A)						
Shared State Taxes						
Shared Motor Vehicle License—Apportionment as County		556,205				556,205
Alcoholic Beverage License Subsidy Fund						
Shared State Tax (See Addenda, Note B)		544,869				544,869
Tuberculosis Aid Subsidy (See Addenda, Note C)		175,000				175,000
TOTAL GENERAL CITY CURRENT FUNDS		2,321,419	8,565,050			10,886,469
Public Service Enterprise Current Fund						
Airport Operating Fund						
Landing Charges			70,000			
Other Operating Rentals			92,500			
Other Income			178,145			
Total Airport Operating Fund			340,645			340,645

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Public Service Enterprise Current Funds (Continued)						
Municipal Railway Operating Fund						
Passenger Fares			8,693,368			
School Tickets			49,450			
Special Cars and Tickets			10,750			
Advertising						
Other						
Total Fund			8,753,568			8,753,568
Municipal Railway—Market Street Extension Fund						
Passenger Fares						
School Tickets						
Special Cars and Tickets						
Advertising						
Other						
Total Fund			11,523,766			
Water Operating Fund						
Water Sales						
To Consumers			10,174,000			
To Other San Francisco Departments			48,400			
Non-Operating Rents			76,894			
Interest			7,500			
Sales of Walnuts and Other Crops			51,700			
Other			10,800			
Total Water Operating Fund			10,369,294			10,369,294
Hetch Hetchy Power Operative						
Power Sales						
City Departments			1,673,155			
Street Lighting			380,000			
Public Building Lighting			32,000			
Modesto—Turlock District			207,000			
Permanente Metals Corp.			244,000			
Permanente Cement Co.			475,400			
Aluminum Corp. of America			16,000			

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Public Service Enterprise Current Funds (Continued)						
Hetch Hetchy Power Operative (Continued)						
Power Sales (Continued)			100,000			
Pacific Gas and Electric Co.			1,200			
Other Power Revenues.			3,128,755			
Other Revenues.			13,000			
Total.			3,141,755			3,141,755
TOTAL PUBLIC SERVICE ENTERPRISES.			34,208,828			34,208,828
Current Revenues Other than Taxes						
Receipts from Surplus						
General Fund	2,525,000					
San Francisco Unified School District.			400,000			
Special Gas Tax Street Improvement Fund.			200,000			
Special Road Improvement Fund.			250,000			
Interest on Tax Anticipation Notes.			5,000			
Water Operating Fund.			959,106			
Total.	2,525,000		1,814,106			4,339,106
Receipts by Transfer						
General Fund						
City Attorney						
From Public Utilities Commission.				36,720		
From Municipal Railway.				92,260		
Total.				128,980		128,980

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Current Revenues other than Taxes (Continued)						
Receipts by Transfer (Continued)						
Purchasing Department						
From Employees' Retirement Fund.....				88		
From California Palace of the Legion of Honor.....				8,550		
From de Young Museum Fund.....				5,800		
From Recreation Fund.....				4,770		
From Library Fund.....				740		
From War Memorial Fund.....				1,287		
From San Francisco Unified School District Fund.....				22,588		
From Water Operating Fund.....				1,175		
From Municipal Railway Operating Fund.....				2,500		
Total.....				47,498		47,498
Department of Electricity						
From County Road Fund.....				5,700		5,700
Controller						
From Hetch Hetchy Power Operative.....				1,775		
From Water Operating Fund.....				2,600		
From Municipal Railway Operating.....				5,000		
From Hetch Hetchy Water Supply.....				1,450		
From Employees' Retirement Fund.....				3,500		
From San Francisco Unified School District Fund.....				2,000		
Total.....				16,325		16,325
Employees' Retirement Fund						
From Park Fund.....					74,844	
From Recreation Fund.....					23,500	
From Library Fund.....					15,150	
From Special Road Improvement Fund.....					14,000	
From Airport Operating.....					8,014	
From Public Utilities Commission Fund.....					4,854	
From Lighting of Public Streets and Buildings.....					3,048	
From Municipal Railway Operating Fund.....					617,489	
From Water Operating Fund.....					48,900	
From Hetch Hetchy Water Supply Fund.....					3,787	

(Estimated Revenues, 1946-1947, continued on next page)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Current Revenues other than Taxes (Continued)						
Receipts by Transfer (Continued)						
Employees' Retirement Fund (Continued)				8,562		
From Hetch Hetchy Power Operative Fund.....				5,885		
From Utilities Engineering Bureau.....				660,000		
From San Francisco Unified School District Fund.....						
Total.....				1,488,033		1,488,033
Bond Interest and Redemption Fund						
From Special Road Improvement Fund.....				88,200		
From Airport Operating.....				849,565		
From Municipal Railway Operating.....				132,500		
From Water Operating.....				3,066,660		
From Hetch Hetchy Water Supply.....				3,956,722		
From Hetch Hetchy Power Operative.....				517,241		
Total.....				8,610,888		8,610,888
Public Utilities Commission						
Lighting of Public Streets and Buildings						
From Sheriff.....				12,250		
From Police Department.....				17,500		
From Fire Department.....				63,000		
From Juvenile Detention Home.....				2,000		
From Log Cabin Ranch.....				3,000		
From Laguna Honda Children's Home.....				120		
From Ocean View School for Girls.....				900		
From Registrar of Voters.....				175		
From Chief Administrative Officer.....				75		
From Purchasing Department.....				3,750		
From Real Estate—Auditorium.....				7,000		
From Department of Public Works.....						
Bureau of Building Repair.....				1,800		
Bureau of Engineering.....				25		
Sewage Disposal Plant.....				15,500		
Sewage Pumping Stations.....				11,340		
Bureau of Street Cleaning.....				75		

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Current Revenues other than Taxes (Continued)						
Receipts by Transfer (Continued)						
Public Utilities Commission (Continued)						
Lighting of Public Streets and Buildings (Continued)						
From Department of Electricity.....				2,250		
From Department of Public Health Central Office.....						
Administration.....				4,500		
G. U. Diagnostic Center.....				1,300		
Field Nursing.....				400		
Laguna Honda Home.....				25,000		
San Francisco Hospital.....				32,500		
Emergency Hospitals.....				2,900		
Hassler Health Home.....				9,750		
From Public Welfare Department.....				3,800		
From Park Fund.....				47,500		
From Recreation Fund.....				13,700		
From Library.....				12,000		
From War Memorial—General.....				14,000		
From War Memorial—Art Museum.....				7,000		
From California Palace of the Legion of Honor.....				2,700		
From de Young Museum.....				3,500		
From Farmers' Market.....				150		
From San Francisco Airport Operating Mills Field.....				75,000		
From Municipal Railway Operating.....				1,152,000		
From Water Operating Fund.....				120,000		
From Hetch Hetchy Water Supply.....				150		
From Hetch Hetchy Power Operative.....				125		
From Special Road Improvement Fund—Bridges.....				2,500		
From Special Road Improvement Fund—General.....				26,000		
From Special Road Improvement Fund—Street Repair.....				1,100		
From San Francisco Unified School District.....				104,000		
Total.....				1,802,335		1,802,335

(Estimated Revenues, 1946-1947, continued on next page)

ESTIMATED REVENUES 1946-1947 (Continued)

Classification	General Fund		Other Current Funds	Receipts by Transfer		Total
	Allocated to Fund	Allocated to Appropriation		General Fund	Other Current Funds	
Current Revenues other than Taxes (Continued)						
Receipts by Transfer (Continued)						
de Young Memorial Museum Fund						
From California Palace of the Legion of Honor				7,770	7,770	7,770
Public Utilities Commission Fund						
From Municipal Railway Operating Fund				42,534	42,534	42,534
From Water Operating Fund				42,534	42,534	42,534
From Water Supply				42,534	42,534	42,534
From Hetch Hetchy Power Operative				42,533	42,533	42,533
Total				170,135	170,135	170,135
Hetch Hetchy Water Supply Fund						
From Water Operating Fund				3,731,908	3,731,908	3,731,908
From Hetch Hetchy Power Operative				813,137	813,137	813,137
Total				4,545,045	4,545,045	4,545,045
Municipal Railway Operating						
From Municipal Railway—Market Street Extension Fund				9,513,699	9,513,699	9,513,699
Water, Power, Utilities, Engineering Fund						
From Municipal Railway Operating				51,739	51,739	51,739
From Hetch Hetchy Water Supply				51,739	51,739	51,739
From Hetch Hetchy Power Operative				25,869	25,869	25,869
Total				129,347	129,347	129,347
Taxes						
TOTAL REVENUES	12,827,849	10,853,378	44,587,984	198,503	26,267,252	94,734,966
	21,164,837		25,733,559			46,898,396
TOTAL REVENUES	33,992,686	10,853,378	70,321,543	198,503	26,267,252	141,633,362

ADDENDA

NOTE A

Bureau of Engineering—Department of Public Works

Personal Services.....	\$251,815
Contractual Services.....	6,464
Materials and Supplies.....	5,910

Total..... 264,189

Police Department

Personal Services	
Traffic Bureau.....	425,098
Accident Prevention Bureau.....	178,260
Tabulating Services.....	3,732
Contractual Services	
Maintenance Automotive Equipment.....	33,568
Maintenance of Horses.....	51,720
Printing and Stationery.....	8,000
Equipment	
Automobiles—Motorcycles.....	27,175

Total Police Department..... 727,553

Municipal Court (Traffic)

Personal Services.....	125,492
Contractual Services	
Telephone and Telegraph.....	300
Maintenance of Equipment.....	250
Rental of Equipment.....	100
Postage.....	5,100
Materials and Supplies	
Stationery, Office Supplies, etc.....	4,500
Services of Purchasing Department.....	25,000

Total Municipal Court..... 160,742

Sheriff—Personal Services (Traffic)

Lighting of Public Streets and Boulevards.....	3,480
	837,000

TOTAL..... \$1,992,964

ADDENDA

NOTE B
Estimated Expenditures—State Purposes

Sheriff.....	\$613,692	\$ 562,692
	—51,000	
Treasurer.....	79,745	62,745
	—17,000	
Registrar.....	283,186	279,186
	— 4,000	
County Clerk.....	201,500	40,900
	—160,600	
Controller (County Auditor).....		515,203
Relief.....		880,000
TOTAL.....		\$2,340,726

NOTE C

Estimated Expenditures—Tubercular Patients		
San Francisco Hospital—Tuberculosis Division.....		\$713,065
Hassler Health Home—Tuberculosis Preventorium.....		381,292
TOTAL.....		\$1,094,357

FUNDING STATEMENT—BOND INTEREST AND REDEMPTION—FISCAL YEAR 1946-1947

Issues	ESTIMATED REQUIREMENTS			FROM		
	Interest	Redemption	Total	Proceeds of Bond Fund Indicated	Surplus	Special Road Improvement Fund
General City and County:						
1927 Boulevards	116,078	469,000	585,078			88,200
1944 Sewers	35,000	500,000	535,000			
1944 Juvenile Court	75,000	75,000	150,000			
Other	937,427	2,688,000	3,625,427			
Total	1,163,505	3,732,000	4,895,505			88,200
Public Service Enterprises:						
1928 Spring Valley	1,080,000	1,000,000	2,080,000			
1933 Water Distribution	168,660	563,000	731,660			
1910 Water	810,000	1,000,000	1,810,000			
1925 Water	281,250	250,000	531,250			
1928 Hetch Hetchy	850,500	600,000	1,450,500			
1932 Hetch Hetchy	254,713	200,000	454,713			
1933 Hetch Hetchy Dam	52,500	175,000	227,500			
1913 Municipal Railway	32,500	100,000	132,500			
1942 Water Works System	5,000	250,000	255,000			
1938 Airport	14,565	285,000	299,565			
1942 Airport	50,000	500,000	550,000			
Total	3,599,688	4,923,000	8,522,688			
GRAND TOTAL	4,763,193	8,655,000	13,418,193			88,200

FUNDING STATEMENT—BOND INTEREST AND REDEMPTION—FISCAL YEAR 1946-1947

FROM						Issues
Airport	Municipal Railway Operating	Water Operating	Hetch Hetchy Power	Hetch Hetchy Water	Taxes	Total
					496,878	585,078
					4,310,427	4,310,427
					4,807,305	4,895,505
						Total
		2,080,000				2,080,000
		731,660				731,660
			517,241	3,956,722		4,473,963
	132,500					132,500
299,565		255,000				255,000
550,000						299,565
						550,000
849,565	132,500	3,066,660	517,241	3,956,722		8,522,688
849,565	132,500	3,066,660	517,241	3,956,722	4,807,305	13,418,193
						GRAND TOTAL

General City and County:
 1927 Boulevards
 1944 Sewers
 1944 Juvenile Court
 Other

Public Service Enterprises:
 1928 Spring Valley
 1933 Water Distribution
 1910 Water
 1925 Water
 1928 Hetch Hetchy
 1932 Hetch Hetchy
 1933 Hetch Hetchy Dam
 1913 Municipal Railway
 1942 Water Works System
 1938 Airport
 1942 Airport

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
BOARD OF SUPERVISORS						
601	Permanent Salaries.....	76,391				76,391
601.110.00	Allowance for Overtime.....	1,350				1,350
601.111.00	Temporary Salaries.....	1,200				1,200
601.140.00	Fees and Other Compensations.....	1,625				1,625
601.200.00	Contractual Services.....	69,350	66,350			3,000
601.262.00	Audit of Controller's Books.....	6,000				6,000
601.298.00	Legislative Expense.....	5,000				5,000
601.300.00	Materials and Supplies.....	2,700	2,550			150
601.400.00	Equipment.....	3,000	3,000			6,000
601.500.00	Improvements.....	6,000				6,000
601.800.00	Fixed Charges.....	5,125				5,125
		177,741	71,900			105,841
MAYOR						
602	Permanent Salaries.....	90,015				90,015
602.110.00	Allowance for Overtime.....	1,000				1,000
602.111.00	Temporary Salaries.....	480				480
602.120.00	Contractual Services.....	11,150	7,900			3,250
602.200.00	Legislative Expense.....	25,000				25,000
602.298.00	Materials and Supplies.....	3,200	3,200			6,400
602.300.00	Equipment.....	4,475	4,475			8,950
602.400.00	Fixed Charges.....	510				510
		135,830	15,575			120,255
CITIZENS PROTECTIVE CORPS						
602.900.79-1	Headquarters.....					
	Services of Other Departments.....	2,800				2,800

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
CITIZENS PROTECTIVE CORPS (Continued)						
Veterans Housing Bureau						
602.110.79-2	Permanent Salaries.....	9,800				9,800
602.111.79-2	Allowance for Overtime.....	695				695
602.200.79-2	Contractual Services.....	800	700			1,500
602.300.79-2	Materials and Supplies.....	400	400			800
		11,695	1,100			12,795
Total Citizens Protective Corps.....						
		14,495	1,100			15,595
ASSESSOR						
603	Permanent Salaries.....	348,420				348,420
603.110.00	Allowance for Overtime.....	10,000				10,000
603.120.00	Temporary Salaries.....	95,000				95,000
603.200.00	Contractual Services.....	35,160	32,660			67,820
603.300.00	Materials and Supplies.....	9,790	9,790			19,580
603.400.00	Equipment.....	5,595	5,595			11,190
603.800.00	Fixed Charges.....	59	59			118
		504,024	48,104			552,128
CITY ATTORNEY						
604	Permanent Salaries.....	111,917				111,917
604.110.00	Temporary Salaries.....	2,500				2,500
604.120.00	Contractual Services.....	2,822	2,540		128,282	133,644
604.200.00	Litigation Expense.....	5,000			698	5,698
604.266.00	Materials and Supplies.....	3,600	3,600			7,200
604.300.00	Equipment.....	1,000	1,000			2,000
604.400.00	Improvements.....	5,000				5,000
604.500.00	Fixed Charges.....	100	100			200
		131,939	7,240		128,980	268,159
		131,939	7,240		128,980	268,159

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DISTRICT ATTORNEY						
605	Permanent Salaries	235,707				235,707
605.110.00	Allowance for Overtime	1,335				1,335
605.112.00	Holidays	165				165
605.200.00	Contractual Services	4,310	4,060			8,370
605.300.00	Materials and Supplies	3,630	3,630			7,260
605.400.00	Equipment	4,725	4,725			9,450
605.500.00	Improvements	500				500
605.890.00	District Attorney's Special Fund	5,000				5,000
605.900.00	Detention and Prosecution of Criminals	15,000				15,000
		270,372	12,415			257,957
TREASURER						
606	Permanent Salaries	69,375				69,375
606.110.00	Allowance for Overtime	500				500
606.200.00	Contractual Services	6,995	995			7,990
606.300.00	Materials and Supplies	1,500	1,500			3,000
606.400.00	Equipment	175	175			350
606.900.00	Services of Other Departments	1,200				1,200
		79,745	2,670			77,075
SHERIFF						
607	Permanent Salaries	438,547				438,547
607.110.00	Allowance for Overtime	7,500				7,500
607.112.00	Holidays	5,000				5,000
607.114.00	Permanent Employees' Maintenance Allowance	420				420
607.120.00	Temporary Salaries—General	15,000				15,000
607.120.01	Temporary Salaries—Keepers	500				500
607.200.01	Contractual Services—Administrative	7,950	4,250			12,200
607.200.02	Contractual Services—County Jail No. 1	4,950	4,400			9,350
607.200.03	Contractual Services—County Jail No. 2	16,850	1,450			18,300
607.231.02	Heat, Light and Power—County Jail No. 1	250	250			500
607.231.03	Heat, Light and Power—County Jail No. 2	12,000	12,000			24,000
607.300.01	Materials and Supplies—Administrative	4,250				4,250
607.300.02	Materials and Supplies—County Jail No. 1	9,175	6,500			15,675

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
SHERIFF (Continued)						
607.300.03	Materials and Supplies—County Jail No. 2	22,000	16,000			6,000
607.350.02	Foodstuffs—County Jail No. 1	23,000	4,000			19,000
607.350.03	Foodstuffs—County Jail No. 2	39,200	4,500			34,700
607.400.03	Equipment	6,500	6,500			
607.800.03	Fixed Charges	300	100			200
607.900.03	Services of Other Departments	300				300
		613,692	60,200			553,492
PUBLIC DEFENDER						
608	Permanent Salaries	36,920				36,920
608.110.00	Temporary Salaries	77				77
608.120.00	Contractual Services	195	195			
608.200.00	Materials and Supplies	200	200			
608.300.00						
		37,392	395			36,997
POLICE DEPARTMENT						
609	Permanent Salaries	4,647,368				4,647,368
609.110.00	Allowance for Overtime	4,916				4,916
609.111.01	Temporary Salaries	3,262				3,262
609.120.00	Fees and Special Compensations	500				500
609.140.00	Contractual Services	108,088	89,726			18,362
609.200.00	Repairs to Stations' Buildings	71,081				71,081
609.231.00	Heat, Light and Power	17,500	17,500			
609.300.01	Materials and Supplies—City Prison	5,199	4,710			489
609.300.01	Materials and Supplies—Stations and Bureaus	101,530	77,600			23,930
609.350.00	Foodstuffs—City Prison	12,279	550			11,729
609.350.01	Foodstuffs—Detention Ward	9,000				9,000
609.400.00	Equipment	97,643	97,643			
609.500.00	Improvements—Range and Stations	5,000				5,000
609.880.00	Rents, Real Property	420				420
609.890.00	Contingent Fund	9,000				9,000
609.900.00	Services Other Departments	13,260				13,260
609.966.00	Traveling Expense Fund Reimbursement	533				533
		5,106,579	287,729			4,818,850

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
POLICE DEPARTMENT—POLICE RESERVE						
609	Contractual Services.....	4,250	4,250			
609	Materials and Supplies.....	1,950	1,450			500
		6,200	5,700			500
FIRE DEPARTMENT						
610	Permanent Salaries.....	4,002,424				4,002,424
610	Permanent Salaries—Fire Boats.....	197,700				197,700
610	Permanent Salaries—Non-Uniformed Force.....	147,683				147,683
610	Allowance for Overtime—Non-Uniformed Force.....	2,350				2,350
610	Temporary Salaries.....	1,975				1,975
610	Temporary Salaries—Fire Boats.....	3,661				3,661
610	Wages.....	9,665				9,665
610	Contractual Services.....	202,510	162,060			40,450
610	Heat, Light and Power.....	63,000	63,000			
610	Materials and Supplies.....	42,300	42,100			200
610	Equipment.....	95,850	95,850			
610	Improvements.....	125,000				125,000
610	Land.....	20,000				20,000
610	Fixed Charges.....	7,770				7,770
		4,921,888	363,010			4,558,878
BOARD OF PERMIT APPEALS						
611	Permanent Salaries.....	4,980				4,980
611	Temporary Salaries.....	140				140
611	Fees and Special Compensations.....	5,000				5,000
611	Contractual Services.....	100	100			
		10,220	100			10,120

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
ART COMMISSION						
616	Permanent Salaries	6,720				6,720
616.200.00	Contractual Services	300	300			15,000
616.200.01	Municipal Band	15,000				100,000
616.200.02	Municipal Symphony Concerts	100,000				5,000
616.200.03	Municipal Chorus	5,000				12,500
616.200.04	Furthering Visual Arts	12,500				5,000
616.200.05	Placing of Statue "Whales"	5,000				
616.300.00	Materials and Supplies	100	100			
		144,620	400			144,220
CALIFORNIA ACADEMY OF SCIENCES						
619	Steinhart Aquarium					
619.110.00	Permanent Salaries	28,827				28,827
619.111.00	Allowance for Overtime	1,200				1,200
619.112.00	Holidays	650				650
619.120.00	Temporary Salaries	1,200				1,200
619.200.00	Contractual Services	30,392				30,392
619.200.01	Simson African Hall	9,980				9,980
		72,249				72,249
MUNICIPAL COURT						
620	Permanent Salaries	390,445				390,445
620.110.00	Holidays	500				500
620.112.00	Temporary Salaries	5,000				5,000
620.120.00	Court Reporters' Fees	26,550				26,550
620.140.00	Jurors' and Witness' Fees	2,600				2,600
620.151.00	Contractual Services	13,170	13,070			100
620.200.00	Court Reporters' Transcriptions	12,000				12,000
620.264.00	Materials and Supplies	8,700	8,700			
620.300.00	Equipment	8,000	8,000			
620.400.00	Improvements	1,500				1,500
620.500.00	Services of Other Departments	27,160				27,160
620.900.00	Revolving Fund	200				200
620.901.00						
		495,825	29,770			466,055

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
SUPERIOR COURT						
621	Permanent Salaries.....	279,985				279,985
621.110.00	Court Reporters' Fees.....	7,500				7,500
621.140.01	Examination of Insane.....	20,000				20,000
621.140.02	Jury and Witness Fees.....	30,000				30,000
621.151.00	Grand Jury.....	5,000				5,000
621.151.01	Contractual Services.....	11,000	11,000			
621.200.00	Reporters' Transcriptions.....	25,000				25,000
621.264.00	Materials and Supplies.....	6,058	5,208			850
621.300.00	Equipment.....	2,000	2,000			
621.400.00	Other Court Expenses.....	3,000				3,000
621.900.00	Services of Other Departments.....	2,640	2,640			
621.900.01						
		392,183	20,848			371,335
Other Appropriations						
621.200.02	Maintenance and Transportation of Criminal Insane and Narcotics.....	5,000				5,000
621.840.02	Commitments to Youth Authority.....	10,424				10,424
		407,607	20,848			386,759
LAW LIBRARY						
622	Permanent Salaries.....	13,356				13,356
622.110.00	Contractual Services.....	95	95			
622.200.00	Materials and Supplies.....	250	250			
622.300.00	Improvements.....	2,000				2,000
622.500.00						
		15,701	345			15,356
JUVENILE COURT						
623	Permanent Salaries.....	279,551				279,551
623.110.00	Allowance for Overtime.....	2,000		2,640		2,640
623.111.00	Holidays.....	1,000				1,000
623.112.00	Temporary Salaries.....	2,500				2,500
623.120.00	Contractual Services.....	20,800	18,250			2,550
623.200.00	Maintenance of Minors.....	540,000				540,000
623.251.00						

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
JUVENILE COURT (Continued)						
623.251.01	Maintenance of Minors in Foster Homes.....	3,000				3,000
623.251.02	Maintenance of Minors in State Schools.....	10,000				10,000
623.300.00	Materials and Supplies.....	5,020	5,020			
623.400.00	Equipment.....	10,763	10,763			
623.800.00	Fixed Charges.....	700	700			
		875,334	34,733	2,640		843,241
JUVENILE DETENTION HOME						
624	Permanent Salaries.....	108,209				108,209
624.110.00	Allowance for Overtime.....	1,500				1,500
624.111.00	Holidays.....	4,104				4,104
624.114.00	Permanent Employees' Maintenance Allowance.....	96				96
624.120.00	Temporary Salaries.....	5,283				5,283
624.200.00	Contractual Services.....	3,188	1,188			2,000
624.231.00	Heat, Light and Power.....	2,000	2,000			
624.300.00	Materials and Supplies.....	8,000	4,900			3,100
624.350.00	Foodstuffs.....	24,640	1,830			22,810
624.400.00	Equipment.....	5,783	5,783			
		162,803	15,701			147,102
JUVENILE DETENTION HOME—LOG CABIN RANCH						
624.01	Permanent Salaries.....	29,958				29,958
624.110.01	Allowance for Overtime.....	250				250
624.111.01	Holidays.....	1,172				1,172
624.112.01	Permanent Employees' Maintenance Allowance.....	200				200
624.114.01	Temporary Salaries.....	2,000				2,000
624.120.01	Contractual Services.....	4,380				4,380
624.200.01	Heat, Light and Power.....	3,000	3,000			
624.231.01	Materials and Supplies.....	14,000	8,150			5,850
624.300.01	Foodstuffs.....	22,000	2,400			19,600
624.350.01	Equipment.....	6,279	6,279			
624.400.01	Improvements.....	80,000				80,000
624.500.01	Fixed Charges.....	2,050				2,050
624.800.01		165,289	19,829			145,460

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
624.02	JUVENILE DETENTION HOME— LAGUNA HONDA CHILDREN'S HOME					
624.110.02	Permanent Salaries.....	21,096				21,096
624.111.02	Allowance for Overtime.....	100				100
624.112.02	Holidays.....	630				630
624.120.02	Temporary Salaries.....	800				800
624.200.02	Contractual Services.....	880	255			625
624.231.02	Heat, Light and Power.....	120	120			240
624.300.02	Materials and Supplies.....	1,000	375			625
624.350.02	Foodstuffs.....	4,500	240			4,260
624.400.02	Equipment.....	410	410			820
		29,536	1,400			28,136
624.03	JUVENILE DETENTION HOME— OCEAN VIEW SCHOOL FOR GIRLS					
624.110.03	Permanent Salaries.....	29,041				29,041
624.111.03	Allowance for Overtime.....	100				100
624.112.03	Holidays.....	954				954
624.120.03	Temporary Salaries.....	735				735
624.200.03	Contractual Services.....	1,964	894			1,070
624.231.03	Heat, Light and Power.....	900	900			1,800
624.300.03	Materials and Supplies.....	3,055	1,200			1,855
624.350.03	Foodstuffs.....	7,320	600			6,720
624.400.03	Equipment.....	375	375			750
624.800.03	Fixed Charges.....	2,700				2,700
		47,144	3,969			43,175

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
ADULT PROBATION						
625	Permanent Salaries.....	56,738				56,738
625.110.00	Allowance for Overtime.....	1,500				1,500
625.111.00	Temporary Salaries.....	1,800				1,800
625.120.00	Contractual Services.....	1,125	800			325
625.200.00	Materials and Supplies.....	900	900			
625.300.00	Equipment.....	889	889			
625.400.00	Fixed Charges.....	75	75			
625.800.00						
		63,027	2,664			60,363
CHIEF ADMINISTRATIVE OFFICER						
626	Permanent Salaries.....	31,314				31,314
626.110.00	Contractual Services.....	1,125	525			600
626.200.00	Materials and Supplies.....	600	600			
626.300.00						
		33,039	1,125			31,914
CHIEF ADMINISTRATIVE OFFICER—Dormitories						
626.79.65	Permanent Salaries.....	1,878				1,878
626.110.79-65	Overtime—Holiday.....	60				60
626.112.79-65	Temporary Salaries.....	180				180
626.120.79-65	Contractual Services.....	993	18			975
626.200.79-65	Heat, Light and Power.....	75	75			
626.231.79-65						
		3,186	93			3,093
DEPARTMENT OF FINANCE AND RECORDS:						
DIRECTOR OF FINANCE AND RECORDS						
627	Permanent Salaries.....	10,935				10,935
627.110.00	Contractual Services.....	105	45			60
627.200.00	Materials and Supplies.....	60	60			
627.300.00						
		11,100	105			10,995

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF FINANCE AND RECORDS (Continued)						
TAX COLLECTOR						
628	Permanent Salaries.....	115,020				115,020
628,110.01	Permanent Salaries.....	34,650				34,650
628,110.02	Allowance for Overtime.....	1,500				1,500
628,120.00	Temporary Salaries.....	10,000				10,000
628,200.00	Contractual Services.....	19,106	17,956			1,150
628,300.00	Materials and Supplies.....	9,450	6,450			3,000
628,400.00	Equipment.....	290	290			
628,900.00	Services of Other Departments.....	3,400				3,400
		193,416	24,696			168,720
REGISTRAR OF VOTERS						
629	Permanent Salaries.....	72,980				72,980
629,110.00	Allowance for Overtime.....	2,000				2,000
629,120.00	Temporary Salaries.....	55,000				55,000
629,140.00	Election Workers.....	38,164				38,164
629,200.00	Contractual Services.....	86,321	846			85,475
629,231.00	Heat, Light and Power.....	175	175			
629,300.00	Materials and Supplies.....	800	550			250
629,400.00	Equipment.....	7,100	1,100			6,000
629,800.00	Fixed Charges.....	20,646				20,646
		283,186	2,671			280,515
RECORDER						
630	Permanent Salaries.....	113,273				113,273
630,110.00	Temporary Salaries.....	20,000				20,000
630,200.00	Contractual Services.....	5,835	940			4,895
630,300.00	Materials and Supplies.....	9,012	9,012			
630,400.00	Equipment.....	1,420	1,420			
		149,540	11,372			138,168

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page.)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF FINANCE AND RECORDS (Continued)						
COUNTY CLERK						
631	Permanent Salaries.....	187,830				187,830
631.110.00	Allowance for Overtime.....	375				375
631.111.00	Temporary Salaries.....	1,000				1,000
631.120.00	Contractual Services.....	2,845	1,210			1,635
631.200.00	Materials and Supplies.....	7,950	7,750			200
631.300.00	Equipment.....	1,500	1,500			
631.400.00						
		201,500	10,460			191,040
PUBLIC ADMINISTRATOR						
632	Permanent Salaries.....	53,750				53,750
632.110.00	Allowance for Overtime.....	250				250
632.111.00	Holidays.....	50				50
632.112.00	Temporary Salaries.....	1,800				1,800
632.120.00	Contractual Services.....	4,090	3,865			225
632.200.00	Materials and Supplies.....	920	920			
632.300.00	Equipment.....	400	400			
632.400.00	Fixed Charges.....	323				323
632.800.00						
		61,583	5,185			56,398

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT						
633	Permanent Salaries	172,272				172,272
633.110.00	Allowance for Overtime	500				500
633.111.00	Holidays	100				100
633.112.00	Temporary Salaries	6,000				6,000
633.120.00	Wages	7,038				7,038
633.130.00	Wages Temporary	500				500
633.130.01	Contractual Services					
	Allowance for the use of Employees' Cars (\$51,090)					
633.203.03	Assessor			7,800		7,800
633.203.07-1	Sheriff—Administrative			2,000		2,000
633.203.09	Police Department			360		360
633.203.09-79,12	Auxiliary Police Department			3,000		3,000
633.203.10	Fire Department			360		360
633.203.17	California Palace of the Legion of Honor				200	200
633.203.18	de Young Museum				450	450
633.203.23	Juvenile Court					
633.203.24-3	Ocean View School for Girls			9,200		9,200
633.203.29	Registrar of Voters			420		420
633.203.33	Purchaser	240		300		300
633.203.39	Building Inspection					
633.203.40	Bureau of Engineering			400		400
633.203.40-1	Sewage Disposal Plant			100		100
633.203.41	Central Permit Bureau			300		300
	Department of Public Health			290		290
	Central Office					
633.203.50-1	Administration			480		480
633.203.50-4	Milk and Abattoir Inspection			400		400
633.203.50-5	Communicable Diseases			1,500		1,500
633.203.50-6	G. U. Diagnostic Center			900		900
633.203.50-7	Bacteriological Laboratory			25		25
633.203.50-9	Dental Bureau			360		360
633.203.50-11	Food and Sanitary Inspection			4,750		4,750
633.203.50-16	City Physicians			2,000		2,000

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

FRIDAY, MAY 31, 1946

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Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Allowance for the use of Employees' Cars (Continued)						
Department of Public Health—Central Office (Continued)						
633.203.50-17	Field Nursing—Administration.....			950		950
633.203.50-18	Field Nursing—Schools.....			6,150		6,150
633.203.50-19	Field Nursing—Other.....			2,105		2,105
633.203.50-21	Tuberculosis Bureau.....			1,200		1,200
633.203.54	Emergency Hospitals.....			300		300
633.203.56	Public Welfare Department.....			3,000		3,000
633.203.58	Agricultural Commission.....			750		750
633.203.61	City Planning Commission.....			300		300
633.203.75	Coordinating Council.....			500		500
	Storage and Care of Vehicles.....	(\$1,920)				
633.205.02	Mayor.....			100		100
633.205.04	City Attorney.....			100		100
633.205.07-1	Sheriff—Administration.....			250		250
633.205.25	Adult Probation.....			180		180
633.205.28	Tax Collector.....			90		90
633.205.56	Public Welfare.....			1,050		1,050
633.205.57	Coroner.....			150		150
	Maintenance and Repair of Automotive Equipment.....	(\$276,594)				
633.216.01	Supervisors.....			500		500
633.216.02	Mayor.....			750		750
633.216.03	Assessor.....			500		500
633.216.04	City Attorney.....			200		200
633.216.05	District Attorney.....			400		400
633.216.07-1	Sheriff—Administration.....			500		500
633.216.07-3	Sheriff—County Jail No. 2.....			1,200		1,200
633.216.09	Police Department.....			53,000		53,000
633.216.10	Fire Department.....			150,000		150,000
633.216.23	Juvenile Court.....			700		700
633.216.26	Chief Administrative Officer.....			100		100
633.216.28	Tax Collector.....			150		150

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Maintenance and Repair of Automotive Equipment (Continued)						
633.216.29	Registrar of Voters.....			200		200
633.216.32	Public Administrator.....			100		100
633.216.34	Real Estate.....			40		40
Department of Public Works						
633.216.36	General Office.....			100		100
633.216.36-4	Bureau of Architecture.....			336		336
633.216.37	Bureau of Accounts.....			840		840
633.216.38	Bureau of Building Repair.....			3,920		3,920
633.216.39	Bureau of Building Inspection.....			1,800		1,800
633.216.40	Bureau of Engineering.....			2,464		2,464
633.216.40-1	Sewage Disposal Plant.....			250		250
633.216.40-2	Sewage Pumping Station.....			250		250
633.216.42	Bureau of Street Cleaning.....			28,000		28,000
633.216.43	Bureau of Sewer Repair.....			10,864		10,864
Department of Electricity						
633.216.49	Administration.....			50		50
633.216.49-1	Inspection.....			200		200
633.216.49-3	Plant Division.....			800		800
633.216.49-4	Machine Shop.....			150		150
Department of Public Health						
Central Office						
633.216.50-1	Administration.....			800		800
633.216.50-4	Milk and Abattoir Inspection.....			1,250		1,250
633.216.50-5	Communicable Diseases.....			200		200
633.216.50-11	Food and Sanitary Inspection.....			1,200		1,200
633.216.50-13	Plumbing Inspection.....			880		880
633.216.50-17	Field Nursing—Administration.....			100		100
633.216.50-18	Field Nursing—Schools.....			250		250
633.216.50-19	Field Nursing—Other.....			600		600
633.216.51	Laguna Honda Home.....			700		700
633.216.53	San Francisco Hospital.....			700		700
633.216.54	Emergency Hospitals.....			8,000		8,000

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

FRIDAY, MAY 31, 1946

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Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Maintenance and Repair of Automotive Equipment (Continued)						
Department of Public Health (Continued)						
633.216.55	Hassler Health Home.....			600		600
633.216.56	Public Welfare Department.....			1,000		1,000
633.216.57	Coroner.....			400		400
633.216.59	Weights and Measures.....			1,400		1,400
633.216.71	Civil Service Commission.....			150		150
Maintenance and Repair of Office Appliances and Equipment(\$14,413)						
633.218.01	Board of Supervisors.....			150		150
633.218.02	Mayor.....			600		600
Citizens Protective Corps						
Veterans' Housing Bureau						
633.218.02-79.2	Assessor.....			100		100
633.218.03	City Attorney.....			500		500
633.218.04	District Attorney.....			200		200
633.218.05	Treasurer.....			100		100
633.218.06	Public Defender.....			400		400
633.218.08	Police Department.....			15		15
633.218.09	Fire Department.....			1,200		1,200
633.218.10	California Palace of the Legion of Honor.....			150		150
633.218.17	de Young Museum.....			150	200	350
633.218.18	Municipal Court.....				50	50
633.218.20	Superior Court.....			500		500
633.218.21	Juvenile Court.....			500		500
633.218.23	Juvenile Detention Home.....			750		750
633.218.24	Director of Finance and Records.....			100		100
633.218.27	Tax Collector.....			25		25
633.218.28	Registrar of Voters.....			300		300
633.218.29	Recorder.....			100		100
633.218.30	County Clerk.....			500		500
633.218.31	Public Administrator.....			300		300
633.218.32	Purchaser.....	400		65		465
633.218.33	Purchaser—Miscellaneous Depts.....	400				400
633.218.33-1	Real Estate Department.....			25		25

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

FRIDAY, MAY 31, 1946

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT—Contractual Services (Continued)						
	Maintenance and Repair of Office Appliances and Equipment (Continued)					
	Department of Public Works					
633.218.36	General Office.....			125		125
633.218.39	Bureau of Building Inspection.....			40		40
633.218.40	Bureau of Engineering.....			400		400
633.218.49-1	Department of Electricity—Inspection Bureau.....			75		75
	Department of Public Health					
	Central Office					
633.218.50-1	Administration.....			125		125
633.218.50-2	Accounting.....			100		100
633.218.50-3	Statistics.....			70		70
633.218.50-4	Milk and Abattoir Inspection.....			30		30
633.218.50-5	Communicable Diseases.....			20		20
633.218.50-6	G. U. Diagnostic Center.....			25		25
633.218.50-6.1	Bureau Mental Hygiene.....			20		20
633.218.50-7	Bacteriological Laboratory.....			15		15
633.218.50-11	Food and Sanitary Inspection.....			40		40
633.218.50-13	Plumbing Inspection.....			15		15
633.218.50-17	Field Nursing—Administration.....			30		30
633.218.50-18	Field Nursing—Schools.....			40		40
633.218.50-21	Tuberculosis Bureau.....			25		25
633.218.51	Laguna Honda Home.....			50		50
633.218.53	San Francisco Hospital.....			450		450
633.218.56	Public Welfare Department.....			2,100		2,100
633.218.57	Coroner.....			100		100
633.218.60	Controller.....			2,518		2,518
633.218.61	City Planning Commission.....			100		100
633.218.71	Civil Service Commission.....			250		250
633.218.75	Coordinating Council.....			20		20
	Maintenance and Repair of Other Equipment..... (\$10,550)					
	Police Department					
	Repairs to Police Launch.....			1,500		1,500
633.219.09	Fire Department					
633.219.10	Drydocking Fireboats.....			6,000		6,000

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
	PURCHASING DEPT.—Contractual Services (Continued)					
	Maintenance and Repair of Other Equipment (Continued)					
	California Palace of the Legion of Honor					
633.219.17	Maintenance of Burglar Alarm.....				1,500	1,500
	de Young Museum					
633.219.18	Maintenance of Burglar Alarm.....				700	700
633.219.24-2	Laguna Honda Children's Home.....			50		50
633.219.24-3	Ocean View School for Girls.....			150		150
	Registrar of Voters					
633.219.29	Repair of Voting Machines.....			50		50
633.219.35	Auditorium—Pipe Organ.....			600		600
	Telephone and Telegraph..... (\$72,657)					
633.232.01	Board of Supervisors.....			500		500
633.232.02	Mayor.....			2,500		2,500
	Citizens Protective Corps					
633.232.02-79.2	Veterans' Housing Bureau.....			600		600
633.232.03	Assessor.....			975		975
633.232.04	City Attorney.....			1,200		1,200
633.232.05	District Attorney.....			2,000		2,000
633.232.06	Treasurer.....			125		125
633.232.07-1	Sheriff—Administration.....			500		500
633.232.07-2	Sheriff—County Jail No. 1.....			100		100
633.232.07-3	Sheriff—County Jail No. 2.....			250		250
633.232.08	Public Defender.....			130		130
633.232.09	Police Department.....			19,100		19,100
633.232.09-79.12	Auxiliary Police.....			1,000		1,000
633.232.10	Fire Department.....			2,300		2,300
633.232.11	Board of Permit Appeals.....			25		25
633.232.16	Art Commission.....			150		150
633.232.17	California Palace of the Legion of Honor.....				600	600
633.232.18	de Young Museum.....				500	500
633.232.20	Municipal Court.....			750		750
633.232.21	Superior Court.....			2,000		2,000
633.232.22	Law Library.....			45		45

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Telephone and Telegraph (Continued)						
633.232.23	Juvenile Court.			5,300		5,300
633.232.24-2	Laguna Honda Children's Home.			180		180
633.232.24-3	Ocean View School for Girls			240		240
633.232.25	Adult Probation.			300		300
633.232.26	Chief Administrative Officer.			250		250
633.232.26-79.65	Chief Administrative Office—Dormitories.			18		18
633.232.28	Tax Collector.			156		156
633.232.29	Registrar of Voters.			180		180
633.232.30	Recorder.			125		125
633.232.31	County Clerk.			160		160
633.232.32	Public Administrator.			250		250
633.232.33	Purchaser.	600				600
633.232.34	Real Estate Department.			350		350
633.232.36	Department of Public Works (General Office).			4,500		4,500
	Department of Electricity					
	Administration.			435		435
633.232.49	Department of Public Health					
	Central Office—Administration.			3,400		3,400
633.232.50-1	Laguna Honda Home.			825		825
633.232.51	San Francisco Hospital.			6,600		6,600
633.232.53	Emergency Hospitals.			1,450		1,450
633.232.54	Hassler Health Home.			1,200		1,200
633.232.55	Public Welfare Department.			8,500		8,500
633.232.56	Coroner.			250		250
633.232.57	Agricultural Commission.			200		200
633.232.58	Farmers' Market.			25		25
633.232.58-50	Weights and Measures.			50		50
633.232.59	Controller.			750		750
633.232.60	City Planning Commission.			400		400
633.232.61	Civil Service Commission.			400		400
633.232.71	Employees' Retirement.				88	88
633.232.72	Coordinating Council.			125		125

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
	Postage.....	(\$57,865)				
633.233.01	Board of Supervisors.....			500		500
633.233.02	Mayor.....			1,200		1,200
633.233.03	Assessor.....			4,000		4,000
633.233.04	City Attorney.....			600		600
633.233.05	District Attorney.....			1,000		1,000
633.233.06	Treasurer.....			200		200
633.233.07-1	Sheriff—Administration.....			1,000		1,000
633.233.08	Public Defender.....			50		50
633.233.09	Police Department.....			4,000		4,000
633.233.09-79.12	Auxiliary Police Service.....			250		250
633.233.10	Fire Department.....			200		200
633.233.11	Board of Permit Appeals.....			25		25
633.233.16	Art Commission.....			150		150
633.233.17	California Palace of the Legion of Honor.....				1,000	1,000
633.233.18	de Young Museum.....				1,000	1,000
633.233.20	Municipal Court.....			7,000		7,000
633.233.21-1	Superior Court.....			2,100		2,100
633.233.22	Law Library.....			50		50
633.233.23	Juvenile Court.....			1,200		1,200
633.233.24-2	Laguna Honda Children's Home.....					
633.233.25	Adult Probation.....			25		25
633.233.26	Chief Administrative Officer.....			250		250
633.233.27	Director of Finance and Records.....			125		125
633.233.28	Tax Collector.....			20		20
633.233.30	Recorder.....			5,200		5,200
633.233.31	County Clerk.....			300		300
633.233.32	Public Administrator.....			750		750
633.233.33	Purchaser.....	1,900		700		700
633.233.34	Real Estate Department.....				150	150
633.233.36	Department of Public Works (General Office).....			1,000		1,000
633.233.49	Department of Electricity.....			200		200

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Postage (Continued)						
Department of Public Health						
	Central Office—Administration					
633.233.50-1	Field Nursing—Other			5,600		5,600
633.233.50-19	Public Welfare Department			250		250
633.233.56	Coroner			3,500		3,500
633.233.57				165		165
633.233.58	Agricultural Commission			120		120
633.233.58-50	Farmers' Market			15		15
633.233.59	Department of Weights and Measures			20		20
633.233.60	Controller			9,000		9,000
633.233.61	City Planning Commission			400		400
633.233.71	Civil Service Commission			2,500		2,500
633.233.75	Coordinating Council			150		150
	Blueprinting, Official Printing and Advertising, etc. (\$128,985)					
	Board of Supervisors					
	Printing Journals, Calendars			20,000		20,000
633.234.01	Publication of Ordinances and Resolutions			42,100		42,100
633.234.01-1	Blueprinting, Bookbinding, Official Printing			2,500		2,500
633.234.01-2	Mayor			2,500		2,500
633.234.02	Assessor					
633.234.03	Bookbinding			2,700		2,700
	City Attorney					
633.234.04	Official Printing			240		240
	Police Department					
633.234.09	Official Printing			1,150		1,150
633.234.10	Fire Department					
	Blueprinting			150		150
	Advertising			400		400
	Board of Permit Appeals					
633.234.11	Official Printing			50		50
633.234.17	California Palace of the Legion of Honor				3,700	3,700
633.234.18	de Young Museum				2,500	2,500

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
	Blueprinting, Official Printing and Advertising, etc. (Continued)					
	Municipal Court					
633.234.20	Printing Court Calendars.....			4,170		4,170
	Superior Court					
633.234.21	Printing Court Calendars.....			6,400		6,400
633.234.23	Juvenile Court.....			900		900
	Tax Collector					
633.234.28	Official Printing.....			11,600		11,600
	Public Administrator					
633.234.32	Printing Annual Report.....			2,500		2,500
	Purchaser					
633.234.33	Printing, Binding, Block Books.....	300				300
633.234.33-1	Official Advertising.....	12,200				12,200
	Real Estate Department					
633.234.34	Blue Printing, etc.....			900		900
633.234.49-1	Department of Electricity—Inspection Bureau.....			25		25
633.234.56	Public Welfare.....			3,500		3,500
	Coroner					
633.234.57	Publishing Coroner's Report.....			200		200
	Controller					
633.234.60	Printing Annual Report.....			2,750		2,750
	City Planning Commission					
633.234.61	Official Printing.....			4,000		4,000
	Civil Service Commission					
633.234.71	Official Printing.....			1,550		1,550
	Subscriptions to Newspapers and Periodicals..... (\$5,975)					
	Board of Supervisors					
633.235.01	Mayor.....			100		100
633.235.02	Assessor.....			250		250
633.235.03	District Attorney.....			1,475		1,475
633.235.05	Treasurer.....			400		400
633.235.06	Police Department.....			45		45
633.235.09	California Palace of the Legion of Honor.....			500		500
633.235.17					250	250

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
Subscriptions to Newspapers and Periodicals (Continued)						
633.235.18	de Young Museum.....				300	300
633.235.23	Juvenile Court.....			150		150
633.235.26	Chief Administrative Officer.....			50		50
633.235.28	Tax Collector.....			300		300
633.235.30	Recorder.....			15		15
633.235.32	Public Administrator.....			250		250
633.235.33	Purchaser.....	50				50
Department of Public Works						
633.235.36	General Office.....			110		110
633.235.40	Bureau of Engineering.....			225		225
633.235.40-1	Sewage Treatment Plant.....			30		30
Department of Public Health						
Central Office						
633.235.50-1	Administration.....			75		75
633.235.50-4	Milk and Abattoir Inspection.....			15		15
633.235.50-5	Communicable Diseases.....			20		20
633.235.50-6.1	Bureau of Mental Hygiene.....			15		15
633.235.50-7	Bacteriological Laboratory.....			20		20
633.235.50-11	Food and Sanitary Inspection.....			15		15
633.235.50-12	Chemical Laboratory.....			15		15
633.235.50-19	Field Nursing—Other.....			15		15
633.235.51	Laguna Honda Home.....			175		175
633.235.53	San Francisco Hospital.....			300		300
633.235.55	Hassler Health Home.....			100		100
633.235.56	Public Welfare Department.....			450		450
633.235.60	Controller.....			170		170
633.235.61	City Planning Commission.....			50		50
633.235.71	Civil Service Commission.....			40		40

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
	Laundry and Towel Service.....	(\$8,647)				
633.236.09	Police Department.....			2,020		2,020
633.236.17	California Palace of the Legion of Honor.....				100	100
633.236.18	de Young Museum.....				300	300
633.236.20	Municipal Court.....			450		450
633.236.33	Purchaser—Shop No. 1.....	50				50
	Department of Public Works					
633.236.38	Bureau of Building Repair.....			5,300		5,300
	Department of Electricity					
633.236.49-1	Bureau of Inspection.....			62		62
633.236.49-2	Fire Alarm Office.....			125		125
633.236.49-4	Machine Shop.....			105		105
633.236.59	Department of Weights and Measures.....			15		15
633.236.61	City Planning Commission.....			120		120
	Scavenger Service.....					
633.237.07	Sheriff—County Jail No. 1.....	(\$36,477)				
633.237.09	Police Department.....			300		300
633.237.10	Fire Department.....			596		596
633.237.13	Recreation Department.....			2,500		2,500
633.237.13-2	Recreation "Teen Age Centers".....				1,200	1,200
633.237.14	Library.....				150	150
633.237.15	War Memorial.....			700		700
633.237.24	Juvenile Detention Home.....			88		88
633.237.24-3	Ocean View School for Girls.....			84		84
633.237.29	Registrar of Voters.....			16		16
633.237.33	Purchaser.....	250				250
633.237.35	Real Estate Department—Auditorium.....			456		456
	Department of Public Works					
633.237.38	Bureau of Building Repair.....			1,210		1,210
	Department of Electricity					
633.237.49-2	Fire Alarm Office.....			30		30
633.237.49-4	Machine Shop.....			30		30

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Contractual Services (Continued)						
	Scavenger Service (Continued)					
	Department of Public Health					
	Central Office					
	Administration.....			100		100
633.237.50-1	G. U. Diagnostic Center.....			70		70
633.237.50-6	Field Nursing—Other.....			130		130
633.237.50-19	San Francisco Hospital.....			1,986		1,986
633.237.53	Emergency Hospitals.....			256		256
633.237.54	Public Welfare Department.....			250		250
633.237.56	Farmers' Market.....			480		480
633.237.58-50	Municipal Railway Operating.....					
633.237.65	San Francisco Unified School District.....				2,500	2,500
633.237.70	Rental of Office Machines and Equipment.....	(\$38,600)			22,588	22,588
633.241.03	Assessor.....			14,710		14,710
633.241.05	District Attorney.....			160		160
633.241.20	Municipal Court.....			100		100
633.241.23	Juvenile Court.....			50		50
633.241.25	Adult Probation.....			70		70
633.241.28	Tax Collector.....			160		160
633.241.33	Purchaser—Rental of Tabulating Machines.....	5,500				5,500
633.241.56	Public Welfare.....			450		450
633.241.60	Controller.....			16,500		16,500
633.241.71	Civil Service Commission.....			900		900
	Other Contractual Services.....	(\$23,150)				
	Treasurer					
	Carfare.....			225		225
633.201.06	Police Department					
	Subsistence, Care and Disposal of Animals.....			4,500		4,500
633.255.09	War Memorial					
	Rental of Fire Alarm System.....				780	780
633.243.15	California Palace of the Legion of Honor					
	Other Rentals of Equipment.....				1,000	1,000
633.243.17	Municipal Court					
	Freight and Hauling.....			100		100
633.202.20						

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Other Contractual Services (Continued)						
633.213.24	Juvenile Detention Home Elevator Inspection and Repairs.....			1,000		1,000
633.298.34	Real Estate Directory Service.....			120		120
	Edwards Abstract.....			75		75
633.272.35	Real Estate—Auditorium Operating Public Address System.....			1,320		1,320
633.298.38	Department of Public Works Bureau of Building Repair Window Washing—Police Stations.....			1,350		1,350
633.255.50-1	Department of Public Health Central Office—Administration Removal of Dead Animals.....			6,000		6,000
633.238.56	Public Welfare Department Janitorial and Window Washing Service.....			800		800
633.201.58	Agricultural Commission Carfare.....			120		120
633.213.58-50	Farmers' Market Maintenance and Repair of Building.....			250		250
633.298.59	Weights and Measures Special Investigations.....			100		100
633.238.66	Water Department Janitorial Services.....				1,175	1,175
633.243.71	Civil Service Commission Rental of Other Equipment.....			2,160		2,160
633.200.33-50	Purchaser Reproducing Budget.....	1,250				1,250
633.201.33	Carfare.....	500				500
633.202.33	Freight on Tabulating Equipment and Supplies.....	25				25
633.231.33	Gas and Electricity.....	3,750	3,750			7,500
633.298.33-1	Miscellaneous.....	300				300

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPARTMENT						
	Materials and Supplies..... (\$19,100)					
	Tires and Tubes					
	Board of Supervisors.....					
633.301.01	Mayor.....			150		150
633.301.02	Assessor.....			200		200
633.301.03	City Attorney.....			100		100
633.301.04	District Attorney.....			80		80
633.301.05	Sheriff—Administration.....			150		150
633.301.07-1	Sheriff—County Jail No. 2.....			250		250
633.301.07-3	Police Department—Stations and Bureaus.....			500		500
633.301.09-1	Juvenile Court.....			8,000		8,000
633.301.23	Log Cabin Ranch.....			300		300
633.301.24-1	Adult Probation.....			400		400
633.301.25	Chief Administrative Officer.....			50		50
633.301.26	Purchaser.....			100		100
633.301.33-2	Department of Public Works					
	General Office.....					
633.301.36	Bureau of Architecture.....			40		40
633.301.36-4	Bureau of Accounts.....			90		90
633.301.37	Bureau of Building Repair.....			150		150
633.301.38	Bureau of Building Inspection.....			580		580
633.301.39	Bureau of Engineering.....			440		440
633.301.40	Sewage Disposal Plant.....			560		560
633.301.40-1	Sewage Pumping Station.....			200		200
633.301.40-2	Bureau of Street Cleaning.....			40		40
633.301.42	Bureau of Sewer Repair.....			2,500		2,500
633.301.43	Department of Electricity			600		600
	Administration.....					
633.301.49	Bureau of Inspection.....			25		25
633.301.49-1	Plant Division.....			150		150
633.301.49-3	Machine Shop.....			450		450
633.301.49-4				50		50

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
Fuel, Illuminants and Lubricants (Continued)						
633.321.26	Chief Administrative Officer			250		250
633.321.28	Tax Collector			50		50
633.321.29	Registrar			50		50
633.321.32	Public Administrator			120		120
633.321.33	Purchaser—Central Shop No. 2	300				300
633.321.34	Real Estate Department			120		120
Department of Public Works						
General Office						
633.321.36	General Office			35		35
633.321.36-4	Bureau of Architecture			120		120
633.321.37	Bureau of Accounts			500		500
633.321.38	Bureau of Building Repair			1,870		1,870
633.321.39	Bureau of Building Inspection			1,152		1,152
633.321.40	Bureau of Engineering			1,000		1,000
633.321.40-1	Sewage Disposal Plant			700		700
633.321.40-2	Sewage Pumping Plant			200		200
633.321.42	Bureau of Street Cleaning			9,700		9,700
633.321.43	Bureau of Sewage Repair			3,000		3,000
Department of Electricity						
Administration						
633.321.49	Administration			50		50
633.321.49-1	Inspection Bureau			450		450
633.321.49-3	Plant Division			900		900
633.321.49-4	Machine Shop			200		200
Department of Public Health						
Central Office						
Administration						
633.321.50-1	Administration			500		500
633.321.50-4	Milk and Abattoir Inspection			3,000		3,000
633.321.50-5	Communicable Diseases			80		80
633.321.50-11	Food and Sanitary Inspection			700		700
633.321.50-13	Plumbing Inspection			400		400
633.321.50-17	Field Nursing—Administration			30		30
633.321.50-18	Field Nursing—Schools			75		75
633.321.50-19	Field Nursing—Other			100		100

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
Fuels, Illuminants and Lubricants (Continued)						
Department of Public Health (Continued)						
633.321.51	Laguna Honda Home.....			7,000		7,000
633.321.53	San Francisco Hospital.....			4,750		4,750
633.321.54	Emergency Hospitals.....			2,800		2,800
633.321.55	Hassler Health Home.....			700		700
633.321.56	Public Welfare.....			450		450
633.321.57	Coroner.....			325		325
633.321.59	Dept. of Weights and Measures.....			400		400
633.321.71	Civil Service Commission.....			60		60
Cleaning, Polishing, Lavatory and Janitorial Supplies... (\$46,982)						
633.335.07-2	Sheriff—County Jail No. 1.....			1,500		1,500
633.335.07-3	Sheriff—County Jail No. 2.....			3,000		3,000
633.335.09	Police Department—City Prison.....			1,050		1,050
633.335.09-1	Police Department—Stations and Bureaus.....			200		200
633.335.10	Fire Department.....			7,500		7,500
633.335.24	Juvenile Court.....			1,200		1,200
633.335.24-1	Log Cabin Ranch School.....			1,700		1,700
633.335.24-2	Laguna Honda Girls' School.....			150		150
633.335.24-3	Ocean View School for Girls.....			400		400
633.335.30	Recorder.....			12		12
633.335.33	Purchaser.....	60				60
Department of Public Works						
Bureau of Building Repairs.....						
633.335.38	Plant Division.....			5,500		5,500
Department of Electricity						
Plant Division.....						
Department of Public Health						
Laguna Honda Home.....						
633.335.51	San Francisco Hospital.....			10,500		10,500
633.335.53	San Francisco Hospital.....			11,500		11,500
633.335.54	Emergency Hospitals.....			310		310
633.335.55	Hassler Health Home.....			1,800		1,800
633.335.56	Public Welfare Department.....			250		250
633.335.57	Coroner.....			70		70
633.335.58-50	Farmers' Market.....			200		200

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
	Dry Goods and Wearing Apparel..... (\$104,505)					
633.340.07-2	Sheriff—County Jail No. 1.....			5,000		5,000
633.340.07-3	Sheriff—County Jail No. 2.....			10,000		10,000
633.340.09	Police Department—City Prison.....			2,000		2,000
633.340.14	Library.....				40	40
633.340.24	Juvenile Detention Home.....			2,000		2,000
633.340.24-1	Log Cabin Ranch School.....			3,000		3,000
633.340.24-2	Laguna Honda Girls School.....			225		225
633.340.24-3	Ocean View School for Girls.....			750		750
	Department of Public Works.....					
	Bureau of Building Repair.....			240		240
633.340.38	Department of Electricity.....					
	Plant Division.....			50		50
633.340.49-3	Department of Public Health.....					
	Central Office.....					
	G. U. Diagnostic Center.....			400		400
633.340.50-6	Bacteriological Laboratory.....			325		325
633.340.50-7	Dental Bureau.....			125		125
633.340.50-9	Field Nursing—Other.....			650		650
633.340.50-19	Laguna Honda Home.....			25,000		25,000
633.340.51	San Francisco Hospital.....			47,000		47,000
633.340.53	Emergency Hospitals.....			1,500		1,500
633.340.54	Hassler Health Home.....			6,200		6,200
633.340.55	Canned Goods and Dried Fruit..... (\$65,120)					
633.351.07-2	Sheriff—County Jail No. 1.....			4,000		4,000
633.351.07-3	Sheriff—County Jail No. 2.....			4,500		4,500
633.351.09	Police Department—City Prison.....			550		550
633.351.24	Juvenile Detention Home.....			1,830		1,830
633.351.24-1	Log Cabin Ranch.....			2,400		2,400
633.351.24-2	Laguna Honda Girls' School.....			240		240

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
Canned Goods and Dried Fruit (Continued)						
633.351.24-3	Ocean View School for Girls.			600		600
633.351.51	Laguna Honda Home.			20,000		20,000
633.351.53	San Francisco Hospital.			24,000		24,000
633.351.54	Emergency Hospitals.			200		200
633.351.55	Hassler Health Home.			6,800		6,800
	Stationery, Office and Classroom Supplies.					(\$168,618)
633.371.01	Board of Supervisors.			1,400		1,400
633.371.02	Mayor.			1,500		1,500
	Citizens' Protective Corps.					
	Veterans' Housing Bureau.					
633.371.02-79.2	Assessor.			300		300
633.371.03	City Attorney.			9,290		9,290
633.371.04	District Attorney.			3,200		3,200
633.371.05	Treasurer.			3,000		3,000
633.371.06	Sheriff—Administrative.			1,500		1,500
633.371.07-1	Public Defender.			3,000		3,000
633.371.08	Police Department—Stations and Bureaus.			200		200
633.371.09-1	Auxiliary Police.			31,300		31,300
633.371.09-79.12	Fire Department (Register Tape).			250		250
633.371.10	Fire Department.			2,000		2,000
633.371.10	Art Commission.			1,000		1,000
633.371.16	Municipal Court.			100		100
633.371.20	Superior Court—Law Books.			8,500		8,500
633.371.21-1	Superior Court—Secretary.			3,000		3,000
633.371.21-2	Superior Court—Grand Jury.			2,108		2,108
633.371.21-3	Law Library.			100		100
633.371.22	Juvenile Court.			250		250
633.371.23	Juvenile Detention Home.			4,000		4,000
633.371.24	Log Cabin Ranch School.			100		100
633.371.24-1	Ocean View School for Girls.			50		50
633.371.24-3				50		50

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page.)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
Stationery, Office and Classroom Supplies (Continued)						
633.371.25	Adult Probation.....			700		700
633.371.26	Chief Administrative Officer.....			250		250
633.371.27	Director of Finance and Records.....			60		60
633.371.28	Tax Collector.....			6,400		6,400
633.371.29	Registrar of Voters.....			500		500
633.371.30	Recorder.....			9,000		9,000
633.371.31	County Clerk.....			7,750		7,750
633.371.32	Public Administrator.....			800		800
633.371.33	Purchaser.....	8,500				8,500
633.371.34	Real Estate Department.....			200		200
Department of Public Works						
633.371.36	General Office.....			4,250		4,250
633.371.40	Bureau of Engineering.....			2,350		2,350
633.371.40-1	Sewage Treatment Plant.....			100		100
633.371.40-2	Sewage Pumping Stations.....			50		50
Department of Electricity						
633.371.49	Administration.....			100		100
633.371.49-1	Bureau of Inspection.....			500		500
633.371.49-2	Fire Alarm Office.....			100		100
633.371.49-3	Plant Division.....			20		20
Department of Public Health						
Central Office						
633.371.50-1	Administration.....			1,500		1,500
633.371.50-2	Accounting.....			370		370
633.371.50-3	Statistics.....			1,400		1,400
633.371.50-4	Milk and Abattoir Inspection.....			225		225
633.371.50-5	Communicable Diseases.....			450		450
633.371.50-6	G. U. Diagnostic Center.....			750		750
633.371.50-6.1	Bureau of Mental Hygiene.....			100		100
633.371.50-7	Bacteriological Laboratory.....			550		550
633.371.50-9	Dental Bureau.....			140		140
633.371.50-11	Food and Sanitary Inspection.....			400		400

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

FRIDAY, MAY 31, 1946

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Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
	PURCHASING DEPT.—Materials and Supplies (Continued)					
	Stationery, Office and Classroom Supplies (Continued)					
	Department of Public Health—Central Office (Continued)					
	Chemical Laboratory.....			75		75
633.371.50-12	Plumbing Inspection.....			300		300
633.371.50-13	Field Nursing—Schools.....			760		760
633.371.50-18	Field Nursing—Other.....			1,000		1,000
633.371.50-19	Tuberculosis Bureau.....			400		400
633.371.50-21	Laguna Honda Home.....			1,150		1,150
633.371.51	San Francisco Hospital.....			8,000		8,000
633.371.53	Emergency Hospitals.....			1,400		1,400
633.371.54	Hassler Health Home.....			500		500
633.371.55	Public Welfare Department.....			7,000		7,000
633.371.56	Coroner.....			850		850
633.371.57	Agricultural Commission.....			150		150
633.371.58	Farmers' Market.....			70		70
633.371.58-50	Department of Weights and Measures.....			200		200
633.371.59	Controller.....			16,600		16,600
633.371.60	City Planning Commission.....			1,250		1,250
633.371.61	Civil Service Commission.....			5,000		5,000
633.371.71	Co-ordinating Council.....			200		200
633.371.75	Miscellaneous Materials and Supplies.....					
	Mayor—Miscellaneous.....			250		250
633.300.02	Citizens' Protective Corps.....					
	Veterans' Housing Bureau—Miscellaneous.....			100		100
633.300.02-79.2	Police Department—City Prison.....					
	Household and Institutional Supplies.....			1,660		1,660
633.331.09	Police Department—Stations and Bureaus.....					
	Batteries and Electric Supplies.....			1,400		1,400
633.302.09-1	Misc. Shop Supplies.....			200		200
633.306.09-1	Household and Institutional Supplies.....			1,500		1,500
633.331.09-1	Auxiliary Police.....					
	Ammunition.....			1,200		1,200
633.319.09-79.12	Fire Department.....					
	Shades, Linoleum.....			4,000		4,000
633.331.10						

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
	PURCHASING DEPT.—Materials and Supplies (Continued)					
	Miscellaneous Materials and Supplies (Continued)					
	Municipal Court					
633.353.20	Water (bottled) for Courts..... Purchaser.....			200		200
633.300.33	Miscellaneous.....	500				500
633.331.56	Public Welfare Department Household and Institutional Supplies.....			650		650
633.331.57	Coroner Linoleum, Carpets and Drapes.....			829		829
633.305.59	Department of Weights and Measures Miscellaneous Dies and Seals..... Equipment..... (\$415,970)			40		40
633.400.01	Board of Supervisors.....			3,000		3,000
633.400.02	Mayor.....			4,475		4,475
633.400.03	Assessor.....			5,595		5,595
633.400.04	City Attorney.....			1,000		1,000
633.400.05	District Attorney.....			4,725		4,725
633.400.06	Treasurer.....			175		175
633.400.07	Sheriff.....			6,500		6,500
633.400.09	Police Department.....			97,643		97,643
633.400.10	Fire Department.....			95,850		95,850
633.400.20	Municipal Court.....			8,000		8,000
633.400.21	Superior Court.....			2,000		2,000
633.400.23	Juvenile Court.....			10,763		10,763
633.400.24	Juvenile Detention Home.....			5,783		5,783
633.400.24-1	Juvenile Detention Home—Log Cabin Ranch.....			6,279		6,279
633.400.24-2	Laguna Honda Children's Home.....			410		410
633.400.24-3	Ocean View School for Girls.....			375		375
633.400.25	Adult Probation.....			889		889
633.400.28	Tax Collector.....			290		290
633.400.29	Registrar of Voters.....			1,100		1,100
633.400.30	Recorder.....			1,420		1,420

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
	Equipment (Continued)					
633.400.31	County Clerk.....			1,500		1,500
633.400.32	Public Administrator.....			400		400
633.400.33-1	Purchasing Department					
	Purchaser and Miscellaneous Depts.....	5,000				5,000
633.400.33-2	Purchaser—Shops Nos. 1 and 2.....	2,500				2,500
633.400.33-3	Reproduction Bureau.....	850				850
633.400.34	Real Estate Department.....			1,200		1,200
	Department of Public Works					
633.400.37	Bureau of Accounts.....			1,707		1,707
633.400.38	Bureau of Building Repair.....			10,975		10,975
633.400.39	Bureau of Building Inspection.....			8,025		8,025
633.400.40	Bureau of Engineering.....			4,940		4,940
633.400.40-1	Sewage Treatment Plant.....			940		940
633.400.40-2	Sewage Pumping Station.....			1,205		1,205
633.400.41	Central Permit Bureau.....			160		160
633.400.42	Street Cleaning.....			13,327		13,327
633.400.43	Bureau of Sewer Repair.....			6,610		6,610
	Department of Electricity					
633.400.49-1	Inspection Bureau.....			2,400		2,400
633.400.49-2	Fire Alarm Office.....			150		150
633.400.49-3	Plant Division.....			3,430		3,430
	Department of Public Health					
	Central Office					
633.400.50-1	Administration.....			11,800		11,800
633.400.50-2	Accounting.....			200		200
633.400.50-3	Statistics.....			315		315
633.400.50-4	Milk and Abattoir Inspection.....			2,850		2,850
633.400.50-5	Communicable Diseases.....			1,455		1,455
633.400.50-6	G. U. Diagnostic Center.....			530		530
633.400.50-6.1	Mental Hygiene.....			255		255
633.400.50-8	Inspection Medical.....			863		863

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PURCHASING DEPT.—Materials and Supplies (Continued)						
Equipment (Continued)						
Department of Public Health—Central Office (Continued)						
Central Office (Continued)						
	Food and Sanitary Inspection.....			1,730		1,730
633,400.50-11	Field Nursing—Administration.....			1,320		1,320
633,400.50-17	Field Nursing—Schools.....			2,450		2,450
633,400.50-18	Field Nursing—Others.....			1,243		1,243
633,400.50-19	Tuberculosis Bureau.....			4,155		4,155
633,400.50-21	Laguna Honda Home.....			9,860		9,860
633,400.51	San Francisco Hospital.....			24,920		24,920
633,400.53	Emergency Hospitals.....			7,600		7,600
633,400.54	Hassler Health Home.....			2,975		2,975
633,400.55	Public Welfare Department.....			6,140		6,140
633,400.56	Coroner.....			3,247		3,247
633,400.57	Agricultural Commission.....			150		150
633,400.58	Farmers' Market.....			100		100
633,400.58-50	Department of Weights and Measures.....			2,595		2,595
633,400.59	Controller.....			4,976		4,976
633,400.60	City Planning Commission.....			500		500
633,400.61	Civil Service Commission.....			2,050		2,050
633,400.71	Co-ordinating Council.....			100		100
633,400.75	Fixed Charges.....					
	Insurance and Premium on Official Bonds.....					
	Premium on Official Bonds—Purchaser.....	16,550				16,550
633,812.33	Automobile Insurance—Assessor.....			59		59
633,813.03	Automobile Insurance—City Attorney.....			100		100
633,813.04	Automobile Insurance—Sheriff—Administration.....			100		100
633,813.07-1	Automobile Insurance—Juvenile Court.....			700		700
633,813.23	Automobile Insurance—Adult Probation.....			75		75
633,813.25	Automobile Insurance—Farmers' Market.....			350		350
633,813.58-50	Membership Dues.....					
	City Planning Commission.....			50		50
633,854.61		248,485	3,750	1,592,485	47,498	1,884,718

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
REAL ESTATE DEPARTMENT						
634	Permanent Salaries.....	22,944				22,944
634.110.00	Temporary Salaries.....	200				200
634.120.00	Contractual Services.....	1,660				1,660
634.200.00	Materials and Supplies.....	320				320
634.300.00	Equipment.....	1,200				1,200
634.400.00	Fixed Charges.....	86				86
634.800.00	Services of Other Departments.....	340				340
634.900.00						
Other Appropriations						
634.880.00	Rental, 550 Montgomery Street.....	26,750	3,180			29,930
		29,076				29,076
		55,826	3,180			59,006
REAL ESTATE DEPARTMENT—AUDITORIUM						
635	Permanent Salaries.....	49,543				49,543
635.110.00	Allowance for Overtime.....	5,000				5,000
635.111.00	Temporary Salaries.....	7,140				7,140
635.120.00	Wages.....	5,806				5,806
635.130.00	Contractual Services.....	5,558	2,376			7,934
635.200.00	Heat, Light and Power.....	7,000	7,000			14,000
635.231.00	Materials and Supplies.....	3,000				3,000
635.300.00		83,047	9,376			92,423

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS—GENERAL						
636.110.01	Permanent Salaries—Director	12,000				12,000
636.110.02	Permanent Salaries—General Office	25,755				25,755
636.110.03	Permanent Salaries—Telephone Exchange	16,026				16,026
636.111.00	Allowance for Overtime	100				100
636.112.00	Holidays	125				125
636.120.00	Temporary Salaries	1,610				1,610
636.200.00	Contractual Services	6,907	5,835			1,072
636.300.00	Materials and Supplies	4,325	4,325			
636.600.00	Land Purchase	125,000				125,000
636.800.00	Fixed Charges	29				29
		191,877	10,160			181,717
General Office—Architecture						
636.04	Permanent Salaries	23,340				23,340
636.200.04	Contractual Services	336	336			
636.300.04	Materials and Supplies	210	210			
636.510.04	Buildings	30,000				30,000
		53,886	546			53,340
Bureau of Accounts						
637	Permanent Salaries	47,506				47,506
637.110.00	Allowance for Overtime	375				375
637.111.00	Holidays	288				288
637.112.00	Temporary Salaries	200				200
637.120.00	Contractual Services	840	840			
637.200.00	Materials and Supplies	650	650			
637.300.00	Equipment	1,707	1,707			
637.400.00		51,566	3,197			48,369

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
638	Bureau of Building Repair					
638.110.01	Permanent Salaries—Superintendence.....	29,652				29,652
638.110.02	Permanent Salaries—Maintenance.....	305,448				305,448
638.111.00	Allowance for Overtime.....	575				575
638.112.00	Holidays.....	2,070				2,070
638.120.00	Temporary Salaries—Maintenance.....	4,077				4,077
638.130.00	Wages.....	122,686				122,686
638.200.00	Contractual Services.....	13,030	11,780			1,250
638.204.00	Truck Hire.....	1,050				1,050
638.213.00	Improvements, Repairs & Maint. of Pub. Bldgs.....	100,000				100,000
638.214.00	Maintenance and Repairs—Monuments and Statues.....	1,600				1,600
638.231.00	Heat, Light and Power.....	1,800	1,800			
638.300.00	Materials and Supplies.....	18,190	8,190			
638.321.00	Engine Room and Fuel Oil.....	19,100				19,100
638.400.00	Equipment.....	10,975	10,975			
638.900.00	Services of Other Departments.....	1,920				1,920
		632,173	32,745			599,428
Bureau of Building Inspection						
639	Bureau of Building Inspection					
639.110.00	Permanent Salaries.....	85,475				85,475
639.200.00	Contractual Services.....	5,556	2,240			3,316
639.300.00	Materials and Supplies.....	1,592	1,592			
639.400.00	Equipment.....	8,025	8,025			
		100,648	11,857			88,791

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
640	Bureau of Engineering	251,815				251,815
640.110.00	Permanent Salaries	345				345
640.111.00	Allowance for Overtime	6,664	2,864			3,800
640.200.00	Contractual Services	100				
640.203.00	Auto Hire	45,000				45,000
640.214.00	Misc. Sewer Ext's. & Sewers in Front of City Property	25				
640.231.00	Heat, Light and Power	225				
640.235.00	Subscriptions	5,910	3,910			
640.300.00	Materials and Supplies	4,940	4,940			
640.400.00	Equipment	621,642				621,642
640.530.50	Street Improvements	20,000				20,000
640.530.56	Storm and Sanitary Sewers (Studies and Plans)	50,000				50,000
640.530.00	Storm and Sanitary Sewers (Replacements)	3,200,000				3,200,000
640.530.50-11	Sewage Treatment Plant and Facilities	4,810,203				4,810,203
640.530.50-12	Extensions and Enlargements of Sewer Systems and Facilities	399,756				399,756
640.530.50-13	Construction Islais Creek Bridge	15,000				15,000
640.531.00	Sewage Pumping Station—(Additions and Betterments)	7,500				7,500
640.531.56	Sewage Pumping Stations and Disposal Plant (Studies and Plans)	50,000				50,000
640.535.00	Street Signs	10,000				10,000
640.900.00	Special Inspection. (Receipts allocated to Appropriation 10,000)					
		9,499,125	12,064			9,487,061
Sewage Treatment Plant						
640.01	Permanent Salaries	55,377				55,377
640.110.01	Allowance for Overtime	260				260
640.111.01	Holidays	897				897
640.112.01	Temporary Salaries	4,370				4,370
640.120.01	Wages	8,681				8,681
640.130.01	Contractual Services	12,865	580			12,285
640.200.01	Heat, Light and Power	15,500	15,500			
640.231.01	Materials and Supplies	23,000	1,000			22,000
640.300.01	Equipment	940	940			
		121,890	18,020			103,870

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
 Sewage Pumping Stations						
640.02	Permanent Salaries	26,216				26,216
640.110.02	Allowance for Overtime	125				125
640.111.02	Holidays	862				862
640.112.02	Temporary Salaries	1,322				1,322
640.120.02	Contractual Services	7,250	250			7,000
640.200.02	Heat, Light and Power	11,340	11,340			
640.231.02	Materials and Supplies	1,790	290			1,500
640.300.02	Equipment	1,205	1,205			
		50,110	13,085			37,025
 Central Permit Bureau						
641	Permanent Salaries	24,212				24,212
641.110.00	Contractual Services	290	290			
641.200.00	Equipment	160	160			
641.400.00	Services of Other Departments	50				50
641.900.00		24,712	450			24,262
 Bureau of Street Cleaning						
642	Permanent Salaries	21,921				21,921
642.110.00	Allowance for Overtime	1,840				1,840
642.111.00	Holidays	488				488
642.112.00	Wages	790,405				790,405
642.130.00	Contractual Services	39,145	28,000			11,145
642.200.00	Truck and Team Hire	3,102				3,102
642.204.00	Heat, Light and Power	75	75			
642.231.00	Materials and Supplies	15,840	12,200			3,640
642.300.00	Equipment	16,627	13,327			3,300
642.400.00	Services of Other Departments	7,376				7,376
642.900.00		896,819	53,602			843,217

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
643	Bureau of Sewer Repair	28,094				28,094
643.110.00	Permanent Salaries	620				620
643.111.00	Allowance for Overtime	430				430
643.112.00	Holidays	331,805				331,805
643.130.00	Wages	12,064	10,864			1,200
643.200.00	Contractual Services	39,100				39,100
643.204.00	Truck and Team Hire	28,600	3,600			25,000
643.300.00	Materials and Supplies	8,710	6,610			2,100
643.400.00	Equipment	6,210				6,210
643.900.00	Services of Other Departments	455,633	21,074			434,559
643.901.00	Tearing up Streets—Side Sewers, (Receipts Allocated to Appropriation 50,000)	50,000				50,000
649	DEPARTMENT OF ELECTRICITY	50,000				50,000
	Administration					
649.110.00	Permanent Salaries	13,660				13,660
649.200.00	Contractual Services	685	685			
649.300.00	Materials and Supplies	175	175			
649.400.01	Equipment	14,520	860			13,660
649.01	Inspection Bureau					
649.110.01	Permanent Salaries	71,355				71,355
649.200.01	Contractual Services	612	362			250
649.300.01	Materials and Supplies	1,100	1,100			
649.400.01	Equipment	2,400	2,400			
		75,467	3,862			71,605

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF ELECTRICITY (Continued)						
Fire Alarm Office						
649.02	Permanent Salaries.....	48,606				48,606
649.110.02	Holidays.....	1,617				1,617
649.112.02	Temporary Salaries.....	1,800				1,800
649.200.02	Contractual Services.....	205	155			50
649.231.02	Heat, Light and Power.....	1,800	1,800			100
649.300.02	Materials and Supplies.....	200	100			100
649.400.02	Equipment.....	150	150			
		54,378	2,205			52,173
Plant Division						
649.03	Permanent Salaries.....	71,280			2,525	73,805
649.110.03	Allowance for Overtime.....	750				750
649.111.03	Holidays.....	316				316
649.112.03	Wages.....	32,031				32,031
649.130.03	Allowance for Overtime—Per Diem.....	250				250
649.131.03	Contractual Services.....	800	800			
649.200.03	Materials and Supplies.....	8,000	1,500			6,500
649.300.03	Equipment.....	3,430	3,430			
		116,857	5,730		2,525	118,652
Machine Shop						
649.04	Permanent Salaries.....	19,241			3,175	22,416
649.110.04	Contractual Services.....	285	285			
649.200.04	Heat, Light and Power.....	450	450			
649.231.04	Materials and Supplies.....	1,150	250			900
649.300.04	Building Alterations.....	595				595
649.500.04						
		21,721	985		3,175	23,911
Total Department of Electricity.....		282,943	13,642		5,700	275,001

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH						
650	Central Office					
	Administration					
650.110.01	Permanent Salaries.....	74,124				74,124
650.111.01	Allowance for Overtime.....	5,750				5,750
650.112.01	Holidays.....	2,875				2,875
650.115.01	Permanent Employees—Sick Leave	2,300				2,300
650.120.01	Temporary Salaries.....	1,150				1,150
650.140.01	Fees and Other Compensations	500				500
650.200.01	Contractual Services.....	28,980	16,580			12,400
650.231.01	Heat, Light and Power.....	4,500	4,500			
650.267.01	Medical Services and Care—Crippled Children	85,072				85,072
650.300.01	Materials and Supplies.....	13,000	2,250			10,750
650.400.01	Equipment.....	11,800	11,800			
650.800.01	Fixed Charges.....	29,090				29,090
650.900.01	Services of Other Departments.....	9,411				9,411
		268,552	35,130			233,422
Other Appropriations						
650.252.01	Feeble-Minded.....	182,200				182,200
		450,752	35,130			415,622
Accounting						
650.110.02	Permanent Salaries.....	25,650				25,650
650.120.02	Temporary Salaries.....	1,150				1,150
650.200.02	Contractual Services.....	505	100			405
650.300.02	Materials and Supplies.....	370	370			
650.400.02	Equipment.....	200	200			
		27,875	670			27,205

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPT. OF PUBLIC HEALTH—Central Office (Continued)						
Statistics						
650.110.03	Permanent Salaries.....	31,300				31,300
650.120.03	Temporary Salaries.....	1,150				1,150
650.200.03	Contractual Services.....	7,304	70			7,234
650.300.03	Materials and Supplies.....	1,425	1,400			25
650.400.03	Equipment.....	315	315			
		41,494	1,785			39,709
Milk and Abattoir Inspection						
650.110.04	Permanent Salaries.....	85,399				85,399
650.200.04	Contractual Services.....	12,895	1,695			11,200
650.300.04	Materials and Supplies.....	3,625	3,425			200
650.400.04	Equipment.....	2,850	2,850			
		104,769	7,970			96,799
Communicable Diseases						
650.110.05	Permanent Salaries.....	68,447				68,447
650.200.05	Contractual Services.....	2,580	1,740			840
650.300.05	Materials and Supplies.....	2,420	550			1,870
650.400.05	Equipment.....	1,455	1,455			
		74,902	3,745			71,157
Division of Venereal Disease Control						
650.110.06	Permanent Salaries.....	147,668				147,668
650.200.06	Contractual Services.....	1,270	995			275
650.231.06	Heat, Light and Power.....	1,300	1,300			
650.300.06	Materials and Supplies.....	18,180	1,150			17,030
650.400.06	Equipment.....	530	530			
650.800.06	Fixed Charges.....	1,745				1,745
650.900.06	Services of Other Departments.....	150				150
		170,843	3,975			166,868

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPT. OF PUBLIC HEALTH—Central Office (Continued)						
Bureau of Mental Hygiene						
650.110.06-1	Permanent Salaries	21,563				21,563
650.200.06-1	Contractual Services	125	35			90
650.300.06-1	Materials and Supplies	130	100			30
650.400.06-1	Equipment	255	255			
		22,073	390			21,683
Bacteriological Laboratory						
650.110.07	Permanent Salaries	37,860				37,860
650.200.07	Contractual Services	85	60			25
650.300.07	Materials and Supplies	4,125	875			3,250
		42,070	935			41,135
School Inspection Medical						
650.110.08	Permanent Salaries	67,002				67,002
650.200.08	Contractual Services	120				120
650.300.08	Materials and Supplies	3,005				3,005
650.372.08	Photographic Supplies—X-Ray Film	805				805
650.400.08	Equipment	863	863			
		71,795	863			70,932
Dental Bureau						
650.110.09	Permanent Salaries	33,992				33,992
650.200.09	Contractual Services	510	360			150
650.300.09	Materials and Supplies	1,500	265			1,235
		36,002	625			35,377

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPT. OF PUBLIC HEALTH—Central Office (Continued)						
Child Welfare—Medical						
650.110.10	Permanent Salaries.....	28,080				28,080
650.120.10	Temporary Salaries.....	260				260
		28,340				28,340
Food and Sanitary Inspection						
650.110.11	Permanent Salaries.....	225,245				225,245
650.200.11	Contractual Services.....	8,015	6,005			2,010
650.300.11	Materials and Supplies.....	2,210	1,250			960
650.400.11	Equipment.....	1,730	1,730			
		237,200	8,985			228,215
Chemical Laboratory						
650.110.12	Permanent Salaries.....	14,275				14,275
650.200.12	Contractual Services.....	30	15			15
650.300.12	Materials and Supplies.....	460	75			385
		14,765	90			14,675
Plumbing Inspection						
650.110.13	Permanent Salaries.....	38,355				38,355
650.140.13	Fees and Other Compensation.....	360				360
650.200.13	Contractual Services.....	895	895			
650.300.13	Materials and Supplies.....	850	800			50
		40,460	1,695			38,765

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPT. OF PUBLIC HEALTH—Central Office (Continued)						
City Physicians						
650.110.16	Permanent Salaries.....	54,498		1,800		56,298
650.200.16	Contractual Services.....	2,000	2,000			56,298
		56,498	2,000	1,800		56,298
Field Nursing—Administration						
650.110.17	Permanent Salaries.....	64,030				64,030
650.200.17	Contractual Services.....	1,200	1,080			120
650.300.17	Materials and Supplies.....	60	60			
650.400.17	Equipment.....	1,320	1,320			
		66,610	2,460			64,150
Field Nursing—Schools						
650.110.18	Permanent Salaries.....	121,110				121,110
650.200.18	Contractual Services.....	6,980	6,440			540
650.300.18	Materials and Supplies.....	1,575	950			625
650.350.18	Foodstuffs.....	24,000				24,000
650.372.18	Photographic Supplies—X-Ray Film.....	500				500
650.400.18	Equipment.....	2,450	2,450			
		156,615	9,840			146,775

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPT. OF PUBLIC HEALTH—Central Office (Continued)						
	Field Nursing—Other					
650.110.19	Permanent Salaries	92,169				92,169
650.120.19	Temporary Salaries	288				288
650.200.19	Contractual Services	5,745	3,100			2,645
650.231.19	Heat, Light and Power	400	400			
650.300.19	Materials and Supplies	4,415	1,810			2,605
650.372.19	Photographic Supplies—X-Ray Film	615				615
650.400.19	Equipment	1,243	1,243			
650.800.19	Fixed Charges	2,370				2,370
650.900.19	Services of Other Departments	1,250				1,250
		108,495	6,553			101,942
Tuberculosis Bureau						
650.110.21	Permanent Salaries	65,480				65,480
650.120.21	Temporary Salaries	1,288				1,288
650.200.21	Contractual Services	1,483	1,225			258
650.300.21	Materials and Supplies	2,700	400			2,300
650.372.21	Photographic Supplies	1,000				1,000
650.400.21	Equipment	4,155	4,155			
		76,106	5,780			70,326
TOTAL CENTRAL OFFICE		1,827,664	93,491	1,800		1,735,973

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH (Continued)						
	Laguna Honda Home					
651	Permanent Salaries.....	327,955				327,955
651.110.00	Permanent Salaries.....	27,900				27,900
651.110.01	Inmate Help.....	27,895				27,895
651.110.02-1	Kitchen Helpers.....	180,540				180,540
651.110.02-2	Orderlies.....	43,175				43,175
651.110.02-3	Porters.....	2,875				2,875
651.111.00	Allowance for Overtime.....	16,100				16,100
651.112.00	Holidays.....	6,100				6,100
651.114.00-1	Permanent Employees' Room Allowance—General.....	11,900				11,900
651.114.02-1	Permanent Employees' Room Allowance—Institutional Help.....	1,300				1,300
651.114.00-2	Permanent Employees' Laundry Allowance—General.....	3,100				3,100
651.114.02-2	Permanent Employees' Laundry Allowance—Institutional Help.....	12,800				12,800
651.114.00-3	Permanent Employees' Meal Allowance—General.....	24,800				24,800
651.114.02-3	Permanent Employees' Meal Allowance—Institutional Help.....	4,600				4,600
651.115.00	Permanent Employees' Sick Leave.....	100				100
651.115.00-1	Sick Leave, Room Allowance.....	100				100
651.115.00-2	Sick Leave, Laundry Allowance.....	100				100
651.115.00-3	Sick Leave, Meal Allowance.....	5,750				5,750
651.120.00	Temporary Salaries.....	300				300
651.124.00-1	Temporary Salaries—Room Allowance.....	200				200
651.124.00-2	Temporary Salaries—Laundry Allowance.....	500				500
651.124.00-3	Temporary Salaries—Meal Allowance.....	10,520	1,750			12,270
651.200.00	Contractual Services.....	25,000				25,000
651.231.00	Heat, Light and Power.....	82,140				82,140
651.300.00	Materials and Supplies.....	335,000				335,000
651.350.00	Foodstuffs.....	1,563				1,563
651.372.00	Photographic Supplies—X-Ray Film.....	9,860	9,860			19,720
651.400.00	Equipment.....	23,000				23,000
651.500.00	Buildings, Structures and Improvements.....	3,000				3,000
651.900.00	Services of Other Departments.....					
		1,188,173	100,460			1,288,633
						1,087,713

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH (Continued)						
652	Isolation Hospital					
652.110.00	Permanent Salaries	27,912				27,912
652.110.02-1	Kitchen Helpers	2,082				2,082
652.110.02-2	Orderlies	1,956				1,956
652.110.02-3	Porters	16,980				16,980
652.114.00-1	Permanent Employees' Room Allowance—General	465				465
652.114.02-1	Permanent Employees' Room Allowance—Institutional Help	840				840
652.114.00-2	Permanent Employees' Laundry Allowance—General	100				100
652.114.02-2	Permanent Employees' Laundry Allowance—Institutional Help	270				270
652.114.00-3	Permanent Employees' Meal Allowance—General	1,300				1,300
652.114.02-3	Permanent Employees' Meal Allowance—Institutional Help	2,070				2,070
		53,975				53,975
San Francisco Hospital						
653	Permanent Salaries					
653.110.00	Internes and Student Nurses	617,567				617,567
653.110.01	Nursing	32,760				32,760
653.110.02	Special Nurses	526,221				526,221
653.110.02-1	Inmate Help	14,500				14,500
653.110.03-1	Kitchen Helpers	2,163				2,163
653.110.03-2	Orderlies	161,556				161,556
653.110.03-3	Porters	253,134				253,134
653.110.03-4	Psychiatric Ward	171,024				171,024
653.110.04	Social Service	92,994				92,994
653.110.05	Allowance for Overtime	57,735				57,735
653.111.00	Holidays	8,625				8,625
653.112.00	Permanent Employees' Room Allowance—General	48,653				48,653
653.114.00-1	Permanent Employees' Room Allowance—Internes	12,200				12,200
653.114.01-1	Permanent Employees' Room Allowance—Nursing	1,500				1,500
653.114.02-1	Permanent Employees' Room Allowance—Institutional Help	18,000				18,000
653.114.03-1	Permanent Employees' Room Allowance—Psychiatric Bldg	34,000				34,000
653.114.04-1	Permanent Employees' Laundry Allowance—General	3,300				3,300
653.114.00-2	Permanent Employees' Laundry Allowance—General	2,000				2,000

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH (Continued)						
San Francisco Hospital (Continued)						
653.114.02-2	Permanent Employees' Laundry Allowance—Nursing.....	4,000				4,000
653.114.03-2	Permanent Employees' Laundry Allowance—Institutional Help.....	8,000				8,000
653.114.04-2	Permanent Employees' Laundry Allowance—Psychiatric Bldg.....	1,000				1,000
653.114.00-3	Permanent Employees' Meal Allowance—General.....	11,000				11,000
653.114.02-3	Permanent Employees' Meal Allowance—Nursing.....	42,000				42,000
653.114.03-3	Permanent Employees' Meal Allowance—Institutional Help.....	55,000				55,000
653.114.04-3	Permanent Employees' Meal Allowance—Psychiatric Bldg.....	8,000				8,000
653.115.00	Permanent Employees' Sick Leave.....	10,350				10,350
653.115.01	Sick Leave—Room Allowance.....	100				100
653.115.02	Sick Leave—Laundry Allowance.....	100				100
653.115.03	Sick Leave—Meal Allowance.....	500				500
653.120.00	Temporary Salaries.....	21,705				21,705
653.124.00-1	Temporary Salaries—Room Allowance.....	400				400
653.124.00-2	Temporary Salaries—Laundry Allowance.....	200				200
653.124.00-3	Temporary Salaries—Meal Allowance.....	800				800
653.200.00	Contractual Services.....	102,811	10,036			92,775
653.231.00	Heat, Light and Power.....	32,500	32,500			0
653.300.00	Materials and Supplies.....	243,870	71,400			172,470
653.350.00	Foodstuffs.....	359,000	24,000			335,000
653.372.00	Photographic Supplies—X-Ray Film.....	24,000				24,000
653.400.00	Equipment.....	24,920	24,920			0
653.500.00	Buildings, Structures and Improvements.....	126,500				126,500
653.900.00	Services of Other Departments.....	15,700				15,700
		3,150,388	162,856			2,987,532
Emergency Hospitals						
654	Permanent Salaries.....	245,623				245,623
654.110.00	Nursing.....	45,000				45,000
654.110.01	Allowance for Overtime.....	4,418				4,418
654.112.00	Holidays.....	9,695				9,695
654.115.00	Permanent Employees' Sick Leave.....	9,200				9,200
654.120.00	Temporary Salaries.....	16,100				16,100

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH (Continued)						
Emergency Hospitals (Continued)						
654.200.00	Contractual Services.....	17,506	10,006	7,500
654.231.00	Heat, Light and Power.....	2,900	2,900	8,000
654.300.00	Materials and Supplies.....	14,810	6,810	1,850
654.350.00	Foodstuffs.....	2,050	200	4,476
654.400.00	Equipment.....	7,600	7,600	351,862
654.900.00	Services of Other Departments.....	4,476	100,711
Hassler Health Home						
655.110.00	Permanent Salaries.....	100,711	37,290
655.110.01-1	Kitchen Helpers.....	37,290	33,972
655.110.01-2	Orderlies.....	33,972	28,026
655.110.01-3	Porters.....	28,026	2,400
655.110.02	Inmate Help.....	2,400	605
655.111.00	Allowance for Overtime.....	605	5,175
655.112.00	Holidays.....	5,175	100
655.114.00-1	Permanent Employees' Room Allowance—General.....	100	600
655.114.01-1	Permanent Employees' Room Allowance—Institutional Help.....	600	400
655.114.00-2	Permanent Employees' Laundry Allowance—General.....	400	1,500
655.114.01-2	Permanent Employees' Laundry Allowance—Institutional Help.....	1,500	3,500
655.114.00-3	Permanent Employees' Meal Allowance—General.....	3,500	4,900
655.114.01-3	Permanent Employees' Meal Allowance—Institutional Help.....	4,900	1,150
655.115.00	Permanent Employees' Sick Leave.....	1,150	35
655.115.00-1	Sick Leave—Room Allowance.....	35	20
655.115.00-2	Sick Leave—Laundry Allowance.....	20	95
655.115.00-3	Sick Leave—Meal Allowance.....	95	3,933
655.120.00	Temporary Salaries.....	3,933	130
655.124.00-1	Temporary Salaries—Room Allowance.....	130	50
655.124.00-2	Temporary Salaries—Laundry Allowance.....	50	240
655.124.00-3	Temporary Salaries—Meal Allowance.....	240	1,900
655.200.00	Contractual Services.....	17,080	1,900	15,180

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC HEALTH (Continued)						
	Hassler Health Home (Continued)					
655.231.00	Heat, Light and Power.....	9,750	9,750			14,105
655.300.00	Materials and Supplies.....	23,505	9,400			76,000
655.350.00	Foodstuffs.....	82,800	6,800			750
655.372.00	Photographic Supplies.....	750				
655.400.00	Equipment.....	2,975	2,975			16,500
655.500.00	Buildings, structures and Improvements.....	16,500				600
655.800.00	Fixed Charges.....	600				2,500
655.900.00	Services of Other Departments.....	2,500				
		381,292	30,825			350,467
	TOTAL DEPARTMENT OF PUBLIC HEALTH.....	6,980,870	415,148	1,800		6,567,522
PUBLIC WELFARE DEPARTMENT						
656	Permanent Salaries.....	561,365				561,365
656.110.00	Allowance for Overtime.....	1,000				1,000
656.111.00	Temporary Salaries.....	10,000				10,000
656.120.00	Contractual Services.....	43,020	24,600			18,420
656.200.00	Clothing Blind and Deaf in Schools.....	100				100
656.200.01	Heat, Light and Power.....	3,800	3,800			150
656.231.01	Materials and Supplies.....	8,700	8,550			300,000
656.300.00	Equipment.....	6,140	6,140			300,000
656.400.00	Building.....	300,000				1,340
656.510.00	Fixed Charges.....	1,340				350,000
656.800.00	Aid to Needy Children.....	350,000				6,100,000
656.840.01	Aid to Needy Aged.....	6,100,000				290,000
656.840.02	Aid to Needy Blind.....	290,000				800,000
656.840.03	Indigent Aid.....	800,000				80,000
656.840.06	Indigent Aid—Non-residents.....	80,000				10,000
656.840.07	War Services and Assistance.....	10,000				
		8,565,465	43,090			8,522,375

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
CORONER						
657	Permanent Salaries.....	90,463				90,463
657.110.00	Allowance for Overtime.....	850				850
657.111.00	Holidays.....	1,400				1,400
657.112.00	Temporary Salaries.....	2,550				2,550
657.200.00	Contractual Services.....	2,121	1,265			856
657.300.00	Materials and Supplies.....	3,669	2,194			1,475
657.400.00	Equipment.....	3,247	3,247			5,100
657.500.00	Buildings, Structures and Improvements.....	5,100				5,100
		109,400	6,706			102,694
AGRICULTURAL (HORTICULTURAL) INSPECTION DEPT.						
658	Permanent Salaries.....	23,904				23,904
658.110.00	Holidays.....	422				422
658.112.00	Contractual Services.....	1,310	1,190			120
658.200.00	Materials and Supplies.....	150	150			150
658.300.00	Equipment.....	150	150			150
658.400.00	Fixed Charges.....	960				960
658.800.00		26,896	1,490			25,406
FARMERS' MARKET						
658.50	Permanent Salaries.....	5,244				5,244
658.110.50	Holidays.....	60				60
658.112.50	Contractual Services.....	1,770	770			1,000
658.200.50	Heat, Light and Power.....	150	150			150
658.231.50	Materials and Supplies.....	470	270			200
658.300.50	Equipment.....	160	100			60
658.400.50	Fixed Charges.....	950	350			600
658.800.50		8,804	1,640			7,164

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF WEIGHTS AND MEASURES						
659	Permanent Salaries.....	29,580				29,580
659.110.00	Contractual Services.....	1,635	1,585			50
659.200.00	Materials and Supplies.....	890	890			
659.300.00	Equipment.....	2,595	2,595			
		34,700	5,070			29,630
CONTROLLER						
660	Permanent Salaries.....	401,051				401,051
660.110.00	Allowance for Overtime.....	5,000				5,000
660.120.00	Temporary Salaries.....	8,218				8,218
660.200.00	Contractual Services.....	34,938	31,688			3,250
660.300.00	Materials and Supplies.....	16,625	16,600			25
660.400.00	Equipment.....	4,976	4,976			150
660.800.00	Fixed Charges.....	150				7,920
660.900.00	Services of Other Departments.....	7,920				5,000
660.262.65	Audit of Municipal Railway.....				5,000	2,600
660.262.66	Audit of Water Department.....				1,450	1,450
660.262.68	Audit of Hetch Hetchy Water Supply.....				1,775	1,775
660.262.68-1	Audit of Hetch Hetchy Power.....				2,000	2,000
660.262.70	Audit of San Francisco Public Schools.....				3,500	3,500
660.262.72	Audit of Retirement System.....					15,000
660.804.01	Other Appropriations.....	15,000				5,000
660.804.02	Judgments.....	5,000				
	Claims.....	498,878	53,264			16,325
						461,939

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
CITY PLANNING COMMISSION						
661	Permanent Salaries.....	78,575				78,575
661.110.00	Temporary Salaries.....	2,000				2,000
661.120.00	Commissioners' Fees.....	5,000				5,000
661.140.00	Contractual Services.....	7,870	5,370			2,500
661.200.00	Consulting Engineers—Master Plan.....	5,000				5,000
661.200.01	Materials and Supplies.....	1,250	1,250			
661.300.00	Equipment.....	500	500			
661.400.00	Fixed Charges.....	50	50			
		100,245	7,170			93,075
DEPARTMENT OF EDUCATION (County Offices, etc.)						
669	Permanent Salaries.....	27,400				27,400
669.110.00	Fees and Other Compensations.....	6,000				6,000
669.140.00	Contractual Services.....	5,500				5,500
669.203.00	Allowance for Use of Employees' Cars.....	500				500
669.300.00	Materials and Supplies.....	2,500				2,500
669.800.00	Fixed Charges.....	36				36
		41,936				41,936
CIVIL SERVICE COMMISSION						
671	Permanent Salaries.....	159,015				159,015
671.110.00	Allowance for Overtime.....	1,500				1,500
671.111.00	Temporary Salaries.....	11,000				11,000
671.120.00	Fees and Special Compensations.....	5,000				5,000
671.140.00	Contractual Services.....	9,200	7,950			1,250
671.200.00	Materials and Supplies.....	5,060	5,060			
671.300.00	Equipment.....	2,050	2,050			
671.400.00	Fixed Charges.....	112				112
671.800.00	Services of Other Departments.....	3,700				3,700
671.900.00	Salary Survey.....	10,846				10,846
671.950.00						
		207,483	15,060			192,423
673.200.00	PUBLIC POUND	32,000				32,000

(Detail of General Fund Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF GENERAL FUND APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
675	SAN FRANCISCO CO-ORDINATING COUNCIL FOR YOUTH WELFARE					
675.110.00	Permanent Salaries	13,015				13,015
675.120.00	Temporary Salaries	100				100
675.200.00	Contractual Services	1,400	795			605
675.300.00	Materials and Supplies	200	200			
675.400.00	Equipment	100	100			
675.800.00	Fixed Charges	30				30
		14,845	1,095			13,750
	TOTAL GENERAL FUND	44,846,064	1,817,985	1,596,925	198,503	44,823,507

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
602	MAYOR					
602.950.56	Unemployment Relief Reserve	150,000				150,000
612	PARK					
612.01	General Division					
612.110.01	Permanent Salaries	810,528				810,528
612.111.01	Allowance for Overtime	3,000				3,000
612.120.01	Temporary Salaries	3,000				3,000
612.130.01	Wages—Operating	92,473				92,473
612.130.01-1	Wages—Construction and Repairs	56,754				56,754
612.130.01-2	Wages—Temporary	400				400
612.200.01	Contractual Services	14,000				14,000
612.203.01	Allowance Employees' Cars	504				504
612.213.01	Maintenance and Repair—Buildings	45,025				45,025
612.214.01	Maintenance and Repair—Structures	68,600				68,600
612.215.01	Maintenance and Repair—Sidewalks and Roads	21,200				21,200
612.231.01	Heat, Light and Power	23,140	23,140			46,280
612.271.01	Concerts	20,000				20,000
612.300.01	Materials and Supplies	90,000				90,000
612.300.01-1	Materials and Supplies—Resale	200				200

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PARK (Continued)						
General Division. (Continued)						
612.381.01	Soil and Fertilizer	25,000				25,000
612.385.01	Forage and Food for Animals	1,400				1,400
612.400.01	Equipment	16,500				16,500
612.800.01	Fixed Charges	14,100				14,100
612.860.01	Retirement Allowances	48,141	48,141			3,300
612.900.01	Services of Other Departments—Miscellaneous	3,300				15,000
612.900.01-1	Services of Other Departments—Central Shop No. 1	15,000				
		1,372,265	71,281			1,300,984
San Francisco Zoo						
612.02	Permanent Salaries	98,707				98,707
612.110.02	Allowance for Overtime	500				500
612.111.02	Wages—Operating	13,863				13,863
612.130.02	Wages—Construction and Repairs	11,002				11,002
612.130.02-1	Contractual Services	800				800
612.200.02	Allowance Employees' Cars	210				210
612.203.02	Maintenance and Repair—Buildings	1,000				1,000
612.213.02	Maintenance and Repair—Structures	5,800				5,800
612.214.02	Heat, Light and Power	3,100	3,100			4,000
612.231.02	Materials and Supplies	4,000				4,000
612.300.02	Forage and Food for Animals	45,000				45,000
612.385.02	Retirement Allowances	6,431	6,431			1,300
612.860.02	Services of Other Departments	1,300				
612.900.02		191,713	9,531			182,182

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PARK (Continued)						
	Revenue Division—Commissary Units					
612.03	Permanent Salaries	30,284				30,284
612.110.03	Allowance for Overtime	1,800				1,800
612.111.03	Wages—Operating	91,171				91,171
612.130.03	Wages—Construction and Repairs	8,538				8,538
612.130.03-1	Wages—Temporary	28,750				28,750
612.130.03-2	Contractual Services	9,175				9,175
612.200.03	Maintenance and Repair—Construction					
612.211.03	and Extensions	2,550				2,550
612.214.03	Maintenance and Repair—Structures	20,000				20,000
612.231.03	Heat, Light and Power	3,790	3,790			
612.300.03	Materials and Supplies	12,100				12,100
612.300.03-1	Materials and Supplies—Resale	10,750				10,750
612.350.03	Foodstuffs	210,000				210,000
612.385.03	Forage and Food for Animals	2,200				2,200
612.400.03	Equipment	1,500				1,500
612.800.03	Fixed Charges	180				180
612.860.03	Retirement Allowances	8,237	8,237			
612.870.03	State Sales Tax	4,000				4,000
612.900.03	Services of Other Departments	3,000				3,000
		448,025	12,027			435,998
Revenue Division—Recreational Units						
612.04	Permanent Salaries	176,216				176,216
612.110.04	Allowance for Overtime	5,800				5,800
612.110.04-1	Temporary Salaries	3,500				3,500
612.111.04	Wages—Operating	1,000				1,000
612.120.04	Wages—Construction and Repairs	21,123				21,123
612.130.04	Wages—Temporary	11,927				11,927
612.130.04-1	Contractual Services	12,075				12,075
612.130.04-2	Allowance Employees' Cars	3,500				3,500
612.200.04		1,200				1,200

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PARK (Continued)						
Revenue Division—Recreational Units (Continued)						
612.211.04	Maintenance and Repair—Construction and Extension.....	1,550				1,550
612.213.04	Maintenance and Repair—Buildings.....	11,550				11,550
612.214.04	Maintenance and Repair—Structures.....	25,000				25,000
612.231.04	Heat, Light and Power.....	17,470	17,470			34,940
612.261.04	Architectural Services.....	5,550				5,550
612.300.04	Materials and Supplies.....	15,600				15,600
612.300.04-1	Materials and Supplies—Resale.....	1,000				1,000
612.400.04	Equipment.....	2,000				2,000
612.800.04	Fixed Charges.....	85				85
612.860.04	Retirement Allowance.....	12,035	12,035			24,070
612.900.04	Services of Other Departments.....	1,760				1,760
		329,941	29,505			359,446
612.05	Playground Supervision					
612.130.05	Wages.....	10,000				10,000
Special Appropriations						
612.500.91	Water Supply and Irrigation System.....	80,150				80,150
612.500.92	Lincoln Park Irrigation System.....	32,500				32,500
612.500.93	Yacht Harbor.....	25,000				25,000
612.500.94	Kezar Stadium.....	6,500				6,500
612.500.95	Fleishacker Playfield.....	20,500				20,500
612.500.96	Small Parks and Squares.....	24,800				24,800
612.500.97	South Drive.....	5,100				5,100
612.500.98	"GJOA" Rehabilitation.....	12,500				12,500
		207,050				207,050

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Tota
PARK (Continued)						
	Land Purchases					
612.600.01	Fleishacker Playfield Land.....	31,000				31,000
612.600.04	Yacht Harbor Land.....	49,300				49,300
		80,300				80,300
612.110.06	Aquatic Park Division Permanent Salaries.....	5,940				5,940
612.900.07	Street Tree Planting Division Tree Planting.....	25,000				25,000
	TOTAL PARK FUND.....	2,670,234	122,344			2,547,890
RECREATION DEPARTMENT						
613	Permanent Salaries.....	498,241				498,241
613.110.00	Allowance for Overtime.....	2,000				2,000
613.120.00	Temporary Salaries.....	11,730				11,730
613.130.00	Wages.....	25,245				25,245
613.130.50	Director's Wages.....	144,970				144,970
613.140.00	Fees and Special Compensations.....	3,500				3,500
613.200.00	Contractual Services.....	53,146	1,200			51,946
613.203.00	Allowances Employees' Cars.....	8,800				8,800
613.213.00	Repairs to Buildings.....	40,000				40,000
613.231.00	Heat, Light and Power.....	12,500	12,500			25,000
613.300.00	Materials and Supplies.....	56,860	3,420			60,280
613.400.00	Equipment.....	21,250				21,250
613.500.10	No. Beach Night Lights.....	4,250				4,250
613.500.25	Bernal Heating.....	4,000				4,000
613.600.03	Merced.....	20,000				20,000
613.600.04	West Sunset So. (2 blocks).....	95,000				95,000
613.600.05	Land—Silver Terrace.....	40,000				40,000
613.801.00	Accident Compensation.....	3,600				3,600

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
RECREATION DEPARTMENT (Continued)						
613.804.00	Judgments.....	100				100
613.815.00	Insurance Premiums.....	1,350				1,350
613.860.00	Retirement Allowance.....	23,000				23,000
613.880.00	Rentals.....	26,001				26,001
	TOTAL RECREATION FUND—GENERAL.....	1,095,543	40,120			1,055,423
"Teen Age" Centers						
613.110.02	Permanent Salaries.....	41,041				41,041
613.130.02	Director's Wages.....	6,000				6,000
613.200.02	Contractual Services.....	3,910	150			3,760
613.231.02	Heat, Light and Power.....	1,200	1,200			2,000
613.300.02	Materials and Supplies.....	2,000				2,000
613.400.02	Equipment.....	1,100				1,100
613.880.02	Rentals.....	4,500				4,500
	Hunters Point	59,751	1,350			58,401
613.110.89	Permanent Salaries.....	68,928				68,928
613.120.89	Temporary Salaries.....	1,000				1,000
613.130.89	Director's Wages.....	12,000				12,000
613.200.89	Contractual Services.....	1,850				1,850
613.300.89	Materials and Supplies.....	1,000				1,000
	School Centers	84,778				84,778
613.110.03	Permanent Salaries.....	7,632				7,632
613.130.03	Director's Wages.....	2,000				2,000
613.300.03	Materials and Supplies.....	500				500
613.900.03	Services of Other Departments.....	4,150				4,150
	TOTAL	14,282				14,282

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
RECREATION DEPARTMENT (Continued)						
	Camp Mather					
613.110.01	Permanent Salaries.....	12,931				12,931
613.111.01	Allowance for Overtime.....	5,488				5,488
613.120.01	Temporary Salaries.....	16,324				16,324
613.130.01	Wages.....	2,954				2,954
613.200.01	Contractual Services.....	4,600				4,600
613.213.01	Repairs to Buildings.....	5,300				5,300
613.300.01	Materials and Supplies.....	4,500				4,500
613.350.01	Foodstuffs.....	20,000				20,000
613.400.01	Equipment.....	2,460				2,460
613.801.01	Accident Compensation.....	500				500
613.860.01	Retirement Allowances.....	500	500			500
	Total Camp Mather.....	75,557	500			75,057
	TOTAL RECREATION FUND.....	1,329,911	41,970			1,287,941
LIBRARY						
614	Permanent Salaries.....	356,772				356,772
614.110.00	Wages.....	108,161				108,161
614.130.00	Contractual Services.....	51,669	700			52,369
614.200.00	Heat, Light and Power.....	12,000	12,000			24,000
614.231.00	Materials and Supplies.....	10,040	40			10,080
614.300.00	Books and Bindery Materials.....	88,000				88,000
614.371.00	Equipment.....	7,500				7,500
614.400.00	Buildings.....	75,000				75,000
614.500.00	Land.....	60,000				60,000
614.600.00	Fixed Charges.....	7,448				7,448
614.800.00	Retirement Allowance.....	15,150	15,150			30,300
614.860.00	Services of Other Departments.....	18,357				18,357
614.900.00						
	TOTAL LIBRARY FUND.....	810,097	27,890			782,207

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
615	WAR MEMORIAL					
	General Departmental					
615.110.00	Permanent Salaries	105,489				105,489
615.111.00	Allowance for Overtime	6,000				6,000
615.120.00	Temporary Salaries	5,765				5,765
615.130.00	Wages	23,037				23,037
615.200.00	Contractual Services	6,587	1,287			5,300
615.231.00	Heat, Light and Power	14,000	14,000			5,750
615.300.00	Materials and Supplies	5,750				1,000
615.500.00	Building Improvements	1,000				1,650
615.800.00	Fixed Charges	1,650				10,000
615.900.00	Services of Other Departments	10,000				12,000
615.901.00	War Memorial Reserve	12,000				
	Total War Memorial General	191,278	15,287			175,991
	Art Museum					
615.01	Permanent Salaries	11,528				11,528
615.110.01	Temporary Salaries	798				798
615.120.01	Heat, Light and Power	7,000	7,000			610
615.231.01	Materials and Supplies	610				110,000
615.300.01	Building Improvements	110,000				122,936
615.500.01	Total Art Museum	129,936	7,000			298,927
	TOTAL WAR MEMORIAL FUND	321,214	22,287			

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
CALIFORNIA PALACE OF THE LEGION OF HONOR						
617	Permanent Salaries	90,459				90,459
617.110.00	Allowance for Overtime	1,500				1,500
617.111.00	Temporary Salaries	1,500				1,500
617.120.00	Contractual Services	13,800	8,550			5,250
617.200.01	Exhibitions	7,500				7,500
617.231.00	Heat, Light and Power	2,700	2,700			
617.300.00	Materials and Supplies	3,500				3,500
617.321.00	Fuel, Illuminants and Lubricants	2,000				2,000
617.400.00	Equipment	4,950				4,950
617.500.00	Buildings, Structures and Improvements	52,600				52,600
617.800.00	Sundry Fixed Charges	200				200
617.815.00	Insurance Premiums	1,000				1,000
617.900.00	Services of Other Departments (de Young Museum)	7,770	7,770			
		189,479	19,020			170,459
DE YOUNG MUSEUM						
618	Permanent Salaries	141,997			7,770	149,767
618.110.00	Allowance for Overtime	2,000				2,000
618.111.00	Temporary Salaries	500				500
618.120.00	Fees and Special Compensations	500				500
618.140.00	Contractual Services	15,600	5,800			9,800
618.200.01	Exhibitions	15,000				15,000
618.200.01	Heat, Light and Power	3,500	3,500			
618.231.00	Materials and Supplies	5,375				5,375
618.300.00	Fuel, Illuminants and Lubricants	1,500				1,500
618.321.00	Equipment	15,300				15,300
618.400.00	Improvements	27,500				27,500
618.500.00	Fixed Charges	300				300
618.800.00	Miscellaneous Insurance	2,500				2,500
618.815.00						
		231,572	9,300		7,770	230,042

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
CHIEF ADMINISTRATIVE OFFICER						
626	Publicity and Advertising Fund	293,500				293,500
626.277.00	League of California Cities	6,500				6,500
626.800.01	General City Bond Interest and Redemption Fund	4,807,305			88,200	4,895,505
626.800.02	P.S.E. Bond Interest and Redemption Fund				8,522,688	8,522,688
626.803.01	Interest on Tax Anticipation Note Fund	5,000				5,000
		5,112,305			8,610,888	13,723,193
DEPARTMENT OF PUBLIC WORKS						
Special Road Improvement Fund						
645	Street Repair					
645.110.00	Permanent Salaries	13,349				13,349
645.111.00	Allowance for Overtime	150				150
645.112.00	Holidays	460				460
645.130.00	Wages	338,994				338,994
645.135.00	Wages—Sick Leave	8,000				8,000
645.200.00	Contractual Services	50,820				50,820
645.204.00	Truck Hire	23,500				23,500
645.231.00	Heat, Light and Power (Asphalt Plant)	1,100	1,100			
645.300.00	Materials and Supplies	50,000				50,000
645.400.00	Equipment	55,300				55,300
645.800.00	Fixed Charges	19,000	14,000			
645.900.00	Services of Other Departments	19,412				19,412
		580,085	15,100			564,985

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
Bridges						
646	Permanent Salaries.....	74,209				74,209
646.110.00	Allowance for Overtime.....	300				300
646.111.00	Holidays.....	2,251				2,251
646.112.00	Temporary Salaries.....	3,440				3,440
646.120.00	Contractual Services.....	825				825
646.200.00	Maintenance and Repair of Bridges.....	12,000				12,000
646.215.00	Heat, Light and Power.....	2,500	2,500			5,000
646.231.00	Materials and Supplies.....	500				500
646.300.00	Services of Other Departments.....	5,485				5,485
646.900.00			2,500			99,010
General						
647	Boulevard Lighting.....	26,000	26,000			
647.231.00	Bond Interest and Redemption (1927 Boulevard Bonds).....	88,200	88,200			
647.900.54	Administrative Costs.....	5,000				5,000
647.902.00	Services of Real Estate Department.....	500				500
647.903.01	Traffic—Services of Department of Electricity.....	5,700	5,700			
647.903.02	Traffic—Police Department—Curb Painting.....	18,000				18,000
647.903.03	Traffic—Stop Go Signals.....	27,000				27,000
647.903.04	Traffic—School Pedestrian Lanes (Slow Signs, Stop Standards).....	12,000				12,000
647.903.05	Traffic Striping and Equipment.....	14,000				14,000
647.903.06	Traffic Directional Signs.....	4,000				4,000
647.903.07	Traffic—Maintenance—Replace and Control Devices.....	16,000				16,000
647.903.08	Traffic—Division Design Engineering.....	23,900				23,900
647.903.09	Traffic—Survey-Studies.....	10,000				10,000
647.907.00	Street Signs—New and Repair.....	10,000				10,000
647.908.00	Sunset Boulevard Maintenance.....	22,500				22,500
647.909.00	Boulevard Tree Maintenance.....	5,000				5,000
		287,800	119,900			167,900

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
DEPARTMENT OF PUBLIC WORKS (Continued)						
648	Street Construction					
648.902.00	Inspections and Surveys.....	1,000				1,000
648.906.00	City Aid—Street Improvements.....	40,000				40,000
648.916.00	Work in Front of City Property.....	30,000				30,000
648.938.00	Engineering Studies—Special Improvements.....	20,000				20,000
648.939.00	Slides—Studies—Construction.....	7,500				7,500
648.940.00	Structural Repairs in Streets.....	2,000				2,000
648.940.56	Inspection Miscellaneous Road Structures.....	1,000				1,000
648.946.00	Sand Removal from Streets.....	5,000				5,000
648.948.00	Special Investigations—Permits and Franchises.....	5,000				5,000
648.951.56	Preliminary Studies, Post-War Planning.....	6,000				6,000
648.952.56	City Streets, Studies—Plans.....	4,000				4,000
648.958.00	Parker Avenue Slide.....	20,000				20,000
648.964.00	Lighting Conduits, Sidewalk Restoration— Major Streets.....	20,000				20,000
648.965.58	Twin Peaks Observation Point Land Acquisition.....	5,000				5,000
648.984.00	Joint Highway District No. 9.....	66,000				66,000
648.985.01	Joint Highway District No. 10.....	103,700				103,700
648.986.00	Islais Creek and Third Street Bridge.....	297,258				297,258
		633,458				633,458
TOTAL SPECIAL ROAD IMPROVEMENT FUND.....		1,602,853	137,500			1,465,353
SPECIAL GAS TAX STREET IMPROVEMENT FUND						
677	Trumbull-Mission-Alemany.....					
677.907.00	Industrial St.—Bay Shore Blvd. to Oakdale— Land—Construction.....	68,400				68,400
677.910.00	Sunset Boulevard—Seal Coat.....	40,000				40,000
677.911.00	O'Farrell-Brodnick-Van Ness—Surveys and Plans.....	20,000				20,000
677.913.00	7th Street, Market to Townsend—Construction.....	1,500				1,500
677.914.00	Post-Taylor-Powell—Construction.....	106,000				106,000
677.917.00	Third Street, Mission to Market—Surveys— Plans—Construction.....	20,000				20,000
677.919.00	Traffic Signal Construction.....	14,000				14,000
677.920.00	Islais Creek and Third Street Bridge.....	125,000				125,000
677.921.00	Traffic Striping.....	91,100				91,100
677.948.00	Maintenance and Repair of Major Streets.....	38,000				38,000
677.955.00		25,000				25,000

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
SPECIAL GAS TAX STREET IMPROVEMENT FUND (Continued)						
677.958.00	Maintenance Movable Bridges, 3rd, 4th, 6th, Isais Creek.....	8,000				8,000
677.960.00	Planing and Crack Sealing Major Streets.....	25,000				25,000
677.961.56	13th Street, Market, Bryant.....	5,000				5,000
677.972.00	Miscellaneous Repairs to Structures Major Streets.....	3,000				3,000
677.993.00	California, Montgomery, Sansome—Construction.....	10,000				10,000
677.995.00	Calvary Cemetery Streets—Plans and Construction.....	120,000				120,000
677.998.00	Laurel Hill Cemetery Streets—Plans and Construction.....	80,000				80,000
		800,000				800,000
SAN FRANCISCO UNIFIED SCHOOL DISTRICT						
670	Permanent Salaries.....	11,895,927				11,895,927
670.111.00	Allowance for Overtime.....	50,000				50,000
670.120.00	Temporary Salaries.....	50,000				50,000
670.130.00	Wages.....	33,528				33,528
670.140.00	Fees and Other Compensations.....	2,000	2,000			4,000
670.200.00	Contractual Services.....	240,718	22,588			263,306
670.203.00	Allowance for Use of Employees' Cars.....	14,900				14,900
670.204.00	Auto and Truck Hire.....	59,500				59,500
670.231.00	Heat, Light and Power.....	104,000				104,000
670.300.00	Materials and Supplies.....	756,626	104,000			860,626
670.350.00	Foodstuffs.....	11,000				11,000
670.400.00	Equipment.....	311,000				311,000
670.500.00	Buildings, Structures and Improvements.....	500,000				500,000
670.500.01	Special Accumulative Building Fund.....	1,000,000				1,000,000
670.800.00	Fixed Charges.....	795,950	660,000			1,455,950
670.900.00	Services of Other Departments.....	371,700				371,700
670.000.00	Undistributed Reserve.....	50,000				50,000
		16,246,849	788,588			17,035,437

(Detail of Other Current Funds Appropriations for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
EMPLOYEES' RETIREMENT SYSTEM						
672	Permanent Salaries.....	65,274				65,274
672.111.00	Allowance for Overtime.....	500				500
672.111.00	Temporary Salaries.....	11,275				11,275
672.120.00	Fees and Special Compensations.....	3,950				3,950
672.140.00	Contractual Services.....	3,946	88			3,858
672.200.00	Materials and Supplies.....	1,200				1,200
672.300.00	Equipment.....	3,850				3,850
672.400.00	Pensions and Retirement Allowances.....	3,328,000			1,488,033	4,816,033
672.860.00	Services of Other Departments.....	3,500	3,500			7,000
672.900.00						
672.815.00	Compensation Insurance.....	3,421,495	3,588		1,488,033	4,905,940
		100,000				100,000
	TOTAL EMPLOYEES' RETIREMENT FUND.....	3,521,495	3,588		1,488,033	5,005,940
	TOTAL OTHER CURRENT FUNDS.....	32,986,009	1,172,487		10,106,691	41,920,213

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
662	PUBLIC UTILITIES COMMISSION					
	General Office					
662.110.00	Permanent Salaries				61,831	61,831
662.111.00	Allowance for Overtime				300	300
662.200.00	Contractual Services				5,000	5,000
662.266.00	Legal Services—City Attorney's Office		36,720			36,720
662.300.00	Materials and Supplies				1,870	1,870
662.400.00	Equipment				1,750	1,750
662.813.00	Automobile Insurance				125	125
662.860.00	Pensions and Retirement Allowances		2,473		2,473	2,473
			39,193		110,069	70,876
662.02	Bureau of Accident Prevention					
662.110.02	Permanent Salaries				6,000	6,000
662.200.02	Contractual Services				360	360
662.860.02	Pensions and Retirement Allowances		420		420	420
			420		6,780	6,360
662.03	Bureau of Personnel					
662.110.03	Permanent Salaries				9,400	9,400
662.200.03	Contractual Services				360	360
662.860.03	Pensions and Retirement Allowances		658		658	658
			658		10,418	9,760
662.04	Bureau of Public Service and Employees' Relations					
662.110.04	Permanent Salaries				21,720	21,720
662.111.04	Allowance for Overtime				300	300
662.200.04	Contractual Services				18,560	18,560
662.300.04	Materials and Supplies				500	500
662.400.04	Equipment				485	485
662.860.04	Pensions and Retirement Allowances		1,303		1,303	1,303
			1,303		42,868	41,565
	TOTAL PUBLIC UTILITIES COMMISSION—General		41,574		170,135	128,561

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
663	PUBLIC UTILITIES COMMISSION—Lighting of Public Streets and Buildings—Light, Heat, Power					
663.110.00	Permanent Salaries	60,955				60,955
663.111.00	Allowance for Overtime	920				920
663.120.00	Temporary Salaries	552				552
663.200.00	Contractual Services	2,350				2,350
663.214.63	Maintenance and Repair of Structures	4,000				4,000
663.231.63-1	Lighting of Public Streets	837,000			26,000	863,000
	Electricity and Gas					
663.231.07	Sheriff				12,250	12,250
663.231.09	Police Department				17,500	17,500
663.231.10	Fire Department				63,000	63,000
663.231.12	Park Department				47,500	47,500
663.231.13	Recreation Department				12,500	12,500
663.231.13-2	Recreation Department—Teen Age Center				1,200	1,200
663.231.14	Library				12,000	12,000
663.231.15	War Memorial—General				14,000	14,000
663.231.15-1	War Memorial—Art Museum				7,000	7,000
663.231.17	California Palace of the Legion of Honor				2,700	2,700
663.231.18	de Young Museum				3,500	3,500
663.231.24	Juvenile-Detention Home				2,000	2,000
663.231.24-1	Log Cabin Ranch				3,000	3,000
663.231.24-2	Laguna Honda Children's Home				120	120
663.231.24-3	Ocean View School for Girls				900	900
663.231.26-79.65	Civic Center Dormitories				75	75
663.231.29	Registrar of Voters				175	175
663.231.33	Purchasing Department				3,750	3,750
663.231.35	Real Estate Department—Auditorium				7,000	7,000
	Department of Public Works					
663.231.38	Bureau of Building Repair				1,800	1,800
663.231.40	Bureau of Engineering				25	25
663.231.40-1	Sewage Disposal Plant				15,500	15,500
663.231.40-2	Sewage Pumping Station				11,340	11,340
663.231.42	Bureau of Street Cleaning				75	75

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
PUBLIC UTILITIES COMMISSION (Continued)						
	Lighting of Public Streets, Buildings—Light, Heat, Power (Cont.)					
	Electricity and Gas (Continued)					
	Department of Public Works (Continued)					
	Asphalt Plant (Street Repair)				1,100	1,100
663.231.45	Drawbridges (Bridges)				2,500	2,500
663.231.46	Department of Electricity				2,250	2,250
663.231.49	Department of Public Health					
	Central Office					
	Administration				4,500	4,500
663.231.50-1	G. U. Diagnostic Center				1,300	1,300
663.231.50-6	Field Nursing—Other				400	400
663.231.50-19	Laguna Honda Home				25,000	25,000
663.231.51	San Francisco Hospital				32,500	32,500
663.231.53	Emergency Hospitals				2,900	2,900
663.231.54	Hassler Health Home				9,750	9,750
663.231.55	Public Welfare Department				3,800	3,800
663.231.56	Farmers' Market				150	150
663.231.58-50	Public Building Lighting	32,000				32,000
663.231.63	San Francisco Airport				75,000	75,000
663.231.64	Municipal Railway Operating				1,152,000	1,152,000
663.231.65	Water Operating				120,000	120,000
663.231.66	Hetch Hetchy Water Supply				150	150
663.231.68	Hetch Hetchy Power Operating				125	125
663.231.68-1	San Francisco Unified School District				104,000	104,000
663.231.70	Materials and Supplies	1,750				1,750
663.300.00	Equipment	630				630
663.400.00	Street Lighting Construction	272,000				272,000
663.500.00	Automobile Insurance	180				180
663.813.00	Pensions and Retirement Allowances	3,048	3,048			3,048
663.860.00	Current Reconstruction and Replacements	58,000				58,000
663.913.00						
TOTAL PUBLIC UTILITIES COMMISSION—LIGHTING OF PUBLIC STREETS AND BUILDINGS		1,273,385	3,048		1,802,335	3,072,672

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
SAN FRANCISCO AIRPORT						
664	Permanent Salaries.....	167,083				167,083
664.110.00	Allowance for Overtime.....	2,300				2,300
664.111.00	Holidays.....	3,991				3,991
664.120.00	Temporary Salaries.....	5,401				5,401
664.200.00	Contractual Services.....	19,200				19,200
664.212.00	Routine Maintenance—General.....	24,800				24,800
664.231.00	Heat, Light and Power.....	75,000	75,000			
664.238.00	Window Washing Service.....	1,200				1,200
664.300.00	Materials and Supplies.....	5,850				5,850
664.800.02	Bond Interest and Redemption—1938.....	299,565	299,565			
664.800.03	Bond Interest and Redemption—1945.....	563,000	550,000			13,000
664.801.00	Compensation Insurance.....	710				710
664.813.00	Auto Insurance.....	600				600
664.815.00	Pensions and Retirement Allowances.....	2,200				2,200
664.860.00	Taxes.....	8,014	8,014			
664.870.00	Services of Other Departments—Bureau of Engineering.....	19,536				19,536
664.900.00	Revolving Fund.....	2,760				2,760
664.901.00	Reconstruction and Replacement.....	2,000				2,000
664.913.00		31,650				31,650
	TOTAL SAN FRANCISCO AIRPORT FUND.....	1,234,860	932,579			302,281
MUNICIPAL RAILWAY OPERATING FUND						
665	Permanent Salaries.....	771,667			981,243	1,752,910
665.110.00	Allowance for Overtime.....	13,206			16,794	30,000
665.112.00	Holidays.....	9,773			12,427	22,200
665.120.00	Temporary Salaries.....	22,892			29,108	52,000
665.130.00	Wages.....	4,379,463			5,592,078	9,971,541
665.135.00	Sick Leave—Per Diem.....	96,625			123,375	220,000
665.200.00	Contractual Services.....	274,030	2,500		354,590	626,120
665.231.00	Heat, Light and Power.....	507,341	1,152,000		644,659	
665.244.00	Tire Rental.....	52,212			67,788	120,000

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
MUNICIPAL RAILWAY OPERATING FUND (Continued)						
665.300.00	Materials and Supplies.....	515,840			665,054	1,180,894
665.801.00	Accident Compensation.....	39,636			50,364	90,000
665.804.00	Passenger and Damage Claims.....	356,724			453,276	810,000
665.812.00	Fidelity Insurance.....	881			1,119	2,000
665.813.00	Automobile Insurance.....	3,083			3,917	7,000
665.815.00	Miscellaneous.....	11,010			13,990	25,000
665.854.00	Membership Dues.....	1,938			2,462	4,400
665.860.00	Pension and Retirement Allowances.....	271,942	617,489		345,547	15,000
665.870.00	Taxes.....	6,606			8,394	15,000
665.880.00	Rents.....	6,606			8,394	15,000
Services of Other Departments (For other than Outlay Purposes)						
665.900.01	Controller.....	2,202	5,000		2,798	
665.900.03	P. U. C.—General Office.....	18,732	42,534		23,802	
665.900.04	City Attorney.....	40,631	92,260		51,629	
665.900.05	P. U. C.—Bureau of Engineering.....	22,786	51,739		28,953	
665.900.08	P. U. C.—S. F. Water Department.....	440			560	1,000
665.950.00	Purchasing Department.....	24,695				
665.800.02	Bond Interest and Redemption.....	132,500	132,500			
665.990.00	Unappropriated Revenues.....	1,170,107				56,073
		8,753,568	2,096,022		9,513,699	16,171,245
TOTAL MUNICIPAL RAILWAY OPERATING FUND.						
MUNICIPAL RAILWAY—MARKET STREET EXTENSION						
665.110.50	Permanent Salaries.....	981,243	981,243			
665.111.50	Allowance for Overtime.....	16,794	16,794			
665.112.50	Holidays.....	12,427	12,427			
665.120.50	Temporary Salaries.....	29,108	29,108			
665.130.50	Wages.....	5,592,078	5,592,078			
665.135.50	Sick Leave—Per Diem Men.....	123,375	123,375			
665.200.50	Contractual Services.....	354,590	354,590			
665.231.50	Heat, Light and Power.....	644,659	644,659			
665.244.50	Tire Rental.....	67,788	67,788			
665.300.50	Materials and Supplies.....	665,054	655,054			

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
MUNICIPAL RAILWAY MARKET STREET EXTENSION (Continued)						
665.801.50	Accident Compensations.....	50,364	50,364			
665.804.50	Passenger and Damage Claims.....	453,276	453,276			
665.812.50	Fidelity Insurance.....	1,119	1,119			
665.813.50	Automobile Insurance.....	3,917	3,917			
665.815.50	Miscellaneous Insurance.....	13,990	13,990			
665.854.50	Membership Dues.....	2,462	2,462			
665.860.50	Pension and Retirement Allowances.....	345,547	345,547			
665.870.50	Taxes.....	8,394	8,394			
665.880.50	Rent.....	8,394	8,394			
	Services of other Departments (For other than Outlay Purposes)					
665.900.01-50	Controller.....	2,798	2,798			
665.900.03-50	P. U. C.—General Office.....	23,802	23,802			
665.900.04-50	City Attorney.....	51,629	51,629			
665.900.05-50	P. U. C. Bureau of Engineering.....	28,953	28,953			
665.900.08-50	P. U. C. S. F. Water Department.....	560	560			
665.950.50	Purchasing Department.....	31,378	31,378			
665.990.50	Unappropriated Revenues.....	2,089,867				2,089,867
TOTAL MUNICIPAL RAILWAY—MARKET STREET EXTENSION.....		11,603,566	9,513,699			2,089,867
WATER REVENUE						
666	*Permanent Salaries.....	885,014				885,014
666.110.00	Allowance for Overtime.....	8,500				8,500
666.120.00	*Temporary Salaries.....	31,215				31,215
666.130.00	*Wages.....	49,019				49,019
666.130.51	Overtime—per diem employees.....	5,750				5,750
666.135.00	Sick Leave—per diem employees.....	4,600				4,600
666.200.00	Contractual Services.....	64,350				64,350
666.214.01	Maintenance—Source of Supply.....	1,175				1,175
666.214.02	Maintenance—Transmission and Distribution.....	165,400				165,400
666.214.03	Maintenance—General.....	279,500				279,500
	*To be detailed by Operating Bureaus in the Appropriation Ledger.	30,000				30,000

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
WATER REVENUE (Continued)						
666.216.00	Maintenance—Automotive Equipment.	44,100				44,100
666.231.00	Heat, Light and Power.	120,000	120,000			240,000
666.300.00	Materials and Supplies.	58,575				58,575
666.350.00	Foodstuffs.	4,855				4,855
666.400.00	Equipment.	16,925				16,925
666.500.00	Additions and Betterments.	1,843,175				1,843,175
666.800.01	Bond Interest and Redemption.	3,066,660	3,066,660			6,133,320
666.804.00	Injuries and Damages.	3,000				3,000
666.811.00	Compensation Insurance.	5,000				5,000
666.813.00	Automobile Insurance.	5,000				5,000
666.815.00	Other Insurance.	2,000				2,000
666.820.00	Commissions and Bank Collection.	30,000				30,000
666.854.00	Membership Dues.	100				100
666.855.00	Fees, License Permits.	4,500				4,500
666.860.00	Pensions and Retirement.	48,900	48,900			97,800
666.870.00	Taxes.	270,000				270,000
666.880.00	Rents—Real Property.	4,500				4,500
666.900.05	Services of Public Utilities Commission.	42,534	42,534			85,068
666.900.07	Controller.	2,600	2,600			5,200
666.900.08	Services of Hetch Hetchy Water Supply.	3,731,908	3,731,908			7,463,816
666.913.00	Provision for Replacement and Reconstruction.	397,065				397,065
666.990.00	Surplus Fund—Charter Section 127.	103,655				103,655
TOTAL WATER REVENUE FUND.		11,328,400	7,013,777			18,342,177

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
HETCH HETCHY WATER—POWER AND UTILITIES						
ENGINEERING BUREAU						
Hetch Hetchy Water Supply						
668	Permanent Salaries.....				75,747	75,747
668.110.00	Allowance for Overtime.....				486	486
668.111.00	Holidays.....				1,008	1,008
668.112.00	Temporary Salaries.....				2,975	2,975
668.120.00	Contractual Services.....				2,400	2,400
668.200.00	Plant Maintenance.....				58,441	58,441
668.212.01	Routine Maintenance—General.....				97,830	97,830
668.212.02	Routine Maintenance—Roads.....				21,180	21,180
668.212.03	Routine Maintenance—Communication System.....				10,820	10,820
668.212.04	Heat, Light and Power.....	150			150	150
668.231.00	Materials and Supplies.....				1,000	1,000
668.300.00	Equipment.....				750	750
668.400.00	Additions and Betterments.....				32,975	32,975
668.500.00	Water Rights and Damage Claims.....				23,355	23,355
668.640.01	Settlement of Freitas Claim.....				10,000	10,000
668.640.01-1	Settlement of Connolly Claim.....				4,000	4,000
668.640.01-2	Accident Compensation.....				1,000	1,000
668.801.00	Fidelity Insurance.....				20	20
668.812.00	Automobile Insurance.....				1,000	1,000
668.813.00	Fire Insurance.....				550	550
668.814.00	Fee to United States Government (Raker Act).....				30,000	30,000
668.855.00	Pension and Retirement Allowances.....				3,787	3,787
668.860.00	Taxes.....	3,787				
668.870.00	Services of Other Departments.....				17,350	17,350
668.900.03	Controller.....	1,450				1,450
668.900.04	Public Utilities Commission.....	42,534				42,534
668.900.05	Utilities Engineering Bureau.....	51,739				51,739
668.913.00	Reconstruction and Replacement.....				71,113	71,113
668.990.00	Surplus Fund—Charter Section 127.....				24,663	24,663

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
HETCH HETCHY WATER—POWER AND UTILITIES						
ENGINEERING BUREAU (Continued)						
Hetch Hetchy Water Supply (Continued)						
668,800.01	Bond Interest.....	1,989,822			1,989,822	
668,800.02	Bond Redemption.....	1,966,900			1,966,900	
	Total Hetch Hetchy Water Supply.....	4,056,382			4,545,045	488,663
Hetch Hetchy Power Operative						
668,01	Permanent Salaries.....	149,360				149,360
668,110.01	Allowance for Overtime.....	1,796				1,796
668,111.01	Holidays.....	3,792				3,792
668,120.01	Temporary Salaries.....	10,350				10,350
668,200.01	Contractual Services.....	12,300				12,300
668,200.01-1	Plant Maintenance.....	7,971				7,971
668,200.01-2	Maintenance—Routine Production.....	18,923				18,923
668,200.01-3	Maintenance—Routine Transmission.....	33,276				33,276
668,200.01-4	Maintenance—Routine Distribution.....	2,235				2,235
668,231.01	Heat, Light and Power.....	125	125			
668,231.01-1	Purchase of Power for Resale outside San Francisco.....	100,000				100,000
668,231.01-2	Service Charge for Transmission and Dist. Facilities.....	766,000				766,000
668,300.01	Materials and Supplies.....	3,200				3,200
668,350.01	Foodstuffs.....	6,290				6,290
668,399.01	Hetch Hetchy Stores Revolving Fund.....	10,000				10,000
668,400.01	Equipment.....	400				400
668,500.01	Additions and Betterments.....	17,350				17,350
668,800.01	Bond Interest and Redemption.....	517,241				517,241
668,801.01	Accident Compensation.....	1,000				1,000
668,812.01	Fidelity Insurance.....	50				50
668,813.01	Automobile Insurance.....	300				300
668,860.01	Pensions and Retirement Allowances.....	8,562	8,562			

(Detail of Other Current Funds Appropriations (Public Service Enterprises) for Expenditures, 1946-1947, continued on next page.)

DETAIL OF OTHER CURRENT FUNDS APPROPRIATIONS (PUBLIC SERVICE ENTERPRISES)
FOR EXPENDITURES 1946-1947 (Continued)

Number	Description	Amount	Transfer	From Intra-fund Receipts	From Inter-fund Receipts	Total
	HETCH HETCHY WATER—POWER AND UTILITIES ENGINEERING BUREAU (Continued)					
	Hetch Hetchy Power Operative (Continued)					
	Rentals—Real Property.....	30				30
668,880.01	Rental—Transmission Line.....	54,000				54,000
668,880.02	Services of Other Departments					
	Public Utilities Commission.....	42,533	42,533			
668,900.01	Hetch Hetchy Water.....	813,137	813,137			
668,900.01-1	Utilities Engineering.....	25,869	25,869			
668,900.01-2	Controllor.....	1,775	1,775			
668,900.01-3	Reconstruction and Replacement.....	526,342				526,342
668,913.01	Surplus Fund Charter Section 127.....	7,548				7,548
668,990.01						
	Total Hetch Hetchy Power Operative.....	3,141,755	1,409,242			1,732,513
	Utilities Engineering					
668.02	Permanent Salaries.....				107,786	107,786
668,110.02	Allowance for Overtime.....				500	500
668,111.02	Contractual Services.....				10,300	10,300
668,200.02	Materials and Supplies.....				1,400	1,400
668,300.02	Equipment.....				3,371	3,371
668,400.02	Fidelity Insurance.....				105	105
668,812.02	Pensions and Retirement Allowances.....		5,885			
668,860.02						
	Total Utilities Engineering.....		5,885		129,347	129,347
	TOTAL PUBLIC SERVICE ENTERPRISES.....	37,335,534	25,072,208		16,160,561	28,423,887

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, Mead McMurray, Sullivan—9.

Absent: Supervisors MacPhee, Meyer—2.

Telegram.

A telegram from Governor Warren, inviting representatives of the Board of Supervisors to attend a Traffic Safety Conference in Sacramento, June 7, 1946, was read by the Clerk.

The Chair appointed the members of the Police Committee to attend.

ADJOURNMENT.

There being no further business, the Board, at the hour of 10:45 a.m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors July 29, 1946.

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

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

Monday, June 3, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JUNE 3, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, June 3, 1946, at 2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, MacPhee, Mancuso—3.

Quorum present.

President Dan Gallagher presiding.

Supervisor Brown noted present at 2:30 p. m.

Supervisor Mancuso noted present at 2:30 p. m.

Supervisor MacPhee excused from attendance.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of April 15, 1946, was considered read and approved.

Communications.

Communications, as follows, were presented, read by the Clerk and acted on as noted:

From State Department of Public Works, reporting on San Francisco Airport traffic situation.

Referred to Streets Committee.

From League of California Cities, advising of annual conference to be held in San Diego, September 16-19.

Referred to Rules Committee.

From Street Railway Employees, Division 1380, urging platform employees' wage increase to \$1.25 per hour.

Referred to Finance Committee.

From County Supervisors' Association, advising of meeting of Assembly Interim Committee on State and Local Taxation, San Francisco, June 11-12.

Referred to Finance Committee.

From State Division of Beaches and Parks, advising of hearing on acquisition of beach frontage, Sonoma, June 13, 11 a. m.

Referred to County, State and National Affairs Committee.

From State Division of Beaches and Parks, regarding progress of California riding and hiking trail program.

Referred to County, State and National Affairs Committee.

From Alta California, Inc., transmitting ballot for election of officers.

Referred to County, State and National Affairs Committee.

Presentation of Guest.

The Chair presented Lieutenant Gerald J. O'Gara, former member of the Board of Supervisors and candidate for the office of State Senator.

Lieutenant O'Gara said, I thank you for this opportunity to appear before you and I want to thank you for the help that you have given me in my campaign.

SPECIAL ORDER—3:00 P. M.

Consideration Postponed.

The following from Finance Committee, with recommendation "Do Not Pass" were taken up:

Present: Supervisors Mancuso, Lewis.

Authorizing Lease of Portion of Assessor's Block 12.

Bill No. 3867, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of portion of Assessor's Block 12.

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

Section 1. Pursuant to Section 93 of the City Charter and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Jefferson Street distant thereon 212 feet 6 inches westerly from the westerly line of Taylor Street; running thence westerly along the southerly line of Jefferson Street 50 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 50 feet; thence at a right angle northerly 137 feet 6 inches to the point of commencement.

Being a portion of 50 vara Block 201.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

April 29, 1946—Consideration continued until May 6, 1946.

May 6, 1946—Consideration continued until May 20, 1946.

May 20, 1946—Consideration continued until May 27, 1946.

May 27, 1946—Consideration continued until June 3, 1946.

Motion to Postpone.

Supervisor Mancuso moved that the foregoing matter be postponed for one week and made a Special Order of Business for 3:30 p. m.

Seconded by Supervisor Brown.

No objections and motion carried.

Consideration Postponed.

Authorizing Lease of Certain City Owned Land in Assessor's Block 12.

Bill No. 4014, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of certain City owned land in Assessor's Block 12.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the southerly line of Jefferson Street with the easterly line of Jones Street, running thence easterly along the southerly line of Jefferson Street 150 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 150 feet to a point on the easterly line of Jones Street; thence at a right angle northerly along last named line 137 feet 6 inches to the point of commencement. Being a portion of 50 Vara Block 201.

Section 2. The above described land shall be offered for lease pursuant to the provisions of Section 93 of the Charter of the City and County of San Francisco, and may be leased as a whole or subdivided.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

April 29, 1946—*Consideration continued until May 6, 1946.*

May 6, 1946—*Consideration continued until May 20, 1946.*

May 20, 1946—*Consideration continued until May 27, 1946.*

May 27, 1946—*Consideration continued until June 3, 1946.*

Motion to Postpone.

Supervisor Mancuso moved that the foregoing matter be postponed for one week and made a Special Order of Business for 3:30 p. m.

Seconded by Supervisor Brown.

No objections and motion carried.

SPECIAL ORDER—3:00 P. M.

Refused Adoption.

The following from Finance Committee, without recommendation, was taken up:

Called out of Committee by Supervisor MacPhee.

Recommending That Chief Administrative Officer Be Requested to Make \$37,500 Available to State Department of Public Works for Study Concerning Additional Bridge Across San Francisco Bay.

Proposal No. 5336, Resolution No. . . . (Series of 1939), as follows:

Whereas, the imperative need for a second bay bridge crossing is recognized by all interests in the San Francisco Bay area; and

Whereas, a request has been made to the San Francisco Board of Supervisors by the State Department of Public Works for a contribution of Thirty-seven Thousand Five Hundred (\$37,500) Dollars to permit the Toll Bridge Authority to conduct a study for an additional bridge across the San Francisco Bay; now, therefore, be it

Resolved, That this Board of Supervisors recommend that the Chief Administrative Officer be requested to make the sum of Thirty-seven Thousand Five Hundred (\$37,500) Dollars available out of monies under his control to the State Department of Public Works, subject to the following conditions:

1. That such a study encompass all forms of crossings, including a low level bridge, a high level bridge, or an earth and rock filled causeway.
2. That such bridge or causeway be such as will provide for transcontinental train service entering San Francisco.

January 14, 1946—Re-referred to Finance Committee.

March 11, 1946—Consideration continued until March 25, 1946.

March 25, 1946—Consideration continued until April 1, 1946.

April 1, 1946—Consideration continued until April 29, 1946.

April 29, 1946—Consideration continued until May 6, 1946.

May 6, 1946—Consideration continued until May 20, 1946.

May 20, 1946—Consideration continued until June 3 1946.

Motion to Table.

Supervisor Mancuso moved that this matter be tabled.

Discussion.

Supervisor Christopher said, I believe that the matter should be voted upon and voted down.

Supervisor Mancuso stated, I will withdraw my motion.

Thereupon, the roll was called and the foregoing proposal was *Refused Adoption* by the following vote:

Noes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

SPECIAL ORDER—3:00 P. M.

Consideration Postponed.

Provision of Additional Platform Men for Municipal Railway.

Pursuant to motion made by Supervisor MacPhee at meeting of May 27, 1946, the Secretary of the Civil Service Commission was requested to appear before the Board of Supervisors at this hour for the purpose of discussing the question of providing additional platform men for the Municipal Railway.

Motion to Postpone.

Supervisor Mancuso moved that the foregoing matter be postponed until 4:00 p. m. next Monday.

Seconded by Supervisor Brown.

No objections and motion carried.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading were taken up:

Authorizing Sale of Certain Land in Assessor's Block 673.

Bill No. 4055, Ordinance No. 3859 (Series of 1939), as follows:

Authorizing sale of certain land in Assessor's Block 673.

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

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the northerly line of Sutter Street distant thereon 137 feet 6 inches westerly from the westerly line of Gough Street, running thence westerly and along said northerly line of Sutter Street 137 feet 6 inches; thence at right angles northerly 275 feet to a point on the southerly line of Bush Street, distant thereon 137 feet 6 inches easterly from the easterly line of Octavia Street; thence easterly along the southerly line of Bush Street 68 feet 9 inches; thence at right angles southerly 137 feet 6 inches; thence at right angles easterly 68 feet 9 inches; and thence at right angles southerly 137 feet 6 inches to the northerly line of Sutter Street and the point of commencement.

Being portion of Western Addition Block No. 158.

Section 2. The above described land shall be sold in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

April 29, 1946—*Consideration continued until May 13, 1946.*

May 13, 1946—*Consideration continued until May 20, 1946.*

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$1,936.02, Purchasing Department, for Purchase of Equipment in the Reproduction Bureau.

Bill No. 4079, Ordinance No. 3860 (Series of 1939), as follows:

Appropriating the sum of \$1,936.02 out of the surplus existing in Appropriation No. 533.995.00 to provide funds for the purchase of equipment in the Reproduction Bureau of the Purchasing Department.

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

Section 1. The sum of \$1,936.02 is hereby appropriated out of the surplus existing in Appropriation No. 533.995.00 to the credit of Appropriation No. 533.400.33-3, to provide funds for the purchase of the following equipment for the Reproduction Bureau of the Purchasing Department:

Two Ditto Roll Cabinets	\$ 76.73
One Typewriter	46.16
One Model 1250 Multilith	1,813.13
	<hr/>
	\$1,936.02

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Purchaser of Supplies.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$52,327, Police and Fire Departments, for Increased Salaries in Accordance with Charter Amendment Approved by the Voters.

Bill No. 4091, Ordinance No. 3861 (Series of 1939), as follows:

Appropriating the sum of \$52,327 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for the month of May, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by the voters at election held November 6, 1945.

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

Section 1. The sum of \$52,327 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of the following appropriations:

*Appropriation
Number*

509.110.00—Permanent Salaries, Police Department	\$43,577
510.110.01—Permanent Salaries, Fire Department	8,355
510.110.02—Permanent Salaries, Fire Department (Fire Boats)	395

To provide additional funds required to pay increases in salary of officers and members of the Police Department and Fire Department for the month of May, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by voters at election held November 6, 1945.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Chief of Police.

Recommended by the Chief Engineer of the Fire Department.

Approved by the Police Commission.

Approved by the Fire Commission.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$150, Department of Public Works, for Payment of Overtime in Bureau of Sewer Repair.

Bill No. 4092, Ordinance No. 3862 (Series of 1939), as follows:

Appropriating the sum of \$150 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide funds for the payment of overtime for Assistant Superintendents and General Foremen in the Bureau of Sewer Repair, Department of Public Works.

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

Section 1. The sum of \$150 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 543.111.00, to provide funds for the payment of overtime for Assistant Superintendents and General Foremen in the Bureau of Sewer Repair, Department of Public Works.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$900, Real Estate Department, for Heat, Light and Power Requirements in the Civic Auditorium.

Bill No. 4093, Ordinance No. 3863 (Series of 1939), as follows:

Appropriating the sum of \$900 out of the surplus existing in the revenues of the General Fund (Civic Auditorium) to provide funds for heat, light and power requirements in the Civic Auditorium for the balance of the fiscal year.

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

Section 1. The sum of \$900 is hereby appropriated out of the surplus existing in the revenues of the General Fund (Civic Auditorium), to the credit of Appropriation No. 563.231.35, to provide funds for heat, light and power requirements in the Civic Auditorium for the balance of the fiscal year.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$200, Coroner, for Temporary Salaries.

Bill No. 4094, Ordinance No. 3864 (Series of 1939), as follows:

Appropriating the sum of \$200 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide funds for the payment of temporary salaries in the Coroner's Office.

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

Section 1. The sum of \$200 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 557.120.00, to provide funds for the payment of temporary salaries in the Coroner's Office.

Recommended by the Coroner.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Refunds of Erroneous Payments of Taxes.

Proposal No. 5720, Resolution No. 5540 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund.

1. Title Insurance & Guaranty Co., Lot 5, Block 316, second installment, fiscal year 1945-46.	\$1,774.30
2. David A. Barry, Lot 22, Block 1716, first installment, fiscal year 1945-46.	77.28
3. Title Insurance & Guaranty Co., Lot 34, Block 1727, first installment \$97.27, second installment \$91.77, fiscal year 1945-46.	189.04
4. City Title Insurance Co., Lot 8, Block 1779, second installment, fiscal year 1945-46.	64.48
5. City Title Insurance Co., Lots 36, 37, Block 2089, first installment \$12.80, second installment \$12.08, fiscal year 1945-46.	24.88
6. Alfred Steger, Lot 8, Block 3106, second installment, fiscal year 1945-46.	56.51
7. Mrs. P. Driscoll, Lot 6, Block 5353, second installment, fiscal year 1945-46.	44.44

8. Rosario Cantania, Lot 1, Block 5915, first installment \$10.87, second installment \$10.87, fiscal year 1945-46..	21.74
9. Charles Bruhns, Lot 9-A, Block 6256, second installment, fiscal year 1945-46.....	32.12
10. Ambrose Bottini, Lot 15, Block 6930, second installment, fiscal year 1945-46.	76.07
11. Mrs. Victoria Selmi, Lot 45, Block 6989, first installment \$8.91, second installment \$8.91, fiscal year 1944-45. . .	17.82
12. Mrs. W. S. Middleton, Lot 21A, Block 7226, first installment \$60.37, second installment \$60.37, 1945-46.....	120.74

Approved as to form by the City Attorney.

Approved as to funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Refunds of Erroneous Payments of Taxes.

Proposal No. 5721, Resolution No. 5541 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund.

1. Baldwin & Howell, Lot 29, Block 662, first installment, fiscal year 1945-46.	\$28.74
2. Al Silverstein, Lots 12, 13, Block 860, second installment, fiscal year 1945-46.	113.75
3. United Housing Corp., Lot 1, Block 1602, first installment \$69.79, second installment \$69.79, fiscal year 1945-46....	139.58
4. E. Valente, Lot 19, Block 2343, first installment \$78.49, second installment \$78.49, fiscal year 1945-46.	156.98
5. Pauline I. Wessel, Lot 17, Block 2393, second installment, fiscal year 1945-46.	13.04
6. Albert Nelson, Lots 17, 18, Block 5976, second installment \$6.28, fiscal year 1945-46; Lot 4, Block 6260, first installment \$4.83, fiscal year 1945-46.	11.11
7. Coldwell, Banker & Company, Lots 44, 45, 46, Block 6800, first installment \$129.93, second installment \$129.93, fiscal year 1945-46.	259.86

Taxes Refunded Fund—Appropriation No. 60.969.00.

1. Antonio Manuel, Redeemed Lot 5, Block 6251, on November, 20, 1945, including penalties.—Section 159 of Revenue and Taxation Code eliminates penalties for servicemen, therefore this request for penalties paid.	\$6.49
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Approved as to form by the City Attorney.

Approved as to funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

**Waiving of the Statute of Limitations of the State of California
as to the Payment of Coupons.**

Proposal No. 5723, Resolution No. 5542 (Series of 1939), as follows:

Whereas, the City and County of San Francisco during the month of January, 1910, authorized the issuance of certain bonds known as "Water Bonds, 1910," which said bonds were of the denomination of \$1,000 each, and attached thereto were certain coupons evidenced to become due on said bonds; and

Whereas, among said bonds authorized to be issued, as aforesaid were certain bonds numbered 27308 to 27317, inclusive, due July 1, 1947, and attached thereto were coupons numbered 56 to 63, inclusive, each for the payment of \$22.50 as interest on said bonds, the said coupon 56 maturing and becoming due on July 1, 1938; the said coupon 57 maturing and becoming due on January 1, 1939; the said coupon 58 maturing and becoming due on July 1, 1939; the said coupon 59 maturing and becoming due on January 1, 1940; the said coupon 60 maturing and becoming due on July 1, 1940; the said coupon 61 maturing and becoming due on January 1, 1941; the said coupon 62 maturing and becoming due on July 1, 1941; the said coupon 63 maturing and becoming due on January 1, 1942; that said coupons were not presented to the Treasurer of the City and County of San Francisco for payment until April 16, 1946, and when so presented were barred by the statute of limitations of the State of California; and

Whereas, the City and County of San Francisco did during the month of March, 1918, authorize the issuance of certain bonds known as "School Bonds, 1918," which said bonds were of the denomination of \$1,000 each, and attached thereto were certain coupons evidenced to become due on said bonds; and

Whereas, among said bonds authorized to be issued, as aforesaid, were certain bonds numbered 3255 to 3257, inclusive, and attached thereto was coupon 46 for the payment of \$22.50 as interest on said bonds, the said coupon 46 maturing and becoming due on March 1, 1941; the said coupon was not presented to the Treasurer of the City and County of San Francisco for payment until April 16, 1946, and when so presented was barred by the statute of limitations of the State of California; and

Whereas, upon the issuance and sale of said above mentioned bonds and coupons, said City and County of San Francisco pledged its full faith and credit for the payment of said bonds, including all of the above mentioned coupons; and

Whereas, if said bonds and coupons are not paid on presentation there is grave danger that it will, in general, affect the marketing of future bonds to be issued by the City and County of San Francisco, and it is to the best interest of said city and county that the statute of limitations of the State of California, barring payment of said bonds and coupons, should be waived and said bonds and coupons above mentioned should be paid; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco that said city and county does hereby waive the statute of limitations running against the payment of the aforesaid bonds and coupons, and does authorize and direct the Treasurer of the City and County of San Francisco to pay to the holder of said bonds and coupons the amount thereof from such funds as may be available therefor.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Land Acquisition—Pueblo Street Extension.

Proposal No. 5724, Resolution No. 5543 (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, does hereby accept that certain deed dated May 8, 1946, from Ingvar Baldwinson and Lillian Baldwinson, his wife, to Lot 8-B in Assessor's Block 6319, San Francisco, required for the extension of Pueblo Street.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Approved as to description by the City Engineer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Authorizing Lease of Space in Building at 550 Montgomery Street.

Proposal No. 5725, Resolution No. 5544 (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Real Estate Department that the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, as Lessee, be and they are hereby authorized and directed to execute a lease with the Bank of America National Trust and Savings Association, a national banking association, as Lessors, of the seventh and eighth floors in that certain building located at 550 Montgomery Street, San Francisco.

The lease to be for a period of five years, commencing on the 1st day of July, 1946, and ending on the 30th day of June, 1951, with a 60-day cancellation clause by either party, at a rental of \$2,423 per month, subject to certification as to funds by the Controller pursuant to Section 86 of the Charter.

Said premises are required for the District Attorney, Public Defender, and Adult Probation offices.

The form of lease shall be approved by the City Attorney.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Confirming Sale of Lot 19 in Assessor's Block 6989 to H. & R. Realty Co., Inc.

Proposal No. 5726, Resolution No. 5545 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3746, Bill No. 3972 (Series of 1939), the Director of Property advertised in the official newspaper that bids or offers would be received by him on May 7, 1946, to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at the point of intersection of the westerly line of Orizaba Avenue and the northerly line of Garfield Street, as said northerly line is shown on the map thereof recorded in Map Book M at page 81, Official Records of the City and County of San Francisco, and running thence northerly, along said line of Orizaba Avenue, 10.095 feet to the southerly line of the land now or formerly owned by H. and R. Realty Company; thence at right angles westerly; along said southerly line, 100 feet to the easterly line of the land now or formerly owned by Joseph A. Brown and Gilda Brown; thence at right angles southerly, along said easterly line, 17.465 feet to said northerly line of Garfield Street; thence easterly along said northerly line of Garfield Street, being the arc of a curve to the right, tangent to a line deflected $98^{\circ} 42' 29''$ to the left from the preceding course, radius 640 feet, central angle $8^{\circ} 59' 09''$, a distance of 100.373 feet to said westerly line of Orizaba Avenue and the point of beginning.

Being a portion of Lot 44, in Block 57, of City Land Association, as per map thereof recorded in Map Book "C & D," at page 11, Official Records of said City and County of San Francisco.

Whereas, in response to said advertisement H. & R. Realty Co. as the highest bidder offered to purchase said land for the sum of \$500 cash; and

Whereas, said sum of \$500 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said party has paid a deposit of \$100 in connection with this transaction; and

Whereas, the Director of Property and the Department of Public Works have recommended the sale of said land; now, therefore, be it Resolved, That said offer be and is hereby accepted; be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said land to H. & R. Realty Co., Inc., or its assignee.

The Director of Property shall deliver said deed to the grantee upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to description by the City Engineer.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Determination of Liability of Responsible Relatives of Recipients of Old Age Security Aid.

Proposal No. 5727, Resolution No. 5546 (Series of 1939), as follows:

Resolved, That the Board of Supervisors hereby determines that the responsible relatives of the recipients of Old Age Security Aid, listed in the report of the Public Welfare Department to the Board of Supervisors, dated May 28, 1946, are able to contribute each month to the said recipients of Old Age Security Aid the amounts

stated in said report; that said determination is made upon the basis of the Relatives Contribution Scale set forth in Division III, Chapter 1, of the Welfare and Institutions Code of the State of California; and the City Attorney is hereby requested and authorized to commence legal proceedings in the Superior Court of the State of California, in and for the City and County of San Francisco, as provided in Section 2224 of the Welfare and Institutions Code of the State of California, against the responsible relatives who refuse to assume the obligation of making the monthly contribution to the recipients of Old Age Security Aid in accordance with the determination of their liability as made on this date by the Board of Supervisors.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5728, Resolution No. 5547 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department containing names and amounts to be paid as Aid to Needy Blind, Aid to Needy Children, and Old Age Security Aid, including aid denials, new applications, increases and suspensions, effective May 1 and June 1, 1946, are hereby approved; and, be it

Further Resolved, That the Clerk of the Board of Supervisors be and he is hereby directed to transmit the foregoing approvals to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Authorizing the Registrar of Voters to Canvass the Votes Cast at the Direct Primary Election, Tuesday, June 4, 1946.

Proposal No. 5730, Resolution No. 5548 (Series of 1939), as follows:

Resolved, That in accordance with Sections 7961 and 7962 of the Elections Code of the State of California, the Registrar of Voters is hereby authorized and directed to canvass the votes cast at the Direct Primary Election to be held on Tuesday, June 4, 1946; said canvass to be held in the City Hall at 1 p. m. on Thursday, June 6, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

Approving a Concession Agreement to Be Entered Into by the Board of Park Commissioners for the Use of the Golf Shop at Sharp Park Golf Course.

Bill No. 4096, Ordinance No. . . . (Series of 1939), as follows:

Approving a concession agreement to be entered into by the Board of Park Commissioners for the use of the golf shop at Sharp Park Golf Course.

Whereas, there is under the jurisdiction of the Board of Park Com-

missioners a certain golf course commonly known and designated as the Sharp Park Golf Course; and

Whereas, the Board of Park Commissioners is desirous of granting the concession and privilege of conducting the Golf Shop and acting as a professional at the Sharp Park Golf Course to Allen Schoux for the period of one year, beginning May 1, 1946, and ending April 30, 1947, at a rental of 6 per cent of the total gross receipts, computed monthly, with a minimum of \$15 per month; now, therefore,

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

Section 1. That the said concession and privilege to be granted to said Allen Schoux for the use of said Golf Shop at Sharp Park Golf Course, for the purposes hereinbefore specified, is hereby approved and said Board of Park Commissioners is authorized to enter into an agreement with said Allen Schoux wherein and whereby said Allen Schoux shall be permitted to occupy said Golf Shop for a period of one year, beginning with May 1, 1946, and ending April 30, 1947, on condition that he pay to the Board of Park Commissioners 6 per cent of the total gross receipts, provided that the minimum amount to be paid to said Board of Park Commissioners shall be the sum of \$15 per month. The Board of Park Commissioners is hereby authorized to agree on all other terms and conditions of said concession agreement.

Approved by the Board of Park Commissioners.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Approving a Concession Agreement to Be Entered Into by the Board of Park Commissioners for the Use of the Golf Shop at Harding Park Golf Course.

Bill No. 4108, Ordinance No. (Series of 1939), as follows:

Approving a concession agreement to be entered into by the Board of Park Commissioners for the use of the golf shop at Harding Park Golf Course.

Whereas, there is under the jurisdiction of the Board of Park Commissioners a certain golf course commonly known and designated as the Harding Park Golf Course; and

Whereas, the Board of Park Commissioners is desirous of granting the concession and privilege of conducting the Golf Shop and acting as a professional at the Harding Park Golf Course to Ted Robbins, for a period of one year beginning July 1, 1946, and ending June 30, 1947, at a rental of six per cent (6%) of the total gross receipts, computed monthly, with a minimum rent of \$150 per month; now, therefore,

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

Section 1. That the said concession and privilege be granted to said Ted Robbins for the use of said Golf Shop at Harding Park Golf Course, for the purposes hereinbefore specified, is hereby approved and said Board of Park Commissioners is authorized to enter into an agreement with said Ted Robbins wherein and whereby said Ted Robbins shall be permitted to occupy said Golf Shop for a period of one year, beginning with July 1, 1946, and ending June 30, 1947, on

condition that he pay to the Board of Park Commissioners 6 per cent of the total gross receipts, provided that the minimum amount to be paid to said Board of Park Commissioners shall be the sum of \$150 per month. The Board of Park Commissioners is hereby authorized to agree on all other terms and conditions of said concession agreement.

Approved by the Board of Park Commissioners.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Approving a Concession Agreement to Be Entered Into by the Board of Park Commissioners for the Use of the Golf Shop at Lincoln Park Golf Course.

Bill No. 4109, Ordinance No. (Series of 1939), as follows:

Approving a concession agreement to be entered into by the Board of Park Commissioners for the use of the Golf Shop at Lincoln Park Golf Course.

Whereas, there is under the jurisdiction of the Board of Park Commissioners a certain golf course commonly known and designated as the Lincoln Park Golf Course; and

Whereas, the Board of Park Commissioners is desirous of granting the concession and privilege of conducting the Golf Shop and acting as a professional at the Lincoln Park Golf Course to Ray de Haven, for the period of one year beginning July 1, 1946, and ending June 30, 1947, at a rental of six per cent (6%) of the total gross receipts, computed monthly, with a minimum rent of \$100 per month; now, therefore,

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

Section 1. That the said concession and privilege be granted to said Ray de Haven for the use of said Golf Shop at Lincoln Park Golf Course, for the purposes hereinbefore specified, is hereby approved and said Board of Park Commissioners is authorized to enter into an agreement with said Ray de Haven wherein and whereby said Ray de Haven shall be permitted to occupy said Golf Shop for a period of one year, beginning with July 1, 1946, and ending June 30, 1947, on condition that he pay to the Board of Park Commissioners 6 per cent of the total gross receipts, provided that the minimum amount to be paid to said Board of Park Commissioners shall be the sum of \$100 per month. The Board of Park Commissioners is hereby authorized to agree on all other terms and conditions of said concession agreement.

Approved by the Board of Park Commissioners.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$25,000, Public Utilities Commission, for Preliminary Work Pertaining to Cherry River Development Project.

Bill No. 4102, Ordinance No. (Series of 1939), as follows:

Appropriating the sum of \$25,000 from the unappropriated balance of the 1932 Hetch Hetchy Bond Fund to provide funds for prelim-

inary investigations, surveys and improvements pertaining to the Cherry River development project.

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

Section 1. The sum of \$25,000 is hereby appropriated from the unappropriated balance of the 1932 Hetch Hetchy Bond Fund, to the credit of Appropriation No. 92.500.51, to provide funds for preliminary investigations, surveys and improvements pertaining to the Cherry River development project.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor Colman said, I would like to have an explanation on this matter.

Mr. Turner, Manager of Utilities, explained, the Cherry River Development is part of the Hetch Hetchy development. The Cherry River is a branch river and we have filed, under the Raker Act, to use and divert the water. This appropriation is an expenditure that is required to get the work going ahead under the law so that we can keep our water rights. It is necessary in the development of the Hetch Hetchy project.

Thereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

Appropriating \$10,000, Public Utilities Commission, for Modification of Water Department Contract for Annual Repaving of Street or Sidewalk Openings.

Bill No. 4104, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$10,000 out of the surplus existing in Appropriation No. 566.214.02, Maintenance-Transmission and Distribution, to provide additional funds in the Water Department for modification of Water Department Contract No. 396—Annual Repaving of Street or Sidewalk Openings where Paving has been removed, which modification is in excess of 10 per cent of the certified estimated contract price.

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

Section 1. The sum of \$10,000 is hereby appropriated out of the surplus existing in Appropriation No. 566.214.02—Maintenance—Transmission and Distribution, to the credit of Appropriation No. 566.214.02, to provide additional funds in the Water Department for modification of Water Department Contract No. 396—Annual Repaving of Street or Sidewalk Openings where Paving has been re-

moved, which modification is in excess of 10 per cent of the certified estimated contract price.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$1,566, Public Utilities Commission, for Modification of Water Department Contract for Grading of University Mound Lots.

Bill No. 4105, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$1,566 out of the surplus existing in Appropriation No. 66.988.00, to provide additional funds in the Water Department for modification of Water Department Contract No. 407—Grading University Mound Lots, which modification is in excess of 10% of the certified estimated contract price.

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

Section 1. The sum of \$1,566 is hereby appropriated out of the surplus existing in Appropriation No. 66.988.00, to the credit of Appropriation No. 66.988.00-1, to provide additional funds in the Water Department for modification of Water Department Contract No. 407—Grading University Mound Lots, which modification is in excess of 10% of the certified estimated contract price.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$52,327, Police and Fire Departments, for Payment of Increased Salaries Pursuant to Approved Charter Amendment, for Month of June, 1946.

Bill No. 4114, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$52,327 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for the month of June, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by the voters at election held November 6, 1945.

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

Section 1. The sum of \$52,327 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of the following appropriations:

Appropriation No.

509.110.00, Permanent Salaries, Police Department . . .	\$43,577
510.110.01, Permanent Salaries, Fire Department	8,355
510.110.02, Permanent Salaries, Fire Department (Fire Boats)	395

to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for the month of June, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by the voters at election held November 6, 1945.

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Chief of Police.

Recommended by the Chief Engineer of the Fire Department.

Approved by the Police Commission.

Approved by the Fire Commission.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Travel Expense Ordinance for Fiscal Year 1946-1947.

Bill No. 4115, Ordinance No. (Series of 1939), as follows:

Providing for the amount per day for traveling expenses of officers and employees on official business during the fiscal year 1946-1947.

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

Section 1. During the fiscal year 1946-1947 any officer or employee of the City and County of San Francisco, except in the discharge of routine duties, who shall under the authority of law or ordinance, leave the City and County for the purpose of performing any official duty for or on behalf of the City and County, or for the purpose of rendering any service to or for the City and County, or for the purpose of officially representing said City and County, or any board, commission, office or department, shall be allowed as the expense incident to said service the actual cost of transportation, including Pullman charges, if any, together with an amount for living expenses not to exceed twenty (\$20) dollars per day for each and every day while said officer or employee is absent on said official business.

Section 2. Allowance for traveling expense shall be based upon the most efficient, direct and economical mode of transportation required by the occasion, provided, however, that at the option of the person authorized to leave the City and County of San Francisco on official business, travel may be accomplished in the State of California by such means as the person so authorized deems proper. In extraordinary or emergency cases, transportation to points outside the

State of California may be contracted in the most expeditious and expedient manner.

Section 3. The number of days which shall be used as the basis for computing the allowance for expense other than transportation hereunder shall not exceed the number of days required in traveling and in attending to the business or to the purpose for which the trip is made. Provided, however, that if necessary, two (2) additional days be allowed to consummate traveling arrangements and that days taken up by unavoidable accidents or illness while en route and certified to by a duly licensed physician or surgeon, shall be construed as days devoted to official business.

Section 4. The Controller shall establish rules for the payment of all amounts payable pursuant to Section 1 hereof, and for the presentation of such vouchers as he shall deem proper in connection with expenditures made pursuant to said section. No allowance shall be made for traveling expense provided for in this ordinance unless funds have been appropriated or set aside for such expenses in accordance with the provisions of the Charter.

Section 5. The Controller shall advance the sums necessary for traveling expenses, but proper account and return must be made of said sums so advanced by the person receiving the same within ten (10) days after said person returns to duty in the City and County of San Francisco.

Approved as to form by the City Attorney.

Motion to Amend.

Supervisor Colman moved that the amount be changed from \$20 to \$15 per day.

Seconded by Supervisor Christopher.

Discussion.

Supervisor Mead said, I do not particularly care what you do with the traveling expense ordinance. We have this up every year. I do not believe that this amount should be changed. I do not believe that Supervisor Colman could have made a trip to London at the rate of \$15 per day.

Supervisor Colman remarked, outside of the airplane fare, I did make the trip within the \$15 per day.

Thereupon, the roll was called and the motion to amend was *defeated* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis—4.

Noes: Supervisors Brown, Mancuso, McMurray, Mead, Meyer, Sullivan—6.

Absent: Supervisor MacPhee—1.

Thereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

Appropriating \$12,500, Municipal Court, for Refurnishing, Painting and Decorating 12 Chambers and Courtrooms.

Bill No. 4116, Ordinance No. (Series of 1939), as follows:

Appropriating the sum of \$12,500 out of the surplus existing in the General Fund Reserve for Adjustment, Appropriation No. 400,000.00, to provide funds necessary to refurnish the twelve chambers and

courtrooms of the Municipal Court with new and modern furniture, and to provide funds for painting and decorating the twelve chambers and courtrooms of the Municipal Court.

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

Section 1. The sum of \$12,500 is hereby appropriated out of the surplus existing in the General Fund Reserve for Adjustment, Appropriation No. 400,000.00, to the credit of the following appropriations of the Municipal Court for the purposes recited:

Appropriation

Number

533.400.20	Equipment, Municipal Court	\$7,500
	(The present office furniture and some courtroom furniture in the Municipal Court consists of antiquated, non-matching and cast-off miscellaneous pieces acquired from the Purchasing Department when of no further use to former holders. These funds are necessary to refurnish the twelve chambers and courtrooms with new and modern equipment.)	
520.900.00	Services of Other Departments (Department of Public Works)	5,000
	(The twelve courtrooms and chambers of the Municipal Court require painting and decorating throughout, consisting of matching up woodwork, washing, tinting, painting, wood-staining and varnishing. All quarters are in dirty, dilapidated condition at the present time, requiring complete renovation.)	

Approved by the Presiding Judge of the Municipal Court.

Recommended by the Clerk of the Municipal Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor Mancuso said, I believe that this matter should be called to the attention of the Board because this is the first one of many ordinances that will be before the Board between now and June 30th. This item was sent into the Mayor on the supplemental budget and the Mayor refused it. After the budget was adopted, the Municipal Court came right in with this proposal. They said that it did not mean any increase in taxes but it does, it takes \$12,500 from the amount of money that would go back into the general fund.

I am going to ask the members of the Board to vote against this. The Municipal Court can get by without it. They do not need this money at the present time. We have given them everything that they have asked for and this is the only thing that has been refused.

Supervisor Lewis remarked, I have to differ with Supervisor Mancuso. In the first place Mr. David Lewis went up and looked at the Municipal Court and he agreed that the money that they are asking for was necessary. The court should be well kept otherwise it would not be dignified. The court should be well furnished, they should have the proper furnishings which they do not have at the present time.

In Los Angeles you will find things different and I believe that it should be the same here in San Francisco. I would like the mem-

bers of the Board to follow the recommendation of the Municipal Judges, as well as the Mayor's office, in appropriating this money.

Supervisor Brown stated, I understand that this matter was in the budget and was rejected by the Mayor and now it comes before us as being approved by the Mayor.

Mr. David Lewis, Administrative Assistant to the Mayor, replied, the original request of the Municipal Judges was for \$41,850, the Mayor reduced it to \$14,050. The amount disapproved was \$27,800. Included was \$10,000 for law books and other items that were not included in this appropriation. This is for painting and furnishing of the courts in the Hall of Justice.

I looked at the courts and they are sadly in need of repair. The same thing is true with the Municipal Courts in the City Hall, but to a lesser degree.

Supervisor Colman explained, on every request ever made by the judges as to all matters pertaining to the administration of justice, I have been happy to go along. I believe we can postpone this appropriation for the time being. Whether a judge is working at a desk that is outmoded or whether he is sitting in a chair that is old fashioned, I believe that they will still distribute justice as it should be. I do not believe it is wise to vote for this appropriation.

Thereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Christopher, Colman, Mancuso—3.

Absent: Supervisor MacPhee—1.

Final Passage.

Appropriating \$7,500, Retirement System, for Actuarial Investigations and Valuation as Required by Law; an Emergency Ordinance.

Bill No. 4103, Ordinance No. 3865 (Series of 1939), as follows:

Appropriating the sum of \$7,500 out of the Emergency Reserve Fund to provide funds in the San Francisco City and County Employees' Retirement System to meet the cost of actuarial investigations and valuation as required by law; an emergency ordinance.

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

Section 1. The sum of \$7,500 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 932.200.00-5, to provide funds in the San Francisco City and County Employees' Retirement System to meet the cost of actuarial investigation and valuation as required by law.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The retirement law requires a periodic investigation and valuation as of July 1, 1945, which is now in progress. The funds heretofore provided the Retirement System to cover this work, which is required by law, are insufficient, and the appropriation herein requested is therefore necessary to the uninterrupted operation of this department. There are no other funds available therefor.

Recommended by the Acting Secretary of the Retirement System.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$2,500, Juvenile Court, for Foodstuffs and Janitorial Supplies at Juvenile Detention Home and Additional Gas and Electricity Requirements at Log Cabin Ranch School; an Emergency Ordinance.

Bill No. 4106, Ordinance No. 3866 (Series of 1939), as follows:

Appropriating the sum of \$2,500 out of the Emergency Reserve Fund to provide additional funds for foodstuffs and janitorial supplies at the Juvenile Detention Home, and for additional gas and electricity requirements at the Log Cabin Ranch School; an emergency ordinance.

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

Section 1. The sum of \$2,500 is hereby appropriated out of the Emergency Reserve Fund, to the credit of the following appropriations of the Juvenile Detention Home, and the Log Cabin Ranch School, for the purposes recited:

Appropriation

Number

524.350.00	Foodstuffs, Juvenile Detention Home	\$1,500
533.335.24	Janitorial Supplies, Juvenile Detention Home.	400
563.231.24-1	Heat, Light, Power, Log Cabin Ranch School.	600

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The purchase of additional foodstuffs and janitorial supplies is necessary to the health and welfare of the children detained in the Juvenile Detention Home; additional gas and electricity required for the operation of additional equipment and for new facilities constructed at the Log Cabin Ranch School is necessary to the health and welfare of the boys quartered there. There are no other funds available for the above purposes.

Recommended by the Chief Probation Officer.

Approved by the Juvenile Probation Committee.

Approved by the Judge of the Juvenile Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor Mancuso said, this is the same thing as the Municipal Court. The \$400 for janitorial supplies for the Juvenile Detention Home is not necessary. There is money in the Detention Home's budget for this purpose. They are now coming into the Board and

grabbing all of the money that would be left over at the end of the current fiscal year.

Motion to Amend.

Supervisor Mancuso moved that this appropriation be changed to \$2,100 instead of \$2,500.

Seconded by Supervisor Christopher.

Discussion.

Supervisor Mead remarked, I would like to ask Mr. Lewis if the statement made by Supervisor Mancuso is a correct statement or an incorrect statement.

Mr. David Lewis replied, this is for the completion of the current fiscal year. There is money in the budget for the next year for this purpose. According to the statement of the Juvenile Court their supplies are depleted.

Supervisor Lewis stated, Mr. Ososke appeared before the Finance Committee and told us that he does not have enough supplies left to complete the current year. He has a lot of boys down at the Log Cabin Ranch and we must supply the necessary janitorial equipment.

Supervisor Colman explained, this is different from the other case. This is necessary in order to keep the school clean. This is for an improvement for work done. If Mr. Ososke says that he needs it I will vote for it.

Supervisor Mead said, there is no use in employing men to do work if you do not give them the equipment to do the work.

Supervisor Mancuso remarked, I asked Mr. Ososke if they had the equipment to do this work now. He said that they did but that they should have new ones.

Supervisor Lewis replied, Mr. Ososke did not say that he had enough supplies he said that he did not have enough to carry on to the end of the year.

Thereupon, the roll was called and the motion to amend was *defeated* by the following vote:

Aye: Supervisor Mancuso—1.

Noes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisor MacPhee—1.

Thereupon, the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, McMurray, Mead, Meyer, Sullivan—9.

No: Supervisor Mancuso—1.

Absent: Supervisor MacPhee—1.

Final Passage.

Appropriating \$1,900, Department of Public Works, for Heat, Light and Power Requirements for Balance of Fiscal Year at Richmond-Sunset Sewage Treatment Plant; an Emergency Ordinance.

Bill No. 4107, Ordinance No. 3367 (Series of 1939), as follows:

Appropriating the sum of \$1,900 out of the Emergency Reserve Fund to provide funds in the Department of Public Works for heat, light and power requirements for the balance of the fiscal year for the Richmond-Sunset Sewage Treatment Plant and Sewage Pumping Stations; an emergency ordinance.

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

Section 1. The sum of \$1,900 is hereby appropriated out of the Emergency Reserve Fund to the credit of the following appropriations of the Department of Public Works for the purposes recited:

Appropriation No.

563.231.40-1, Heat, Light, Power, Richmond-Sunset Sewage Treatment Plant	\$ 500
563.231.40-2, Heat, Light, Power, Sewage Pumping Stations	1,400

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance being effective forthwith, the nature of the emergency being: The furnishing of power and light is essential to the continued operation of the Richmond-Sunset Sewage Treatment Plant and the Sewage Pumping Stations as well as the safeguarding of the health of the citizens of the City and County of San Francisco. The funds heretofore provided are insufficient, and there are no other funds available therefor.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$7,500, Assessor, for Temporary Salaries; an Emergency Ordinance.

Bill No. 4110, Ordinance No. 3868 (Series of 1939), as follows:

Appropriating the sum of \$7,500 from the Emergency Reserve Fund to provide funds for the payment of temporary salaries in the Assessor's office in order that the Assessor may complete the compilation of the 1946-47 Assessment Roll of the City and County of San Francisco within the time limits prescribed by law; an emergency ordinance.

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

Section 1. The sum of \$7,500 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 503.120.00, to provide funds for the payment of temporary salaries in the Assessor's office.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and Annual Salary Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance being made effective forthwith, the nature

of the emergency being: Additional temporary services are required by the Assessor in order that he may complete the compilation of the 1946-47 Assessment Roll of the City and County of San Francisco within the time limits prescribed by law. The funds heretofore provided for the purpose are insufficient and there are no other funds available therefor.

Recommended by the Assessor.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$6,403, Purchaser of Supplies, to Meet Printing and Advertising Requirements as Required by Law; an Emergency Ordinance.

Bill No. 4112, Ordinance No. 3869 (Series of 1939), as follows:

Appropriating the sum of \$6,403 out of the Emergency Reserve Fund to provide funds for the balance of the fiscal year for the Purchaser of Supplies to meet printing and advertising requirements, as required by law, for various city departments; an emergency ordinance.

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

Section 1. The sum of \$6,403 is hereby appropriated out of the Emergency Reserve Fund to the credit of the following appropriations of the Purchaser of Supplies in the amounts and for the purposes recited:

Appropriation No.

533.234.33-1	Official Advertising	\$5,553
533.234.33	Printing, Binding, Block Books	850

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The increased requirements for advertising for various city departments, as required by law, have exhausted the appropriation heretofore made for the purpose, and provision for adequate funds for the balance of the fiscal year is necessary to the uninterrupted operation of these departments. There are no other funds available therefor.

Recommended by the Purchaser of Supplies.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$574.93, Purchaser of Supplies, for Purchase of Metal Badges for Chauffeur Licensees; an Emergency Ordinance.

Bill No. 4113, Ordinance No. 3870 (Series of 1939), as follows:

Appropriating the sum of \$574.93 out of the Emergency Reserve Fund to provide additional funds to the Purchaser of Supplies for the purchase of metal badges issued by the Tax Collector in the licensing of chauffeurs; an emergency ordinance.

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

Section 1. The sum of \$574.93 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 533.315.33, to provide additional funds to the Purchaser of Supplies for the purchase of metal badges issued by the Tax Collector in the licensing of chauffeurs.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance made effective forthwith, the nature of the emergency being: The number of metal badges issued by the Tax Collector in the licensing of chauffeurs has greatly exceeded the original estimate, and it is necessary to the uninterrupted operation of the Tax Collector's office that these additional badges be purchased. There are no other funds available for the purpose.

Recommended by the Purchaser of Supplies.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Appropriating \$200, Department of Public Works, for Payment of Temporary Salaries in Telephone Exchange for Balance of Fiscal year; an Emergency Ordinance.

Bill No. 4117, Ordinance No. 3871 (Series of 1939), as follows:

Appropriating the sum of \$200 out of the Emergency Reserve Fund to provide funds in the Department of Public Works for the payment of temporary salaries for telephone exchange, City Hall, for the balance of the fiscal year; an emergency ordinance.

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

Section 1. The sum of \$200 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 536.120.00, to provide funds in the Department of Public Works for the payment of temporary salaries for telephone exchange, City Hall, for the balance of the fiscal year.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which

necessitates these funds being provided from the Emergency Reserve Fund and this ordinance being made effective forthwith, the nature of the emergency being: The uninterrupted operation of the telephone exchange in the City Hall is necessary to continuous telephone service to all City departments. The funds heretofore appropriated for temporary services to cover sick leave and other replacements is insufficient, and there are no other funds available for the purpose.

- Recommended by the Director of Public Works.
- Approved by the Chief Administrative Officer.
- Approved as to form by the City Attorney.
- Approved as to funds available by the Controller.
- Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor MacPhee—1.

Appropriating \$4,000, Superior Court, for Juror and Witness Fees and Reporters' Transcription Fees; an Emergency Ordinance.

Bill No. 4118, Ordinance No. 3872 (Series of 1939), as follows:

Appropriating the sum of \$4,000 out of the Emergency Reserve Fund to provide funds for the payment of jurors and witness fees, and reporters' transcriptions fees in the Superior Courts; an emergency ordinance.

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

Section 1. The sum of \$4,000 is hereby appropriated out of the Emergency Reserve Fund, to the credit of the following appropriations of the Superior Court, for the purposes recited:

Appropriation No.

521.151.00	Jurors and Witness Fees	\$2,500
521.264.00	Reporters' Transcriptions	1,500

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: Increased business in the criminal departments of the Superior Court has depleted the appropriations heretofore made for the payment of jurors and witness fees and for reporters' transcription fees. Provision for additional funds for these purposes is necessary to the uninterrupted operation of the Superior Courts. There are no other funds available therefor.

- Recommended by the Secretary-Jury Commissioner, Superior Court.
- Approved by the Presiding Judge of the Superior Court.
- Approved as to form by the City Attorney.
- Approved as to funds available by the Controller.
- Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.
 Absent: Supervisor MacPhee—1,

Appropriating \$4,500, Superior Court, for Maintenance of Youths Committed to State Youth Authority, and for Maintenance of Criminal Insane and Narcotics; an Emergency Ordinance.

Bill No. 4119, Ordinance No. 3873 (Series of 1939), as follows:

Appropriating the sum of \$4,500 out of the Emergency Reserve Fund to provide funds for maintenance of youths committed by the Superior Courts to the State Youth Authority and Maintenance of Criminal Insane and Narcotics; an emergency ordinance.

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

Section 1. The sum of \$4,500 is hereby appropriated out of the Emergency Reserve Fund to the credit of the following appropriations of the Superior Court, for the purposes recited:

Appropriation No.

521.200.02	Maintenance and Transportation of Criminal Insane and Narcotics	\$1,000
521.840.02	Commitments to Youth Authority	3,500

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The payments for maintenance of youths committed by local Superior Courts to the State Youth Authority and Maintenance of Criminal Insane and Narcotics are mandatory under the provisions of State law. The amounts appropriated for these appropriations by the 1945-46 Budget and Appropriation Ordinance are insufficient, and it is immediately necessary for the uninterrupted operation of the Superior Court that funds be provided for these maintenance costs for the balance of the fiscal year. There are no other funds available for these purposes.

Recommended by the Secretary-Jury Commissioner, Superior Court.

Approved by the Presiding Judge of the Superior Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Approved.

Alterations—Board of Supervisors.

It is moved that the Board of Supervisors hereby directs the Clerk of the Board to issue an Interdepartmental Work Order on the Department of Public Works for the alterations of the office of the Board of Supervisors, estimated to cost not in excess of \$1,500.00.

No objections and motion carried.

Consideration Continued.

The following from Finance Committee without recommendation was taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Confirming Sale of Approximately 33.5 Acres of Water Department Land in San Mateo County Parcel 35 to Herman Christensen et ux.

Proposal No. 5722, Resolution No. . . . (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3705, Bill No. 3923, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on April 25, 1946, to sell the following described City owned real property situated in the County of San Mateo, State of California:

Commencing at the point of intersection of the southwesterly line of the State Highway known as El Camino Real with the southeasterly boundary of San Mateo County Parcel 35 as said parcel is described in deed dated March 3, 1930 from Spring Valley Water Company to the City and County of San Francisco, a municipal corporation, recorded March 3, 1930 in Volume 491 at page 1, Official Records of San Mateo County, California; running thence along said southeasterly boundary south 49° west 2544.9 feet more or less to the most southerly corner of said parcel; thence along the southwesterly boundary of said parcel north 43° west 653.9 feet more or less to a point on a line parallel with and perpendicularly distant 10 feet southeasterly from the northwesterly boundary of said Parcel 35; thence along said parallel line north 49° east 800 feet; thence south 41° east 120 feet to a point on a line parallel with and perpendicularly distant 130 feet southeasterly from the northwesterly boundary of said Parcel 35; thence along last named parallel line north 49° east 1785.0 feet more or less to a point on the southwesterly line of said State Highway; thence southeasterly along last named line 536.5 feet more or less to the point of commencement.

Containing 33.5 acres more or less.

Excepting a 10 foot easement and existing 6 inch water pipe line thereon, also excepting the existing buildings located on said land; all as per San Francisco Water Department Map No. C-599, dated March 11, 1946; and

Whereas, in response to said advertisement, Herman Christensen and Eleanor Christensen, his wife, as the highest bidders, offered to purchase said land for the sum of \$95,500 cash, which sum includes \$5,000 to cover the City's cost of removing said existing buildings from the above described land; and

Whereas, it is hereby understood that the right to remove said existing buildings from said land shall expire 60 days after recording the deed herein authorized; and

Whereas, the amount of said offer is more than 90% of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said parties have paid the City the sum of \$9,650 as a deposit in connection with this transaction; and

Whereas, the Director of Property and the Public Utilities Commission have recommended the sale of said land; now, therefore, be it Resolved, That said offer be and is hereby accepted; and be it Further Resolved, That the Mayor and the Clerk of the Board of

Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Herman Christensen and Eleanor Christensen, his wife, or their assignee.

The Director of Property shall deliver said deed to the grantees upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Discussion.

Supervisor Mancuso said, the reason there is no recommendation on this matter is because it was questioned by the Public Utilities Commission at the meeting of the Finance Committee last week. It reported that the land was sold for \$98,500. The land was up for auction as is provided by law. Mr. McKee of the Public Utilities Commission now states that he can get approximately \$17,000 more for this land.

Mr. Phillips, the Director of Property, believes that a bona fide sale was made and that we should go through with it.

Supervisor Gallagher remarked, I believe that this matter should be continued to next week when Mr. Turner will be able to be present.

Motion to Postpone.

Supervisor Sullivan moved that this matter be continued for one week.

Seconded by Supervisor Brown.

Discussion.

Supervisor Christopher stated, Mr. Mancuso said that when the hammer comes down at these sales that that is the end of it. I am going to take a different view on the sales that come before this Board. Unless I believe that the price is correct, I am not going to vote to approve the sale of property. I am not going to approve the sale of any property when I believe that more money can be received for it. I do not believe that any sale is consummated until this Board approves the sale.

Supervisor Mead inquired, were the people who bid on the property informed that the sale is not completed until the Board of Supervisors approves it?

Mr. Phillips replied, that is in the notice. On this piece of property I put the matter up to the Public Utilities Commission at the first of this year. I requested them to authorize the sale. They asked me to make an appraisal. I wrote them a letter stating that the property would sell for about \$30,000. The Public Utilities Commission then asked the Board to authorize the sale.

To me the point is not the good faith on the part of the City on this matter. I believe that the points involved are: was the sale a proper one, was it conducted properly and was good faith used in trying to secure bids, in my opinion all of these points were met.

Supervisor Colman explained, we now have a bid of \$95,500 and we are asked to approve it. On the other hand, one of the Commissioners informs us that he has a bid for \$17,000 additional. The matter of the confirmation comes to the Board and until it is confirmed by us it is no sale. Under the Charter, we have this right. We are asked to make a sale for \$95,000 when we know that we can get more. If we approve of this particular sale we will be giving

away the City's money. This Board would be acting in good faith because the buyers know that the sale must be approved by the Board. I admit it is an unfortunate situation with which this Board has nothing to do.

Supervisor Gallagher said, Mr. McKee explained to the Board that he had a bid for \$112,000.

Mr. Phillips remarked, I made that statement but I did not say whether or not the person making the offer was acquainted with what he must do. Mr. McKee peddled the property after the bids were in. He peddled it for a month.

Supervisor Meyer stated, I cannot understand how we can have the Director of Property hold an auction and have another person peddle it later. I believe that this highest bidder should be given the property. There were two pieces of property sold and the other piece of property came in for confirmation a couple of weeks ago. I think that the sale was honest and should be sold to the highest bidder.

Supervisor Gallagher explained, if you are buying from the Government, the State or the City, they can cancel the sale.

Supervisor Colman said, Mr. McKee did not state that he peddled this property. He said that he received this bid. I do not know whether or not he went and peddled it.

Supervisor Christopher remarked, there is a very important precedent that we are going to establish on the way in which we handle this matter. It is going to be whether or not the sale is made when the hammer comes down or whether or not we, the Board of Supervisors, have the final say on the matter. I believe that we should try to get the highest price possible for any property.

Thereupon, the roll was called and the motion to postpone was carried by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, Mancuso, Mead, Sullivan—7.

Noes: Supervisors Brown, McMurray, Meyer—3.

Absent: Supervisor MacPhee—1.

Re-referred to Committee.

The following recommendation of Judiciary, Legislative and Civil Service Committee was taken up:

Present: Supervisors MacPhee, Lewis, Mancuso.

Amending Municipal Code Provisions Concerning Keeping and Feeding of Small Animals, Poultry and Game Birds.

Bill No. 4052, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 37 of Article 1, Chapter V (Health Code), Part II of the San Francisco Municipal Code, pertaining to the keeping and feeding of small animals, poultry and game birds within the City and County of San Francisco.

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

Section 1. Section 37, Article 1, Chapter V (Health Code), Part II of the San Francisco Municipal Code, the title of which is recited above, is hereby amended to read as follows:

SEC. 37. (a) Keeping and Feeding of Small Animals, Poultry and Game Birds. It shall be unlawful for any person, firm or corporation to keep or feed, or cause to be kept or fed, or permit to be kept or fed, on premises over which any such person, firm or corporation may

have control, within the City and County of San Francisco, the following: Live hares, rabbits, guinea pigs, chickens, turkeys, geese, ducks, doves, pigeons, parrots of any species or game birds of any species, except as hereinafter in this section provided.

(b) **Prohibitions.** It shall be unlawful for any person, firm or corporation to engage in the business of keeping, feeding or breeding any hares, rabbits, guinea pigs, chickens, turkeys, geese, ducks, doves, pigeons, parrots of any species, game birds of any species, dogs or cats, for commercial purposes, within the first and second residential districts as defined by ordinance of the City and County of San Francisco.

(c) **Commercial Purposes.** It shall be unlawful to conduct for commercial purposes any establishment in which dogs, cats, hares, rabbits, guinea pigs, chickens, turkeys, geese, ducks, doves, pigeons, parrots of any species, or game birds of any species, are kept and maintained in the Commercial District, Light Industrial District and Heavy Industrial District, as those districts are defined by ordinance of the City and County of San Francisco, without first obtaining from the Department of Public Health a permit so to do.

No permit shall be issued by the Department of Public Health to any person, firm or corporation, to keep or maintain, for commercial purposes, any of the above named fowl, animals or birds within said Commercial, Light Industrial or Heavy Industrial Districts, unless said person, firm or corporation has complied in full with the following requirements:

1. It shall be unlawful to establish hereafter any place of business for the sale of the fowl, animals or birds specified above within twenty-five (25) feet of any door, window or other opening of any dwelling, apartment house or hotel if live fowl, animals or birds intended for sale are kept therein. It shall be unlawful to keep said live fowl, animals or birds in any basement, sub-basement or cellar in any place of business unless such basement, sub-basement or cellar is adequately ventilated as approved by the Director of Public Health and is also adequately lighted, completely ratproofed and complies fully with the sanitary requirements set forth in Section 440, Article 8, Chapter V, Part II of the San Francisco Municipal Code.

2. It shall be the duty of the Director of Public Health and he is hereby expressly empowered to prescribe to the owners of existing establishments wherein such live fowl, animals or birds are kept for purposes of sale, such sanitary improvements as may appear to the Director of Public Health to be necessary and advisable and such systems and methods of ventilation of basements, sub-basements and cellars above referred to as may appear desirable for gradual installation during the present war emergency if the equipment and materials therefor are available. It shall be unlawful after the present war emergency has terminated to keep any of the live fowl, animals or birds hereinabove specified in any basement, sub-basement or cellar unless such basement, sub-basement or cellar is adequately ventilated as approved by the Director of Public Health and complies fully with the sanitary requirements of said Section 440 of this code; provided, that the owners of said establishments shall have a reasonable period of time to be prescribed by the Director of Public Health following the termination of said war emergency to obtain necessary material and equipment to comply with this provision.

3. The floors of all such premises must be constructed of water-proof material properly drained to the sewer.

4. Said premises shall be ratproof, all openings properly fly-screened, and adequate provision must be made for the elimination of all odors.

5. The walls and ceilings of all such premises must be of hard

finished plaster, painted with two (2) coats of lead and oil paint, light in color.

6. In all premises where slaughtering of fowl, birds or animals is carried on in connection with the keeping of said fowl, birds or animals, the killing room must be entirely separate from that part of the premises occupied by the live fowl, animals or birds.

The floors of said slaughtering room must be of water-proof material, properly drained to the sewer. The walls and ceilings must be of hard-finished plaster and painted with two (2) coats of lead and oil paint, light in color. Refrigerating equipment must be installed for the reception of the dressed fowl, birds or animals, properly connected to the sewer. Toilet and lavatory facilities for the use of the employees engaged in the handling and slaughtering of such birds, animals or fowl must be installed in conformity with the provisions of the plumbing law.

(d) **Exceptions.** The terms and provisions of this section shall not apply to the keeping, liberation for exercise, or racing of homing or carrier pigeons which are not raised or kept for the market or for commercial purposes, provided that the lofts or pigeon houses wherein said homing or carrier pigeons are kept are elevated at least three (3) feet above the ground or other foundation upon post-legs or pillars completely surrounded or covered by smooth, jointless galvanized sheet metal and within not less than twenty (20) feet from the door or window of any building used for human habitation, and the entire floor and sides for at least two (2) feet extending upwards from the bottom of the floor of said lofts or pigeon houses, are covered or protected by galvanized iron or its equivalent, concrete or eighteen (18) gauge wire mesh of not more than one-half ($\frac{1}{2}$) inch and the interior of said lofts or pigeon houses, wherein such carrier or homing pigeons are kept, are registered by the owners thereof with the Department of Public Health of the City and County of San Francisco, and the said lofts or pigeon houses shall be inspected by the said Department of Public Health of the City and County of San Francisco at least once a year.

Approved as to form by the City Attorney.

May 27, 1946—*Consideration continued until June 3, 1946.*

Discussion.

Mr. Brooks explained, the Director of Public Health is desirous of making an amendment to this matter. I believe that it should be referred back to committee.

Motion to Re-refer to Committee.

Supervisor Brown moved that the matter be re-referred to Committee.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Re-reference to Committee.

The following from the Public Buildings, Lands and City Planning Committee was taken up:

Rezoning Portions of Texas, Mississippi, Twentieth and Twenty-second Streets From Second Residential District to Light Industrial District.

Proposal No. 5729, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the action of the City Planning Commission by its Resolution No. 3063, dated April 18, 1946, reading as follows:

CITY PLANNING COMMISSION

Resolution No. 3063.

Whereas, Section 117 of the Charter provides that the City Planning Commission, on its own motion, may propose changes in the classification of the use to which property in the City and County may be put; and

Whereas, under date of March 14, 1946, the City Planning Commission on its own motion, did institute proceedings to propose a change in the use classification of the hereinafter described property as set forth in Resolution No. 3041, passed March 14, 1946; and

Whereas, after due and legal notice first being given, a public hearing was held by the City Planning Commission on such change, which hearing was held on April 18, 1946; and

Whereas, after due consideration, the City Planning Commission deemed that such change as proposed should be made; now, therefore, be it

Resolved, That subject to the approval of the Board of Supervisors in accordance with Section 117 of the Charter, Sections 6 and 7 of the Use of Property Zone Maps constituting a part of the Building Zone Ordinance be, and the same are hereby changed so as to place the following described property in the Light Industrial District instead of the Second Residential Dist:

Beginning at a point on the easterly line of Texas Street, distant thereon 666 feet southerly from the southerly line of Twentieth Street; thence running southerly along said line of Texas Street 50 feet to the northeasterly line of Twenty-second Street as said line is shown on the "Map showing the opening of Twenty-second Street, etc." filed October 24, 1917, in Book "H" of Maps at page 92, Official Records of the City and County of San Francisco, thence deflecting $33^{\circ}41'24''$ to the left and running southeasterly along said line of Twenty-second Street 180.28 feet to the northerly line of Twenty-second Street; thence deflecting $56^{\circ}18'36''$ to the left and running easterly along last named line of Twenty-second Street, 100 feet to the westerly line of Mississippi Street; thence at right angles northerly along said line of Mississippi Street 200 feet; thence at right angles westerly 200 feet to the point of beginning. Being part of that certain property conveyed to the City and County of San Francisco by deeds recorded April 16, 1925, in Volume 1049, Official Records, at page 318, and March 1, 1924, in Volume 838, Official Records, pages 179, 181 and 187, Official Records of said City and County.

is hereby approved.

Discussion.

Mr. Tilton of the City Planning Commission explained, this matter comes before the Board as a recommendation from the City Planning Commission without any objections from the residents of that neighborhood.

Supervisor Mead asked, is this a proper function of this Board? I would like to know why, in the past, the only time that a matter of rezoning has been before this Board it has been on an appeal?

Mr. Tilton replied, this is city property.

Supervisor Christopher stated, there were a couple of people present but I do not see them now.

Supervisor Gallagher remarked, I believe that the property owners in that district should be notified so that we could hear them.

Motion for Re-reference to Committee.

Supervisor Brown moved that the matter be re-referred to the Public Buildings, Lands and City Planning Committee.

Seconded by Supervisor Christopher.

No objections and motion carried.

Consideration Continued.

The following recommendation of Public Utilities Committee was taken up:

Present: Supervisors MacPhee, Meyer.

Petitioning Public Utilities Commission to Consider Issuance of Weekly Passes for Municipal Railway.

Proposal No. 5443, Resolution No. . . . (Series of 1939), as follows

Resolved, That this Board of Supervisors does hereby respectfully petition the Public Utilities Commission and does request that at its earliest convenience the Commission give consideration to the issuance of weekly passes for transportation upon the facilities of the Municipal Railway at such price as will produce that amount which together with revenues produced from other scheduled rates is estimated to be the total revenue necessary for proper maintenance and adequate service in accordance with approved standards for the operation of street railway systems.

April 29, 1946—Consideration continued until May 13, 1946.

May 13, 1946—Consideration continued until May 20, 1946.

May 20, 1946—Consideration continued until June 3, 1946.

Motion to Postpone.

Supervisor Brown moved that the matter be postponed for two weeks.

Seconded by Supervisor Mancuso.

Discussion.

Supervisor Mead said, I can see no objections as to why we should not act upon this matter today. I believe we should pass this and send it to the Public Utilities Commission for their action.

Supervisor Colman stated, we should not pass on this proposal today. I would like to have an opinion from the Public Utilities Commission as to what effect passes would have on the railroad. I would like to receive more information on this before I vote upon it.

Thereupon, the roll was called and the foregoing proposal was postponed for two weeks by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, Meyer, Sullivan—8.

Noes: Supervisors McMurray, Mead—2.

Absent: Supervisor MacPhee—1.

Authorizing Director and Assistant Director of Public Health to Sign Orders and Documents for Narcotics and Alcohol for the Institutions of the Department of Public Health for Fiscal Year 1946-47.

Supervisor Christopher presented as a recommendation of the Public Health and Welfare Committee:

Proposal No. 5743, Resolution No. 5550 (Series of 1939), as follows:

Resolved, That J. C. Geiger, M.D., Director of Public Health, and Emmett E. Sappington, M.D., Assistant Director of Public Health, are hereby appointed with full authority for the year commencing July 1, 1946, and ending June 30, 1947, to sign orders and documents for narcotics and alcohol for the institutions of the Department of Public Health, namely: the Laguna Honda Home, the San Francisco Hospital, the Emergency Hospitals, the Central Office, the San Francisco City Clinic, 33 Hunt Street, and the Hassler Health Home at Redwood City, California, in compliance with the rules and regulations of the Narcotic Division and the Alcohol Tax Unit of the Treasury Department, Internal Revenue, San Francisco, California.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Adopted.

The following recommendation of his Honor the Mayor was taken up:

Leave of Absence—Mr. John F. Brady, Associate Superintendent of Schools.

Proposal No. 5747, Resolution No. 5551 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. John F. Brady, Associate Superintendent of Schools, is hereby granted a leave of absence from June 20 to July 15, 1946, with permission to leave the State for the purpose of attending meetings of the National Education Association to be held in New York State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Commending the United States Employment Service for Their Efforts to Secure Jobs for Veterans; and Requesting His Honor the Mayor to Proclaim June "Jobs for Veterans Month."

Supervisor Sullivan presented:

Proposal No. 5742, Resolution No. 5549 (Series of 1939), as follows:

Whereas, confronted with the problem of providing jobs for approximately 10,000 unemployed veterans in the City and County of San Francisco, the United States Employment Service has requested the veteran organizations to form a special advisory committee, composed of their members, to assist in the liaison necessary to provide these men with contacts which will result in suitable employment; and

Whereas, all of these veterans possess skill that can be used to advantage in business; and

Whereas, the objective proposed by the United States Employment Service for the veterans special advisory committee is a laudable one and when accomplished, will provide a manifestation of the gratitude which is felt for the service rendered by veterans of World War II; and

Whereas, this Board of Supervisors views with approbation the endeavor herein proposed on behalf of unemployed San Francisco Veterans of World War II; now, therefore, be it

Resolved, That this Board of Supervisors does hereby publicly commend the local agency of the United States Employment Service, together with all those veteran organizations, representatives of which constitute the special advisory committee herein referred to, and does urge all those in San Francisco, in a position to offer suitable employment to veterans, to cooperate in this laudable endeavor; and be it

Further Resolved, That his Honor the Mayor be and he is hereby respectfully urged to designate the month of June, 1946, "Jobs for Veterans Month."

Discussion.

Supervisor Christopher said, I see by last reports that there has been an average of 11,000 unemployed veterans. I am in favor of this resolution, but I believe that the time has come when we must do more than take commending action. I believe it behooves each of us not only to commend these men on the outside but also that we do everything that we can to help in securing jobs for veterans.

Supervisor Mead remarked, the Building Trades Council made it a practice to take in all veterans without an initiation fee. The people connected with the United States Employment Service should know of this and should take advantage of it.

Adopted.

Thereupon, the foregoing resolution was *Adopted* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, MacPhee—2.

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

Absentee Ballots.

Supervisor Brown stated, I understand that the Registrar of Voters has set the date for the recall election for July 16, 1946. I would like to call to the Board's attention that the schools will close on June 22nd and no doubt a great many people will be going out of San Francisco for vacations during the month of July. The possibility that the lady voters will be absent will most likely be the case, instead of men.

Every one of these people are entitled to the expression of their opinion by the means of an absentee vote. I am going to request this Board to pass a resolution urging all the people who are going out of town to cast an absentee vote, and I would like to request the Registrar of Voters to fix the date on which the absentee ballot may first be cast and urge that the press be notified on this matter. This is a matter on which everybody in San Francisco should express his or her views.

Supervisor Brown then presented the following resolution:

Urging San Franciscans Who Will Be Out of Town on the Day of the Recall Election to Cast an Absentee Ballot.

Proposal No. 5744, Resolution No. 5554 (Series of 1939), as follows:

Whereas, on July 16, 1946, there will be held in the City and County of San Francisco a Special Election to present to the electorate the question "Shall Roger D. Lapham be recalled from the office of Mayor?" and

Whereas, a proposal for the recall of the chief executive of this municipality is a matter of serious concern and deserves, therefore, participation in its decision by all of the qualified electors of this community, and

Whereas, because of the fact that the Special Election referred to is to be held in the midst of the vacation season when many San Franciscans, with their families, will have left town, it is apprehended that a full and fair expression of public sentiment will not be had upon this vital question unless those registered voters who plan to be away from San Francisco upon the day of the recall election, July 16, 1946, either vote before they leave or have resort to the absentee ballot; now, therefore, be it

Resolved, That this Board of Supervisors, acting in the public interest and with the sincere desire that there shall be as complete an expression as possible on the question of the recall of Mayor Lapham, does hereby urge all of those San Francisco registered voters who plan to be out of the city on July 16, 1946, to arrange at any time between June 26th and July 11th, either to visit the City Hall and vote on a voting machine in the office of the Registrar of Voters or to procure an absentee ballot by writing the Registrar of Voters.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

In Memoriam—Miss Margaret Mary Morgan.

Supervisor Colman presented:

Proposal No. 5745, Resolution No. 5555 (Series of 1939), as follows:

Whereas, Almighty God has summoned to eternal rest Miss Margaret Mary Morgan, former member of the Board of Supervisors of the City and County of San Francisco; and

Whereas, Miss Morgan during her distinguished career in both public and private life was a prominent figure in local women's circles, and during her tenure on this Board, from 1922 to 1926, was particularly active in the development of legislation affecting the welfare of homeless children; and

Whereas, in addition to her unique distinction of being San Francisco's first and only woman Supervisor, Miss Morgan achieved prominence as the owner and operator of a successful mercantile establishment, as president of the Business and Professional Women's Club, and as a moving force in several other organizations; and

Whereas, the passing of Margaret Mary Morgan deeply grieves the many whose lasting friendship she won during her lifetime, and the memory of her kindness, her intelligence and her winning personality will endure forever in the hearts of those who were privileged to know and love her; now, therefore, be it

Resolved, That this Board of Supervisors, noting with profound sorrow the passing of Margaret Mary Morgan, does hereby declare that when it adjourns its meeting this day, it does so out of respect to her cherished memory; and, be it

Further Resolved, That the Clerk be and he is hereby directed to forward to Miss Jessica L. Briggs and Mrs. Lucille B. Lapachet, beloved friends of Margaret Mary Morgan, and to the Business and Professional Women's Club, a suitably engrossed copy of this resolution as an expression of the Board's deep sorrow and heartfelt condolences.

Unanimously adopted by rising vote.

Commending Boys of the School Safety Patrol for Meritorious Performance of Duty in Protecting School Children Against Vehicular Accidents.

Supervisor Lewis presented:

Proposal No. 5746, Resolution No. 5556 (Series of 1939), as follows:

Whereas, in January, 1923, the School Safety Patrol of San Francisco had its inception, for the purpose of protecting children from the hazards of vehicular traffic at street crossings in the vicinity of schools; and

Whereas, the School Safety Patrol, under the intelligent, able organization and direction of Police Inspector Byron J. Getchell, has grown in strength until today there are approximately 3,500 boys, representing 121 public and parochial schools, serving as members; and

Whereas, during the almost quarter-century that the School Safety Patrol has functioned, not a single vehicular accident involving children has occurred at crossings protected by the Patrol, a truly amazing safety record and an achievement which is to be regarded with great pride not only by the boys themselves but by all the residents of a grateful community; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, noting with a deep sense of interest and pride the splendid work performed by the boys of the School Safety Patrol in discharging their vital responsibility of protecting the lives and limbs of the school children of San Francisco, does take this occasion to publicly convey to each of said boys and to Inspector Byron J. Getchell its heartfelt commendation and its expression of lasting gratitude for their devotion to duty and their meritorious achievements; and, be it

Further Resolved, That the Clerk of the Board of Supervisors be and he is hereby directed to forward to the Honorable Curtis E. Warren, Superintendent of Schools for the San Francisco Unified School District, to Monsignor James O'Dowd, Superintendent of Schools for the Archdiocese of San Francisco, to Inspector Byron J. Getchell and Chief of Police Charles W. Dullea, and to each school served by the School Safety Patrol, a suitable copy of this resolution, in order that the boys of the School Safety Patrol may know that their fine work is recognized as being of real merit, and value to the community.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Calling the Matter of Removal of Cages From Municipal Court in the Hall of Justice, From Police Committee.

Supervisor Lewis said, I would like to call to the attention of the Board that I am anxious for the resolution I introduced on April 15th, to be given consideration. This was with respect to the removal of the cages from the Municipal Courts in the Hall of Justice.

Supervisor Christopher remarked, this matter has been considered in the Police Committee. We discussed it with the Chief of Police, who was present, and while great sympathy was shown for the people who are harbored in the cages it seems to be the consensus that in the long run more harm might come from the removal of the cages instead of any good. We believe that the matter should be left alone and so the Police Committee tabled it.

Supervisor Lewis stated, we are the only City in the United States that has, in its courts, the cages. There are none in the Superior Court. The judges from the Municipal Court would like to come before this Board and explain the need for the removal of these cages. I believe that the Police Committee should send this matter to the Board so that the Municipal Court Judges can appear and explain their side of the story.

Supervisor McMurray explained, by removing the cages you would have to make some new appointments. The main thing at this time would be the amount of new help. Each court would have to employ about five or six new guards.

Supervisor Lewis said, it is funny that this should be the only city in the United States where the Police cannot handle the situation. There are no cages in the Superior Court but in the Municipal Court we still have them. All the people who are arrested are assumed to be innocent until they are proven guilty.

I feel that this matter should be heard by the members of the Board and also the Municipal Court Judges who desire to come before us and give us their views.

I hereby call this matter out of committee and request that it be placed on the calendar for next Monday.

Point of Order.

Supervisor McMurray raised a point of order. This matter had its hearing in committee.

The Chair ruled the point of order not well taken. Any member has the right to call a matter from committee after thirty days.

The matter was *ordered placed on the calendar for next Monday's meeting* and the Clerk was directed to notify all of the Municipal Court Judges and the Chief of Police.

Parking Meters.

Supervisor Mancuso said, I would like to get some information relative to the installation of parking meters. I would like to have the Police Committee get some information on this matter.

The Chair *ordered the matter placed on the calendar for next Monday.*

Reservations for County Supervisors' Association Convention.

Supervisor Meyer said, it was called to my attention about the difference in date that the members are going to Eureka. Some are

going on the 26th of June and some are going on the 27th. The meeting will start at 10:00 a.m. on June 27th.

Members to note that the meeting will start on June 27th.

Committee Meetings.

The following committee meetings were announced:

County, State and National Affairs Committee, Wednesday, June 5th, 3:30 p.m.

Public Health and Welfare Committee, Thursday, June 6th, 2:00 p.m.

Police Committee, Thursday, June 6th, 3:00 p.m.

Public Buildings, Lands and City Planning Committee, Friday, June 7th, 2:00 p.m.

Streets Committee, Wednesday, June 12th, 4:00 p.m.

ADJOURNMENT.

There being no further business, the Board, at the hour of 4:00 p.m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors July 29, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,
City and County of San Francisco.

Vol. 41

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No. 24

Monday, June 10, 1946

Thursday, June 13, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by

THE RECORDER PRINTING & PUBLISHING COMPANY

99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JUNE 10, 1946—2:00 P. M.

In Board of Supervisors, San Francisco, Monday, June 10, 1946,
2:00 p. m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Colman, Gallagher, Lewis, Mancuso, McMurray, Meyer, Sullivan—7.

Absent: Supervisors Brown, Christopher, MacPhee, Mead—4.

Quorum present.

President Dan Gallagher presiding.

Supervisor Christopher noted present at 2:10 p. m.

Supervisor MacPhee noted present at 2:10 p. m.

Supervisor Brown noted present at 2:35 p. m.

Supervisor Mead excused from attendance.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of April 22, 1946, was considered read and approved.

Communications.

Communications, as follows, were presented, read by the Clerk, and acted on as noted:

From Balboa Terrace Homes Association, protesting erection of bus garage at corner of Ocean and Phelan Avenues.

Acknowledge; referred to Public Utilities Committee; Clerk to forward copy of letter to Public Utilities Commission.

From Alcoholic Beverage Industries of San Francisco, offering to assume all responsibility for operating Hospitality House for next six months.

Referred to Public Health and Welfare Committee.

From McSorley Mounted Literary Society, proposing new system of traffic movement for San Francisco.

Referred to Police Committee.

From Gladstein, Andersen, Resner, Sawyer & Edises, suggesting re-indexing of Municipal Code.

Referred to Judiciary Committee.

From the Controller, referring for action matter of District Attorney's returning to the City his salary check for month of May.

Referred to Finance Committee, for Board Calendar of June 17.

From Registrar of Voters, listing procedure concerning absentee voting at recall election to be held July 16, 1946.

Ordered filed.

From Father Flanagan's Boys' Home, requesting support of its program.

Ordered filed.

From City Planning Commission, submitting recommendation in connection with proposed new boundaries of McLaren Park.

Considered with matter on Calendar.

From Brobeck, Phleger & Harrison, concerning bid of Sanitary Fill Company for garbage disposal franchise; presented by Supervisor MacPhee.

Clerk to obtain from City Attorney written opinion as to liability attaching to people and taxpayers as to matter covered by letter.

Consideration Continued.

Installation and Use of Parking Meters.

Pursuant to request of Supervisor Mancuso made at meeting of June 3, 1946, representative of the Police Department was requested to appear for the purpose of informing the Board of Supervisors of the status of the program for installation and use of parking meters.

Discussion.

Supervisor Mancuso said, we were led to believe sometime ago that parking meters were to be installed. I would like to know whether or not the Police Department is going to install these parking meters.

Chief Dullea of the San Francisco Police Department stated, the Police Commission has this matter under consideration at the present time. While they were considering the matter the taxicab matter came up and delayed them for some months.

Some districts have been sounded out with respect to the installation of these meters. We are considering at the present time and the Commission is aware of the importance of it. I will submit a report on this matter within a couple of weeks.

The Chair then ruled that this matter go over pending a report from the Police Commission.

SPECIAL ORDER—3:00 P. M.

Consideration Continued.

The following from Finance Committee without recommendation was taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Confirming Sale of Approximately 33.5 Acres of Water Department Land in San Mateo County Parcel 35 to Herman Christensen et ux.

Proposal No. 5722, Resolution No. . . . (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3705, Bill No. 3923, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on April 25, 1946, to sell the following described City owned real property situated in the County of San Mateo, State of California:

Commencing at the point of intersection of the south-westerly line of the State Highway known as El Camino Real with the southeasterly boundary of San Mateo County Parcel 35 as said parcel is described in deed dated March 3, 1930 from Spring Valley Water Company to the City and County of San Francisco, a municipal corporation, recorded

March 3, 1930 in Volume 491 at page 1, Official Records of San Mateo County, California; running thence along said southeasterly boundary south 49° west 2544.9 feet more or less to the most southerly corner of said parcel; thence along the southwesterly boundary of said parcel north 43° west 653.9 feet more or less to a point on a line parallel with and perpendicularly distant 10 feet southeasterly from the northwesterly boundary of said Parcel 35; thence along said parallel line north 49° east 800 feet; thence south 41° east 120 feet to a point on a line parallel with and perpendicularly distant 130 feet southeasterly from the northwesterly boundary of said Parcel 35; thence along last named parallel line north 49° east 1785.0 feet more or less to a point on the southwesterly line of said State Highway; thence southeasterly along last named line 536.5 feet more or less to the point of commencement.

Containing 33.5 acres more or less.

Excepting a 10 foot easement and existing 6 inch water pipe line thereon, also excepting the existing buildings located on said land; all as per San Francisco Water Department Map No. C-599, dated March 11, 1946; and

Whereas, in response to said advertisement, Herman Christensen and Eleanor Christensen, his wife, as the highest bidders, offered to purchase said land for the sum of \$95,500 cash, which sum includes \$5,000 to cover the City's cost of removing said existing buildings from the above described land; and

Whereas, it is hereby understood that the right to remove said existing buildings from said land shall expire 60 days after recording the deed herein authorized; and

Whereas, the amount of said offer is more than 90% of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said parties have paid the City the sum of \$9,650 as a deposit in connection with this transaction; and

Whereas, the Director of Property and the Public Utilities Commission have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Herman Christensen and Eleanor Christensen, his wife, or their assignee.

The Director of Property shall deliver said deed to the grantees upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

June 3, 1946—*Consideration continued until June 10, 1946.*

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. Lloyd Cosgrove.

Seconded by Supervisor Christopher.

No objections and motion carried.

Mr. Cosgrove said, I am speaking on behalf of the successful bidder on this matter. The City held an auction for the sale of certain property. Mr. Christensen was one of many bidders on the property.

Mr. Christensen was the successful bidder at \$95,500. Today we have the issue as to whether or not it was a legal sale and was it a fair one. There is no question about the legality of the sale and there is no question about it being a fair one.

The chambers was overcrowded and out of 86 bids Mr. Christensen was the successful bidder. I deposited a check in the amount of \$9,550 showing his good faith. Mr. Christensen placed the bid and the property was given to him. After it was sold somebody offered a higher bid on the property.

You ordered your Director of Property to sell the property and he went ahead and sold it. If you open this sale then you are obligated to open all future sales. I ask you to confirm this sale today because time is of the essence.

Mr. McKee, member of the Public Utilities Commission, explained, in 1944 and 1945 Mr. Cosgrove was with me when we objected to selling some property for \$19,000 because we did not feel that the time was right and the price was right. A week ago the same piece of property was sold for \$102,000.

After the auction, at which Mr. Christensen was the highest bidder, I got busy and submitted the property to the realtors and in not less than ten days I received a bid for \$112,500. I also received a check in the amount of 10 per cent.

Speaking of the legality of the sale, I am going to remind you that we should proceed legally in accordance with Section 92 of the Charter. Section 92 states that the Director of Property can receive bids and submits them to the Board of Supervisors who may authorize the acceptance of the highest bidder or they may, by ordinance, direct that such property be sold at public auction. That is all I am asking you to do today, comply with Section 92 of the Charter.

As far as procedure is concerned, I might make the statement that the procedure up to this time has not been legal. We had a tender, pursuant to Section 92, and the tender was approved by the Public Utilities Commission. On May 2, 1946, the Public Utilities Commission passed a resolution requesting that the bid be refused confirmation.

I am not here today on behalf of the tender I received. The legal procedure as far as Section 92 is complied with.

Mr. Holm, Assistant City Attorney, explained, originally you authorized, by ordinance, that the Director of Property should obtain bids for the sale of this land. Up to that point it was fine. In the solicitation of bids the Director of Property published the notice properly. Then the practice that they have is that people who are interested in the property, some will submit their offer in writing and others will attend the sale. The bids started in at a low sum. They kept on until they got to the point where it was \$95,500, and the Director of Property said that that was the highest offer that he could get.

Now, there is another step that must follow. He must report back to the Board of Supervisors and you either pass the resolution or reject it. If you reject it there is another step to follow, **you can** order that a public auction be held for the sale of this land.

Supervisor Lewis remarked, that is the way I thought it should be.

Supervisor Christopher said, it seems to me that the sale is not consummated until the Board passes on it.

Mr. Holm replied, that is correct.

Supervisor Gallagher explained, the resolution of the Public Utilities Commission was brought about by a letter sent by the Clerk. If the Clerk of the Finance Committee had not asked the Public Utilities Commission for this resolution it would not be before us today.

In view of the fact that Section 92 of the Charter states that it is up to the Board of Supervisors, we either have to pass it or reject it today. The Public Utilities Commission has not approved the resolution confirming the sale.

Supervisor Lewis stated, what is contemplated in Section 92 of the Charter is that either the Director of Property or the Public Utilities Commission ask for bids and as the bids come in they should be referred to the Board of Supervisors. This bidding should have been done by letter and not by people coming in person. These bids should have come to us for our approval. If we did not approve the bids then we could order a public auction.

Now we have a situation where the people came to what they thought was a public auction and thought that they were purchasing the property. Section 92 of the Charter does not provide for confirmation of the sale if it is a public auction. It provides that it shall either be by auction or by bids that come to this Board of Supervisors.

Mr. Phillips, the Director of Property, informed the Board, Mr. Holm said, that we received both written and oral offers. That is not the case. We go out and get one written offer and then we go to the department head and tell him about how much money we could get and then we go to the Finance Committee and ask that, pursuant to Section 93 of the Charter, I should sell the property at public auction.

Supervisor Brown asked, what constitutes a tender?

Supervisor Lewis answered, the tender is when the offer is made. It must be accompanied by a certified check. This cannot be held by both a tender sale and an auction sale. You must do it by either one way or the other.

Supervisor MacPhee said, this question of procedure has never been questioned before. I have never seen a question about a sale of a piece of property before. If anybody will show me that somebody has been taken advantage of then I will vote against it. As far as I am concerned a legal sale was held and this piece of property should be sold to the successful bidder.

Supervisor Lewis stated, I agree that this embarrassing situation has been brought about by the fact that both a tender and public auction sale was trying to be held.

Supervisor Meyer remarked, the best answer to the question is that there were two pieces of property sold on the same day. One piece brought \$102,000 and the other brought \$95,500. The property that sold for \$102,000 was confirmed by this Board but this one was held up until they could find somebody who would bid higher.

Mr. McKee answered, the Commission approved the sale for \$102,000 but did not approve the sale of \$95,500 because we felt that the land west of the highway was more valuable than the property on the east of the highway. All I am asking is that you comply with Section 92 of the Charter.

Mr. Phillips stated, we submitted this property to you after we had received a tender. You asked us to make an appraisal and we told you that it would sell at approximately \$1,000 per acre. Then you authorized the sale of the property.

Mr. Cosgrove said, this property was noted for sale by publication. Mr. Christensen replied to this notice. There were many bids on this property. The bids opened at \$40,000 and reached \$95,500.

Never, since the institution of the present Charter, has the Board refused to confirm the sale of a piece of property.

Supervisor Brown remarked, the matter before us is the acceptance of the \$95,500 bid and if we vote for the matter on the Calendar we

vote to approve the sale of the property. I believe that the sale was conducted in good faith and the result of the sale should be binding on the City and County of San Francisco.

Supervisor Colman stated, there is nothing in the law that compels the Board to approve the bid. If it were compulsory for the Board to approve the bid it seems to me that we would have no question or discretion about it at all. This is the way it looks to me, the offer was made. After the bid came in we are told by a member of the Commission that we have another bid and we have found out that someone else wants to purchase it for \$112,500. He makes the statement that he thinks the property is worth more than that and it might bring \$130,000 in the case of another auction. We are dealing with money in this matter and we have to give consideration to the fact that the people would be selling this property too cheap.

We have a condition where we can refuse to confirm the highest bid and maybe get a better offer. I do not feel that the Director of Property would be damaged if we tried to get more money for the people. The bidder should realize that if we can get more money it is all right for us to refuse to approve the bid for the reason that the City will get more money. The Public Utilities Commission do not request us to approve the bid, they put the matter up to us.

I cannot quite understand how I am doing the taxpayer any injustice at all by refusing to approve a bid when I know that we can get more money for the property. It is possible that we might get more for the property than the bid that Mr. McKee told us that he had.

Supervisor Lewis explained, Section 92 states that we must pass an ordinance authorizing sale of the property at public auction. Could we authorize the acceptance of the highest bidder?

Mr. Holm replied, you would be doing this by approving the resolution.

Supervisor Lewis continued, the Charter says that the Board shall authorize the sale. That we have not done. It says that we shall accept the offer or we shall authorize a sale at public auction. I would like to know just what the Board did?

Mr. Holm replied, we have proceeded in this way since 1932. We have never rejected a bid on the sale of property. The Director of Property went as far as he could in getting the highest bid. In the course of receiving the highest bid he would conduct an informal auction.

The Director of Property transmitted information that he had received the highest bid possible. Then you have the right to either accept the bid or, by ordinance, direct that such property be sold at public auction. You have done nothing of that sort as far as I can see.

Supervisor Lewis said, I feel that it would be unfair to take the offer made by Mr. Phillips.

Supervisor MacPhee asked, what is going to be the effect on future bidding on real estate by the City?

Mr. Phillips answered, I feel it will kill all of our efforts to receive high prices. We are overlooking the matter as to what the property is worth. I feel that we have received much more than the property is worth. This property should not have sold, under normal conditions, for more than \$40,000.

Supervisor Christopher remarked, this is a very important matter. The fact that we are asked to confirm the sale of this property means that the sale has not been consummated and will not be until we pass upon it. As a representative of the people I should try to get the highest amount of money for the people. I feel that we are estab-

lishing a bad precedent by selling this property at any figure when we know that we can get more for it.

Supervisor Brown stated, we have followed the same procedure for the past many years and that is what happened in this case. To my way of thinking that constituted a sale. We can reject the bid if we want to, but to allow nearly thirty days to go by after this matter was closed and then to allow it to be reopened and accept another bid seems to me to be going pretty far.

Motion to Table.

Supervisor Christopher moved that the matter be tabled.

Seconded by Supervisor Colman.

Thereupon, the roll was called and the motion to table was *defeated* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, Sullivan—5.

Noes: Supervisors Brown, MacPhee, Mancuso, McMurray, Meyer—5.

Absent: Supervisor Mead—1.

Refused Adoption.

Thereupon, the roll was called and the foregoing proposal was *Refused Adoption* by the following vote:

Ayes: Supervisors Brown, MacPhee, Mancuso, McMurray, Meyer—5.

Noes: Supervisors Christopher, Colman, Gallagher, Lewis, Sullivan—5.

Absent: Supervisor Mead—1.

Motion to Rescind Action.

Supervisor MacPhee moved that we rescind our action.

Seconded by Supervisor Colman.

Discussion.

Supervisor Colman said, I believe that we should go along with this matter. Supervisor Mead is not here and Supervisor Christopher wants more information so I believe that we should rescind our action.

Thereupon, the roll was called and the motion to rescind action was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Motion to Postpone.

Supervisor MacPhee moved that the matter be postponed for period of one week and set as a Special Order of Business at 3:00 p. m.

Seconded by Supervisor Meyer.

Discussion.

Supervisor Christopher stated, I am going to get private counsel in this matter and in the meantime I want a legal opinion from the City Attorney stating whether or not we are within our legal rights to sell a piece of property when we know we can get more money on the outside and are we being derelict in our duty.

Supervisor Brown remarked, if this matter is going to be reconsidered it should be reconsidered as soon as possible.

Thereupon, the roll was called and the motion to postpone was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

SPECIAL ORDER—3:30 P. M.

Passed for Second Reading.

The following recommendation of Finance Committee was taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Authorizing Sale of Certain City Owned Land in Assessor's Block 12.

Bill No. 4126, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain city owned land in Assessor's Block 12.

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

Section 1. In accordance with Resolution No. 7451 of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the southerly line of Jefferson Street with the easterly line of Jones Street, running thence easterly along the southerly line of Jefferson Street 200 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 200 feet to a point on the easterly line of Jones Street; thence at a right angle northerly along last named line 137 feet 6 inches to the point of commencement. Being a portion of 50 Vara Block 201.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the charter of the City and County of San Francisco, and may be sold as a whole or subdivided.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Discussion.

Supervisor MacPhee inquired, what are the amount of the tenders that we have received on this property?

Mr. Phillips replied, we have received a tender on the DiMaggio piece in the sum of \$15,000 and on the other piece of property we have received \$75,000.

Supervisor Christopher said, one of the things that we do wrong in advertising for the sale of property is that we put it in the wrong place in the paper. I believe we should put it in a more conspicuous place.

Mr. Phillips answered, we have a mailing list in the office and we send out notices on all sales.

Privilege of the Floor.

Supervisor Lewis moved the privilege of the floor for Mr. Johnson. Seconded by Supervisor Meyer.

No objections and motion carried.

Mr. Johnson stated, this is the sale for the 150-foot piece.

Mr. Phillips said, this is on both of them.

Mr. Johnson asked, will the bids that Mr. Phillips receive be final?

Supervisor Gallagher remarked, it is subject to the confirmation of the Board of Supervisors.

Thereupon, the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray—8.

Noes: Supervisors Meyer, Sullivan—2.

Absent: Supervisor Mead—1.

Tabled.

The following from Finance Committee, with recommendation "Do Not Pass," were taken up:

Present: Supervisors Mancuso, Lewis.

Authorizing Lease of Portion of Assessor's Block 12.

Bill No. 3867, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of portion of Assessor's Block 12.

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

Section 1. Pursuant to Section 93 of the City Charter and in accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southerly line of Jefferson Street distant thereon 212 feet 6 inches westerly from the westerly line of Taylor Street; running thence westerly along the southerly line of Jefferson Street 50 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle easterly 50 feet; thence at a right angle northerly 137 feet 6 inches to the point of commencement.

Being a portion of 50 Vara Block 201.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

April 29, 1946—*Consideration continued until May 6, 1946.*

May 6, 1946—*Consideration continued until May 20, 1946.*

May 20, 1946—*Consideration continued until May 27, 1946.*

May 27, 1946—*Consideration continued until June 3, 1946.*

June 3, 1946—*Consideration continued until June 10, 1946.*

Discussion.

Mr. Turner, Manager of Utilities, said, we are offering in lieu of this piece of legislation a request that the property be sold. The Public Utilities Commission will be able to secure land that is near this property and we feel that the new property will be more useful than the property we now have.

Motion to Table.

Supervisor Mancuso moved that the matter be tabled.

Seconded by Supervisor MacPhee.

Thereupon, the roll was called and the foregoing bill was *tabled* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, MacPhee, Mancuso, McMurray, Sullivan—7.

Noes: Supervisors Gallagher, Lewis, Meyer—3.

Absent: Supervisor Mead—1.

Tabled.

Authorizing Lease of Certain City Owned Land in Assessor's Block 12.

Bill No. 4014, Ordinance No. . . . (Series of 1939), as follows:

Authorizing lease of certain City owned land in Assessor's Block 12.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Director of Property is hereby authorized and directed to arrange for leasing the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the southerly line of Jefferson Street with the easterly line of Jones Street, running thence easterly along the southerly line of Jefferson Street 150 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 150 feet to a point on the easterly line of Jones Street; thence at a right angle northerly along last named line 137 feet 6 inches to the point of commencement. Being a portion of 50 Vara Block 201.

Section 2. The above described land shall be offered for lease pursuant to the provisions of Section 93 of the Charter of the City and County of San Francisco, and may be leased as a whole or subdivided.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

April 29, 1946—*Consideration continued until May 6, 1946.*

May 6, 1946—*Consideration continued until May 20, 1946.*

May 20, 1946—*Consideration continued until May 27, 1946.*

May 27, 1946—*Consideration continued until June 3, 1946.*

June 3, 1946—*Consideration continued until June 10, 1946.*

Motion to Table.

Supervisor Mancuso moved that the matter be tabled.

Seconded by Supervisor MacPhee.

Privilege of the Floor.

Supervisor Colman moved the privilege of the floor for Mr. Gardner Johnson.

Seconded by Supervisor Christopher.

No objections and motion carried.

Mr. Johnson inquired, would it be in order that the legislation relative to the lease be passed so that the Commission might offer it for lease. Mr. McKee mentioned that a piece of land in San Carlos was leased rather than sold and just the other day they sold it at an increased price. My company is willing to lease the property for \$300 per month and will put buildings on the land. The thought I have in mind is that the value of property might increase and if it was leased then the City might be able to secure more money for it.

Thereupon, the roll was called and the motion to table was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Lewis, MacPhee, Mancuso—6.

Noes: Supervisors Gallagher, McMurray, Meyer, Sullivan—4.

Absent: Supervisor Mead—1.

SPECIAL ORDER—4:00 P. M.

Consideration Postponed.

Provision of Additional Platform Men for Municipal Railway.

Pursuant to motion made by Supervisor MacPhee at meeting of May 27, 1946, the Secretary of the Civil Service Commission was requested to appear before the Board of Supervisors at this hour for the purpose of discussing the question of providing additional platform men for the Municipal Railway.

June 3, 1946—Consideration continued until June 10, 1946.

Motion to Postpone.

Supervisor MacPhee moved that the matter be postponed for one week.

Seconded by Supervisor Christopher.

No objections and motion carried.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Appropriating \$25,488, Municipal Railway, for Rental of Tabulating Equipment With Option to Purchase.

Bill No. 4015, Ordinance No. 3874 (Series of 1939), as follows:

Appropriating \$25,488 from the Surplus Funds, Municipal Railway, Appropriation No. 65,990.00, to the credit of Appropriation No. 565,200.00, Contractual Services-Municipal Railway, to provide funds for rental of tabulating equipment with option to purchase.

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

Section 1. The amount of \$25,488 is hereby appropriated from the Surplus Funds-Municipal Railway, Appropriation No. 65,990.00, to the credit of Appropriation No. 565,200.00, Contractual Services-Municipal Railway, to provide funds for the rental of tabulating equipment for one year with option to purchase said equipment.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors Brown, Mead—2.

Amending Ordinance Regulating Granting of Emergency Relief to Dependent Non-Resident Indigents.

Bill No. 4027, Ordinance No. 3875 (Series of 1939), as follows:

Amending Section 3 of Ordinance No. 121 (Series of 1939), regulating the granting of emergency relief to be given dependent non-resident indigents, and repealing Section 6 of said ordinance.

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

Section 1. Section 3 of Bill No. 123, Ordinance No. 121 (Series of 1939), is hereby amended to read as follows:

Section 3. Said Public Welfare Commission may grant emergency relief to a dependent non-resident of the City and County of San Francisco but not for a period longer than one calendar month in addition to the month in which aid is first granted. However, the Board of Supervisors shall have the power thereafter to extend the period of granting of said relief when the necessity for such extension shall appear to said Board by report from the Public Welfare Commission, but in no event shall the extension of relief be granted by said Board for a longer period than two calendar months for each extension of time.

Section 2. Section 6 of Bill No. 123, Ordinance No. 121 (Series of 1939), is hereby repealed.

Approved as to form by the City Attorney.

April 22, 1946—Consideration continued until May 6, 1946.

May 20, 1946—Consideration continued until May 27, 1946.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors Brown, Mead—2.

Authorizing Compromise of Claim Against Pacific Greyhound Lines in Sum of \$100.

Bill No. 4097, Ordinance No. 3878 (Series of 1939), as follows:

Authorizing compromise of claim of the City and County of San Francisco against Pacific Greyhound Lines in the sum of One Hundred Dollars (\$100).

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

Section 1. The Retirement Board having recommended and the City Attorney having approved the settlement and compromise of the claim in favor of the City and County of San Francisco, a municipal corporation, and against the Pacific Greyhound Bus Lines, a corporation, being recovery of loss sustained by said City and County of San Francisco on account of personal injuries suffered by Vernell Price on October 25, 1944, said personal injuries having arisen out of and in the course of her employment as a motorette for the municipal railway when the streetcar she was operating collided with a bus of the Greyhound Bus Lines, the loss to said City and County of San Francisco to date being \$143.86 including compensation paid and medical services provided to said Vernell Price; and said Pacific Greyhound Lines having offered to pay in full settlement of the City's claim the amount of \$100, the City Attorney is hereby ordered

and authorized to settle and compromise said claim of the City and County of San Francisco for said sum of \$100.

Recommended by the Retirement Board.

Settlement approved and approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors Brown, Mead—2.

Final Passage.

The following from Finance Committee, without recommendation, heretofore Passed for Second Reading, were taken up:

Repealing Ordinance and Municipal Code Section Which Designate as Holidays Those Days on Which Primary and Municipal Elections Are Held in San Francisco.

Bill No. 4039, Ordinance No. 3876 (Series of 1939), as follows:

Repealing Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code) entitled, "Declaring Days Upon Which Primary and Municipal Elections Are Held Within the City and County of San Francisco Holidays Within Said City and County."

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

Section 1. Ordinance No. 324 (included in and designated Section 87, Article 2, Part I, San Francisco Municipal Code) the title of which is recited above, is hereby repealed.

Approved as to form by the City Attorney.

April 15, 1946—Refused passage for second reading.

April 29, 1946—Reintroduced.

May 13, 1946—Consideration continued until May 20, 1946.

May 20, 1946—Consideration continued until May 27, 1946.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors Brown, Mead—2.

ANNUAL SALARY ORDINANCE

Fiscal Year Ending June 30, 1947

Bill No. 4101, Ordinance No. 3882 (Series of 1939), as follows:

An ordinance enumerating all positions continued or created by the Board of Supervisors in adopting the Annual Budget and Appropriation Ordinance for the fiscal year ending June 30, 1947; continuing, creating or establishing these positions; enumerating and including therein all positions established under the San Francisco Unified School District and all positions created by Charter or State law for which compensations are paid from City and County funds and appropriated in the Annual Appropriation Ordinance; authorizing appointments or continuation of appointments thereto; specifying and fixing the compensations and work schedules thereof; and authorizing appointments to temporary positions and fixing compensations therefor.

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

Section 1. Establishment, Creation and Continuation of Positions: In accordance with the provisions of Section 73 of the Charter, the positions hereinafter enumerated under the respective departments are hereby created, established or continued for the fiscal year ending June 30, 1947. Positions created or authorized by Charter or State law and positions established under the San Francisco Unified School District compensations for which are paid from City and County funds and appropriated in the Annual Appropriation Ordinance are enumerated and included herein.

The word "position" or "positions" as used in this ordinance shall be construed to include "office" or "offices" and the word "employee" or "employees" shall be construed to include "officer" or "officers."

Section 1.1. Appointments and Vacancies—Permanent Positions: Appointing officers as specified in the Charter are hereby authorized, subject to the provisions of this ordinance, to make or continue appointments as needed during the fiscal year to permanent positions enumerated in their respective sections of this ordinance. Such appointments shall be made in accordance with the civil service provisions of the Charter. The Civil Service Commission shall be notified immediately of any change in the duties of a position herein established or of a vacancy occurring in a position herein enumerated. Appointing officers shall not make an appointment to a vacancy in a permanent position until the Mayor shall approve the requisition for such service. The requisition for such service shall be filed with the Civil Service Commission and if the proposed employment and compensation are legally authorized as herein provided, the Secretary of the Commission shall so certify and shall promptly transmit the requisition to the Controller and if funds are available for the compensation of the proposed employment he shall so certify and shall promptly transmit the requisition to the Mayor for his approval.

Section 1.2. Appointments—Temporary Positions: Temporary appointments to positions defined by the rules of the Civil Service Commission as seasonal or temporary positions may be made by the respective appointing officers in excess of the number of permanent positions herein established or enumerated and such other temporary services as required at rates not in excess of salary standardization schedules if funds have been appropriated and are available for such temporary service. Such appointments shall be made in accordance with the civil service provisions of the Charter. No appointment to such temporary or seasonal position shall be made until the Mayor shall approve the requisition for such service. The requisition

for filling such a position shall first be filed with the Civil Service Commission and if the proposed employment and the compensation are legally authorized as herein provided, the Secretary of the Commission shall so certify and shall promptly transmit the requisition to the Controller and if the funds are available for the compensation of the proposed employment he shall so certify and shall promptly transmit the requisition to the Mayor for his approval. No such appointment shall continue beyond the period for which the Controller has certified the availability of funds.

Section 1.3. Compensation at Entrance to Municipal Service: Any employee entering the municipal service in any position, the compensation for which is subject to the salary standardization provisions of the Charter as set forth in Section 151 and Section 151.3 therein, shall be paid the entrance rate fixed for the classification in the schedules of compensation adopted by the Board of Supervisors pursuant to the provisions of Section 151 and Section 151.3 of the Charter to which the position occupied by the employee is allocated; provided that where an existing position in the municipal service has heretofore been exempt from the salary standardization provisions of the Charter and becomes subject thereto, or where a new position becomes subject to salary standardization provisions of the Charter by reason of the acquisition of a public utility, the employee holding such position shall, for the purpose of determining the salary or wage to which such employee is entitled under the schedules of compensations, be credited with prior service had in such position immediately prior to such change in the status of the position provided that there was no interruption in the service of the employee at the time of such change in the status of the position.

Section 1.4. Compensation Adjustments: Compensations of all employees under permanent appointment whose compensations are subject to salary standardization provisions of the Charter shall be adjusted on July 1, 1946, to the amount that such employees are entitled to receive under the schedules of compensation adopted by the Board of Supervisors and in effect on July 1, 1946, pursuant to the provisions of Section 151 and Section 151.3 of the Charter in accordance with their years of service as therein provided and calculated as set forth in Section 1.3 hereof, and shall thereafter be in accord therewith, subject, however, to the provisions of Sections 1.3 and 1.5 hereof.

Salary adjustments based on years of service as provided in the schedules of compensation shall be effective and due on the first of the month following the anniversary of the date of permanent appointment of the employee to his current position, subject to the provisions of Sections 1.3 and 1.5 hereof, provided that platform men employed in the Municipal Railway shall receive salary adjustments during the fiscal year in accordance with their service as provided in the schedules of compensation. No employee shall receive a salary adjustment as herein provided unless he shall have actually rendered service in his position for the major portion of the year preceding the anniversary of his appointment on which the increment otherwise accrues, provided that absence of an employee on approved military leave or the absence of an employee from his regular civil service position by reason of holding a promotive position in the City and County service shall not be deemed absence from service for the purpose of computing salary adjustments, and periods of such absence shall be credited in the same manner as actual service rendered.

Section 1.5. Compensation Upon Promotion or Transfer or Re-employment: An employee under probationary appointment to a posi-

tion in a promotive classification who received in his former position a salary equal to or more than the entrance salary provided under the salary standardization schedules for such promotive classification shall enter such promotive classification at that salary fixed for such promotive class in the schedules of compensation which is immediately in excess of the salary which the employee received prior to his appointment to such promotive classification, and shall thereafter receive annual seniority increments effective the first of the month following anniversary of probationary appointment to the promotive position until the maximum of the class is reached.

An employee transferred in accordance with Civil Service Commission rules from one department to another, but in the same classification, shall transfer at his current salary, provided, that if the current salary is in excess of the maximum fixed in the salary standardization schedules for the classification to which he is appointed, he shall be reduced to such maximum.

An employee who has acquired permanent status in a position and who is laid off because of lack of work or funds and is reemployed in the same position after such lay off shall be paid a salary or wage which shall include credits for actual service in such position from date of permanent appointment in the position to date of lay off therefrom.

An employee under limited tenure appointment receiving a salary which includes seniority increment, who receives a probationary appointment to a permanent position of the same classification from a list of eligibles established by regular examination procedures pursuant to the provisions of Section 145 of the Charter, shall be certified to such probationary appointment at a salary which includes the seniority increment theretofore paid, provided there was no interruption in the continuity of employment in the same class immediately prior to the probationary appointment. Further seniority increments will accrue from the date of such probationary appointment, and not from the date of original limited tenure appointment.

Section 1.6. Normal Work Schedule for Employees Whose Compensations Are Fixed on a Monthly Basis: A normal work day for employees whose compensations are fixed in the schedules of compensation on a monthly basis shall consist of a tour of duty of eight hours work completed within nine hours and a normal work week shall consist of such tours of duty on each of five consecutive days a week; provided, however, that in departments that do not have normal seven-day operation, a normal work week shall consist of such tours of duty on each Monday through Friday, inclusive. The compensations fixed in the schedules of compensation adopted by the Board of Supervisors pursuant to the provisions of Section 151 or Section 151.3 of the Charter on a monthly basis are in full payment for services rendered during a calendar month under this normal work schedule. Other than the occupants of the positions specified in Section 1.7 to 1.37, inclusive hereof, or as provided in Section 2 hereof, no officer or employee shall be required to work more than the normal work schedule.

Section 1.7. Exceptions to Normal Work Schedule for Which Extra Compensation Is Not Authorized: In order that there shall be no diminution of service to the public it shall be the duty of the head of each department to arrange and assign the work of his department so that sufficient employees will be on duty on Saturday morning in each department which is required to be open for the conduct of public business on Saturday morning, provided that time worked on Saturday morning by employees on a normal work week schedule shall be compensated by equal time off in the same or succeeding week. Employees whose positions are allocated to the classes in-

cluded in Division R—Recreation Service, and employees whose positions are allocated in Division X—Library Service, may at the discretion of the appointing officer work the 40-hour schedule within six days without additional compensation or time off. Occupants of the following positions shall work such hours as may be necessary for the full and proper performance of their duties and shall receive no additional compensation for work in excess of eight hours per day for five days per week, but subject to rule of the Civil Service Commission, may be granted time off not to exceed the time worked in excess of forty hours per week:

Class No. and Title

- A6 Supervisor of Maintenance and Repair of School Buildings
- A8 Assistant Superintendent of Maintenance and Repair of Public Buildings
- A10 Superintendent of Maintenance and Repair of Public Buildings
- A12 Supervisor of Maintenance and Repair of Hetch Hetchy Properties
- A108 Chief Building Inspector
- A416 Chief Plumbing Inspector
- B8 Supervisor of Disbursements
- B14 Senior Accountant
- B20 Controller
- B21 Chief Assistant Controller
- B22 Assistant Director, Bureau of Accounts, Public Utilities Commission
- B23 Director, Bureau of Accounts, Public Utilities Commission
- B25 Business Manager, Public Welfare Department
- B26 Supervisor, Budget Statistics
- B27 Supervisor of Accounts and Reports
- B28 Supervisor of General Audits
- B30 Supervisor of Utility Audits
- B32 Business Manager, Recreation Department
- B34 Supervisor, Bureau of Accounts, Department of Public Works
- B35 Administrative Assistant, Juvenile Court
- B36 Business Manager, Department of Public Health
- B37 Assistant Superintendent (Administrative), San Francisco Hospital
- B51 Chief Administrative Officer
- B54 Director, Bureau of Public Service
- B55 Assistant Director, Bureau of Public Service
- B57 Secretary, Art Commission
- B58 Secretary, Board of Education
- B61 Secretary, Board of Permit Appeals
- B66 Registrar of Voters
- B67 Secretary, Fire Commission
- B68 Chief Clerk
- B69 Secretary, Coordinating Council
- B70 Secretary, Park Commission
- B71 Secretary, Board of Trustees, M. H. de Young and California Palace of the Legion of Honor
- B72 Secretary, Library Department
- B74 Confidential Secretary to the Mayor
- B76 Executive Secretary to the Mayor
- B76.1 Administrative Assistant to the Mayor
- B76.3 Administrative Analyst
- B77 Executive Secretary to the Manager of Utilities
- B78 Secretary, City Planning Commission
- B79 Secretary, Health Service Board
- B81 Recorder
- B82 Secretary, Retirement System
- B83 Consulting Actuary

Class No. and Title

B84 Under Sheriff
 B87 Secretary-Attendant, Grand Jury
 B88 Chief Assistant Clerk, Board of Supervisors
 B89 Director, Bureau of Licenses
 B90 Clerk of the Board of Supervisors
 B91 Director, Bureau of Delinquent Revenue
 B93 Tax Collector
 B95 Director of Finance and Records
 B95.1 Assistant Director of Public Works
 B96 Managing Director, War Memorial
 B97 Executive Secretary, Chief Administrative Officer
 B100 Supervisor of Real Property Records, Assessor's Office
 B108 Cashier A
 B120 Director of Accounts and Records, Assessor's Office
 B169 County Clerk
 B173 Public Administrator
 B180 Administrative Assistant, Board of Education
 B368 Chief Assistant Purchaser of Supplies
 B374 Purchaser of Supplies
 C4 Superintendent of Auditorium
 E8 Chief Electrical Inspector
 E116 Superintendent of Plant
 F1 Manager of Utilities
 F2 Director of Public Works
 F4 Assistant City Engineer
 F9 Manager and Chief Engineer, Hetch Hetchy Bureau
 F10 City Engineer
 F60 Assistant Superintendent of Airport Operations
 F61 Superintendent of Airport Operations
 F62 Manager of Airport Department
 F75 Director of Bureau of Accident Prevention,
 Public Utilities Commission
 F108 Architect
 F112 City Architect
 F220 General Superintendent of Streets
 F366 Chief, Department of Electricity
 F372 Manager and Chief Engineer, Bureau of Light, Heat and
 Power
 F408 Public Health Engineer
 F412 Senior Engineer
 F414 General Superintendent of Track and Roadway,
 Municipal Railway
 F520 Consulting Sanitary Engineer
 F526 Chief Water Purification Engineer
 F527 Superintendent Sewage Treatment Plant
 F560 Superintendent Bureau of Building Inspection
 F706 Chief Valuation Engineer
 F800 City Planning Engineer
 F801 Senior City Planner
 F802 Master Plan Architect
 F810 Associate City Planner
 G5 Chief Land Appraiser
 G11 Chief Building Appraiser
 G17 Chief Personal Property Appraiser
 G20 Chief Assistant Assessor
 G59 Assistant Personnel Director
 G59.1 Supervisor of Wage Scales and Classifications
 G59.2 Supervisor of Examinations
 G60 Personnel Director
 G62 Personnel Director and Secretary, Civil Service Commission
 G80 Personnel Officer, Department of Public Health

Class No. and Title

G84 Director, Bureau of Personnel, Public Utilities Commission
 G102 General Claims Agent, Municipal Railway
 G106 Claims Adjuster
 G110 Compensation Claims Adjuster
 G204 Assistant Director of Property
 G206 Director of Property
 H42 Chief, Division of Fire Prevention and Investigation
 H44 Supervising Inspector, Bureau of Fire Investigation
 K4 Attorney, Civil
 K6 Senior Attorney, Civil
 K8 Principal Attorney, Civil
 K10 Head Attorney, Civil
 K12 Chief Attorney, Civil
 K16 Special Counsel, Water Services
 K52 Junior Attorney, Criminal
 K54 Attorney, Criminal
 K56 Senior Attorney, Criminal
 K58 Principal Attorney, Criminal
 K60 Head Attorney, Criminal
 K62 Chief Attorney, Criminal
 L2 Assistant Superintendent, San Francisco Hospital
 L6 Superintendent, San Francisco Hospital
 L9 Assistant Superintendent, Medical, Laguna Honda Home
 L10 Superintendent, Laguna Honda Home
 L16 Assistant Director of Public Health
 L18 Director of Public Health
 L19 Chief, Division of Public Health Education
 L20 Public Health Educator
 L156 Dentist
 L160 Director of Dental Bureau
 L252 Optometrist
 L352 Interne
 L354 House Officer
 L356 Senior House Officer
 L357 Resident Physician
 L359 Supervising Physician, Blood Bank
 L360 Physician
 L362 Supervisor of City Physicians
 L363 Superintendent, Hassler Health Home
 L364 Physician Specialist
 L368 Director of Bureau of Child Hygiene
 L371 Director of Bureau of Communicable Diseases
 L375 Chief, Division of Tuberculosis Control
 L376 Chief, Division of Venereal Disease Control
 L458 Roentgenologist
 L502 Autopsy Surgeon
 L506 Assistant Chief Surgeon, Emergency Hospital
 L508 Chief Surgeon, Emergency Hospital
 M4 Assistant General Superintendent of Equipment and
 Overhead Lines
 M5 Assistant Superintendent of Equipment and Overhead Lines
 M6 Superintendent of Equipment and Overhead Lines
 M7 General Superintendent of Equipment and Overhead Lines,
 Municipal Railway
 M8 General Superintendent of Shops
 M20 Superintendent of Equipment
 M22 Superintendent of Power and Lines
 N10 Coroner
 N54 District Supervisor
 N63 Chief Abattoir Inspector
 N70 Chief Food and Sanitary Inspector

Class No. and Title

N156	County Agricultural Commissioner
N358	Sealer of Weights and Measures
N403	Public Service Director, Mayor's Office
O216	Superintendent, Bureau of Sewer Repair
P58	Director of Public Health Nursing
P122	Director of Institutional Nursing
R3	Assistant Superintendent, Recreation Department
R4	Superintendent, Recreation Department
R20	Assistant Director of Recreational Activities
R22	Director of Recreational Activities
S5	General Manager, Municipal Railway Bureau
S128	Division Superintendent, Municipal Railway
S130	Assistant Superintendent of Transportation, Municipal Railway
S132	Superintendent of Transportation, Municipal Railway
S134	General Superintendent of Transportation, Municipal Railway
T12	Superintendent, Juvenile Detention Home
T30	Director of Girls' School
T70	Chief Adult Probation Officer
T72	Chief Juvenile Probation Officer
T163	Director of Public Welfare
T165	District Supervisor
U44	General Manager and Chief Engineer
U80	Assistant Manager, Water Sales
U88	Manager, Water Sales
U142	Assistant Superintendent, City Distribution
U144	Superintendent, City Distribution
U232	Superintendent, Alameda District
U236	Assistant Superintendent, Peninsula District
U246	Superintendent, Peninsula District
V40	Superintendent, Agriculture
W2	Superintendent, Park Department
W4	Assistant Superintendent, Park Department
W212	Director of the Zoo
X2	City Librarian
X12	Chief Librarian
Y2	Director, M. H. de Young Memorial Museum
Y4	Director, California Palace of the Legion of Honor
Y8	Curator A
Y10	Curator B
Y12	Curator C

Section 1.8. Exceptions to Normal Work Schedules (44 or 48-Hour Work Week for Specified Employments) for Which Compensation Is Authorized and Provision Therefor: Appointing officers may require occupants of the positions specified in Sections 1.9 to 1.35.1 hereof, inclusive, regularly to work a tour of duty on six days of the week, which tours of duty shall be eight hours per day for each of five days and may be four or eight hours on the sixth day as set forth in said sections. Occupants of such positions who regularly work tours of duty of four hours on the sixth day as specified therein shall be compensated for such four hours of work on the sixth day of the week at straight time, that is, 10 per cent of the compensation of the employee for the normal work schedule. Occupants of such positions who regularly work tours of duty of eight hours on the sixth day as specified therein shall be compensated for such sixth day of work at straight time, that is, 20 per cent of the compensation for a normal work schedule. Exceptions to the normal work schedule as provided in this section shall not be authorized by appointing officers unless funds for the compensation thereof are provided.

Section 1.9. BOARD OF SUPERVISORS

Classification	No. Positions	No. Hours
O1 Chauffeur	2	4

Section 1.10. CITY ATTORNEY

Classification	No. Positions	No. Hours
B410 Legal Stenographer	5	4

Section 1.11. SHERIFF

Classification	No. Positions	No. Hours
D154 Head Keeper	1	8
O1 Chauffeur	1	8
O1 Chauffeur	1	4

Section 1.12. POLICE

Classification	No. Positions	No. Hours
B4 Bookkeeper	1	4
B6 Senior Bookkeeper	1	8
B310 Tabulating Machine Operator	4	4
B408 General Clerk-Stenographer.	3	4
B408 General Clerk-Stenographer..	3	8
B412 Senior Clerk-Stenographer..	2	4
B454 Telephone Operator	14	8
B512 General Clerk-Typist	7	4
B512 General Clerk-Typist	9	8
Q25 Inspector of Motor Vehicles.	1	8
Q28 Range Master	1	8

Section 1.13. FIRE

Classification	No. Positions	No. Hours
H152 Inspector of Fire Department Apparatus	1	8
O172 Chief Operating Engineer...	2	8

Section 1.14. PARK

Classification	No. Positions	No. Hours
B103 Cashier C	1	4
B222 General Clerk	1	4
C102 Janitress	1	4
C104 Janitor	12	4
O58 Gardener	1	8
O60 Sub-Foreman Gardener	1	8
O80 Nurseryman	1	8
R24 Supervisor of Restaurants and Playgrounds	1	8
R108 Head Lifeguard	1	8
R132 Starter	8	4
W206 Animal Keeper	All	4
W208 Assistant Head Animal Keeper	1	4
W210 Head Animal Keeper	1	4

Section 1.15. STEINHART AQUARIUM

Classification	No. Positions	No. Hours
C104 Janitor	1	8
W152 Aquatic Collector	1	8

Section 1.16. **RECREATION**

	Classification	No. Positions	No. Hours
	C104 Janitor	4	4
	O54 Foreman, Building and Grounds	4	4
	O58 Gardener	60	4
	O80 Nurseryman	1	4
	O61 Supervisor of Grounds	1	4
	R114 Swimming Instructor	1	8
Hunters Point	C104 Janitor	4	4
Teen-Age Center	C104 Janitor	6	4
Camp Mather	B4 Bookkeeper	1	8
	*R102 Camp Manager	1	8

*3 months only.

Section 1.17. **LIBRARY**

Classification	No. Positions	No. Hours
C52 Elevator Operator	1	4
C104 Janitor	6	4
C107 Working Foreman Janitor...	1	4

Section 1.18. **WAR MEMORIAL**

Classification	No. Positions	No. Hours
C52 Elevator Operator	2	4
C104 Janitor	All	4
C108 Foreman Janitor	1	4
O172 Chief Operating Engineer...	1	8

Section 1.19. **ART MUSEUM**

Classification	No. Positions	No. Hours
C52 Elevator Operator	3	4
C104 Janitor	2	4

Section 1.20. **CALIFORNIA PALACE OF LEGION OF HONOR**

Classification	No. Positions	No. Hours
C104 Janitor	1	8
C107 Working Foreman Janitor...	1	8

Section 1.21. **M. H. de YOUNG MEMORIAL MUSEUM**

Classification	No. Positions	No. Hours
C103 Checkroom Attendant	1	4
C104 Janitor	2	8

Section 1.22. **MAYOR**

Classification	No. Positions	No. Hours
B408 General Clerk-Stenographer.	1	4
B454 Telephone Operator	1	4
O1 Chauffeur	1	4

Section 1.23. **SUPERIOR COURT**

Classification	No. Positions	No. Hours
Probate Investigator	1	4

Section 1.24. **JUVENILE COURT**

Classification	No. Positions	No. Hours
C104 Janitor	3	8
C107 Working Foreman Janitor...	1	8
I 254 Seamstress	1	8
T20 Director of Boys' Ranch School	1	8
T22 Assistant Director of Boys' Ranch School.....	2	8
T24 Agricultural Instructor	1	8
T26 Ranch School Maintenance Man	2	8

Section 1.25. **ADULT PROBATION**

Classification	No. Positions	No. Hours
T56 Probation Officer	5	4
B4 Bookkeeper	1	4
B408 General Clerk-Stenographer.	1	4

Section 1.26. **PURCHASING**

Classification	No. Positions	No. Hours
General Office B352 Storekeeper	3	4
B354 General Storekeeper	4	4
General Office B352 Storekeeper	4	4
Interdepartmental B352 Storekeeper	5	8
B354 General Storekeeper	1	8
B354 General Storekeeper	2	4
Shop No. 1 B222 General Clerk	1	8
B354 General Storekeeper	1	4

Section 1.27. **PUBLIC ADMINISTRATOR**

Classification	No. Positions	No. Hours
B234 Head Clerk	1	4

Section 1.28. **REAL ESTATE**

Classification	No. Positions	No. Hours
B234 Head Clerk	1	4
B408 General Clerk-Stenographer.	1	4
C2 Assistant Superintendent of Auditorium	1	4
C52 Elevator Operator	1	4
C104 Janitor	7	4

Section 1.29. **PUBLIC WORKS**

Classification	No. Positions	No. Hours
General Office B454 Telephone Operator	2	4
Accounts B454 Telephone Operator	1	4
B228 Senior Clerk	1	4
Building Repair C52 Elevator Operator	3	8
C52 Elevator Operator	13	4
C102 Janitress	1	4
C104 Janitor	All	4
C107 Working Foreman Janitor...	2	4

Section 1.29 PUBLIC WORKS (Continued)

	Classification	No. Positions	No. Hours
	C108 Foreman Janitor	3	4
	C110 Supervisor of Janitors	1	4
	C202 Window Cleaner	6	4
	C204 Sub-Foreman Window Cleaner	1	4
	O172 Chief Operating Engineer...	2	4
Building Inspection	M158 Boiler Inspector	1	4
Engineering	O172 Chief Operating Engineer...	1	4
Sewer Repair	O208 General Foreman, Sewer Connections and Repairs..	4	4
	O214 Assistant Superintendent, Bureau of Sewer Repair..	2	4
Street Cleaning	J112 Supervisor of Street Cleaning	1	4
Streets	O294 General Foreman Street Repair	3	4
	O298 Supervisor of Street Repair..	1	4
Central Permit	B228 Senior Clerk	1	4
	B234 Head Clerk	1	4

Section 1.30. ELECTRICITY

Classification	No. Positions	No. Hours
B454 Telephone Operator	4	4

Section 1.31. HORTICULTURAL COMMISSION

Classification	No. Positions	No. Hours
B230 Market Master	1	8
N154 Horticultural Inspector	3	4

Section 1.32. PUBLIC HEALTH

	Classification	No. Positions	No. Hours
Central Office	C52 Elevator Operator	1	4
	J74 Rodent Controlman	12	8
	O1 Chauffeur	1	4
Laguna Honda Home	B222 General Clerk	1	4
	B454 Telephone Operator	1	8
	I 22 Butcher	2	4
	I 24 Senior Butcher	1	4
	L8 Assistant Superintendent ...	1	8
	L54 Clinical Bacteriologist	1	4
	L202 Dietitian	1	4
	L306 Senior Pharmacist	1	4
	L452 X-ray Technician	1	4
	O54 Foreman, Building and Grounds	1	4
	O58 Gardener	1	4
	O60 Sub-Foreman Gardener ...	1	4
	O172 Chief Operating Engineer...	1	8
	P118 Superintendent of Nurses...	1	4
San Francisco Hospital, Isolation Division	P116 Superintendent, Isolation Division	1	4

Section 1.32. PUBLIC HEALTH (Continued)

	Classification	No. Positions	No. Hours
San Francisco Hospital	B454 Telephone Operator	2	8
	L202 Dietitian	4	4
	L206 Chief Dietitian	1	4
	O172 Chief Operating Engineer...	1	8
	P110 Assistant Superintendent, Nursing	4	4
	P206 Senior Anaesthetist	1	8
	P210 Senior Operating Room Nurse	1	4
	P212 Head Nurse, Specialist.....	3	8
	P304 Instructor of Nursing	2	4
	P306 Senior Instructor of Nursing.	1	4
Emergency Hospital	L504 Emergency Hospital Surgeon	16	8
	O6 Ambulance Driver	All	8
	P4 Chief Emergency Hospital Steward	1	8
Hassler Health Home	B512 General Clerk-Typist	1	8
	I 254 Seamstress	1	8
	O54 Foreman, Buildings and Grounds	1	8
	O58 Gardener	1	4
	P112 Superintendent of Nurses, Hassler Health Home.....	1	4

Section 1.33. CORONER

Classification	No. Positions	No. Hours
B512 General Clerk-Typist	1	8

Section 1.35. PUBLIC UTILITIES COMMISSION

	Classification	No. Positions	No. Hours
General Office	O1 Chauffeur	1	8
San Francisco Airport	B4 Bookkeeper	1	4
	B408 General Clerk-Stenographer.	1	8
	B408 General Clerk-Stenographer.	1	4
	B412 Senior Clerk-Stenographer..	1	4
	C102 Janitress	2	8
	C104 Janitor	4	8
	C107 Working Foreman Janitor ..	1	8
O58 Gardener	1	8	
Hetch Hetchy Water Supply, Power and Utilities, Engineering	O1 Chauffeur	1	8
	B4 Bookkeeper	1	4
	B408 General Clerk-Stenographer.	2	4
	B412 Senior Clerk-Stenographer..	1	4
Water Supply, Power Operative	B222 General Clerk	1	8
	B408 General Clerk-Stenographer.	2	4
	B512 General Clerk-Typist	1	4
	C104 Janitor	1	8
Inter-Intra-departmental (as needed)	O58 Gardener	1	8
	O60 Sub-Foreman Gardener	1	8

Section 1.35. PUBLIC UTILITIES COMMISSION (Continued)

	Classification	No. Positions	No. Hours
Municipal Railway	B4 Bookkeeper	8	4
	B6 Senior Bookkeeper	2	4
	B10 Accountant	3	4
	B102 Teller	4	8
	B103 Cashier C	1	8
	B210 Office Assistant	4	4
	B222 General Clerk	15	8
	B222 General Clerk	51	4
	B228 Senior Clerk	4	4
	B228 Senior Clerk (Shops)	1	8
	B234 Head Clerk	4	4
	B239 Statistician	1	4
	B308a Calculating Machine Operator (key drive)....	16	4
	B308b Calculating Machine Operator (rotary)	2	4
	B309 Key Punch Operator	3	4
	B310 Tabulating Machine Operator	8	4
	B310.1 Senior Tabulating Machine and Key Punch Operator	2	4
	B408 General Clerk-Stenographer	26	4
	B454 Telephone Operator	1	4
	B512 General Clerk-Typist	18	4
	B512 General Clerk-Typist	1	8
	B516 Senior Clerk-Typist	3	4
	C52 Elevator Operator	2	8
	C104 Janitor	All	4
	C104.1 Car Cleaner	All	4
	C107 Working Foreman Janitor	All	4
	C107.1 Working Foreman Car Cleaner	All	4
	C202 Window Cleaner	2	4
	Supervisor Traffic Checkers	1	4
	F654 Traffic Checker	5	4
	Superintendent of Traffic	1	4
	Sick Leave Investigator	1	8
	M72 Bus Dispatcher	1	8
	O173 Superintendent of Cable Machinery	1	4
	S115 Senior Claims Investigator	2	4
S122 Senior Inspector	1	8	
Water	B247 Meter Reader	All	8
	M270 Superintendent of Machine Shop and Equipment	1	8
	O1 Chauffeur	1	8
	O52 Farmer	1	8
House Service	B454 Telephone Operator	2	8
	C52 Elevator Operator	1	8
	C104 Janitor	1	8
	C104 Janitor	4	4
	C107 Working Foreman Janitor	1	4
Agricultural Division	O51 Farmer Sub-Foreman	1	8
	V30 Assistant Superintendent	1	4
Docks and Shipping	B234 Head Clerk	1	4
	U125 Hoseman, Ships and Docks	4	8
General	O172 Chief Operating Engineer	1	8

Section 1.35. PUBLIC UTILITIES COMMISSION (Cont'd)

	Classification		No. Positions	No. Hours
City Distribution General	O172	Chief Operating Engineer...	1	8
Millbrae Station	B228	Senior Clerk	1	8
	B354	General Storekeeper	1	4
	O60.1	Foreman Gardener	1	8
	U228	Meterman Country	1	8
Alameda	B222	General Clerk	1	8
	B512	General Clerk-Typist	1	8
	O58	Gardener	1	8
	U231	Assistant Superintendent, Alameda Division	1	4
Functional As Needed	U230	Maintenance Foreman	3	8

Section 1.35.1. BOARD OF EDUCATION

Classification		No. Positions	No. Hours
B408	General Clerk-Stenographer.	1	4
B512	General Clerk-Typist	1	4
C104	Janitor	2	4
C104	Janitor	1	8
C110	Supervisor of Janitors	1	4
O58	Gardener	6	8
O61	Supervisor of Grounds	1	8

Section 1.36. At the discretion of the respective appointing officers, employees of the following offices may be required to work a four or eight-hour tour of duty on Saturday and such Saturday work shall be compensated as provided in Section 1.8 hereof:

In the office of the Assessor, during the months of March, April, May and June; in the office of the Registrar of Voters, one month beginning three weeks before the close of registration prior to each election; and in the office of the Tax Collector, November 1st to December 20th, March 1st to May 15th, and during the month of August, and the staff of the License Bureau and cashiers in the Tax Collector's office during the months of July and January. Exceptions to the normal work schedule as provided in this section shall not be authorized by appointing officers unless funds for the compensation thereof are provided.

Section 1.37. **Exceptions to Normal Work Schedules (48-Hour Work Week for Specified Classifications) for Which Extra Compensation Is Authorized and Provision Therefor:** Appointing officers may require all occupants of positions allocated to the classifications specified in this section to work tours of duty of eight hours on six days of the week, or a total work week of 48 hours. Occupants of such positions who regularly work tours of duty of eight hours six days per week shall be compensated for such sixth day of work at straight time, that is, twenty per cent of the compensation for a normal work schedule. Exceptions to the normal work schedule as provided in this section shall not be authorized by appointing officers unless funds for the compensation thereof are provided.

Class No. and Title
C152 Watchman
C180 Gallery Attendant
C182 Assistant Head Gallery Attendant
C184 Head Gallery Attendant
D52 Jail Matron

Class No. and Title

D54 Head Jail Matron
 D60 Jailer
 D64 Captain of Watch
 D102 Writ Server
 E52 Fire Dispatcher
 E120 Governorman
 E122 Power House Operator
 E124 Senior Power House Operator
 E128 Superintendent of Power House
 F50 Maintenance Chief, San Francisco Airport
 F51 Airport Attendant
 F52 Crew Chief, San Francisco Airport
 F54 Airport Guard
 I 2 Kitchen Helper
 I 6 Pastry Cook
 I 7 Baker
 I 10 Cook's Assistant
 I 11 Griddle Cook
 I 12 Cook
 I 14 Junior Chef
 I 16 Chef
 I 52 Counter Attendant
 I 54 Waitress
 I 56 Waiter
 I 58 Dining Room Steward
 I 60 Housekeeper
 I 106 Morgue Attendant
 I 112 Supervisor, Ambulatory Inmates
 I 116 Orderly
 I 120 Senior Orderly
 I 122 House Mother
 I 152 Flatwork Ironer
 I 154 Laundress
 I 156 Starcher
 I 158 Sorter
 I 164 Marker and Distributor
 I 166 Wringerman
 I 167 Tumblerman
 I 170 Washer
 I 172 Head Washer
 I 174 Superintendent of Laundry, Laguna Honda Home
 I 178 Superintendent of Laundry, San Francisco Hospital
 I 204 Porter
 I 206 Porter Sub-Foreman
 I 208 Porter Foreman
 I 210 Head Porter
 N4 Coroner's Investigator
 O8 Morgue Ambulance Driver
 O52 Farmer
 O158 Motor Boat Operator
 O166.1 Junior Operating Engineer
 O168.1 Operating Engineer
 O304 Hydrantman-Gateman
 O308 Assistant Foreman Hydrantman-Gateman
 O310 Foreman Hydrantman-Gateman
 P2 Emergency Hospital Steward
 P3 Senior Emergency Hospital Steward
 P102 Registered Nurse
 P104 Head Nurse
 P111 Night Supervisor
 P111.1 Night Supervisor, Hassler Health Home

Class No. and Title

P204	Anaesthetist
P208	Operating Room Nurse
R101	Camp Assistant
R111	Lifeguard Watchman
R130	Foreman, Recreational Activities
S56	Special Instructor, Municipal Railway
S60	Instructor, Municipal Railway
S110	Inspector, Municipal Railway
S114	Claims Investigator
S120	Day Dispatcher
S124	Supervisor of Schedules
T35	Group Supervisor
U130	Reservoir Keeper
U212	Ranger
U213	Special Agent
U227	General Maintenance Foreman
W106	Rides Attendant
W150	Aquarium Attendant
W152	Aquatic Collector
Y42	Chief Installer
Y44	Senior Museum Technician
Y46	Museum Technician
Y106	Aquatic Biologist's Assistant

Section 1.38. Exceptions to Normal Work Schedule—Part-Time Services: Except as provided in Sections 1.7 and 2.1 hereof a tour of duty of less than eight hours' work a day for employees whose compensation is fixed on a monthly basis shall be considered part-time employment, and compensation therefor shall be fixed herein at a rate based upon the full time rate for the classification, proportionate to the hours worked, with due regard to seniority of service, provided that these provisions shall not apply to physicians employed in their professional capacity on a call basis or on a regular consultant basis or to consultants employed to render a consulting professional service. Positions occupied by part-time employees other than those on night shifts having a tour of duty of seven and one-half hours, shall be recorded as such by a department head, only with the approval of the Civil Service Commission and, when so recorded shall be noted as part-time on payrolls, budget estimates, salary ordinance and similar documents.

Section 2. Emergency Overtime and Compensation Therefor: It is the policy of the City and County to establish a five-day 40-hour week work schedule for its employees insofar as feasible, as set forth in Section 1.6 hereof. Whenever circumstances or exigencies of the service demand, appointing officers, subject to the provisions of this section, may require employees to work longer than eight hours per day or longer than the normal work schedules established under Section 1.6 hereof or longer than the exceptions authorized under Sections 1.7 to 1.37 hereof. Any time worked under proper authorization of the appointing officer by an employee, exclusive of part-time employees, whose compensations are subject to the provisions of Section 151 of the Charter and fixed in the schedules of compensation on a monthly basis, in excess of the regular work schedule of employees as fixed in the said sections or as authorized under Section 1.7 hereof, shall be designated as emergency overtime and shall be compensated at one and one-half times the rate of compensation fixed herein for the normal work schedule, provided that compensation for such emergency overtime shall be based on a maximum compensation of \$350 per month for the normal work schedule, and provided further, that no compensation as provided in this section for emergency overtime shall be paid for the purpose of keeping

City or County or City and County offices and departments open on Saturday morning.

Appointing officers shall not authorize or permit employees to work emergency overtime as provided in this section unless funds are available for paying the compensations of employees performing such emergency overtime work, or unless an actual emergency exists as defined by law. When so authorized by the appointing officer, the emergency overtime worked shall be recorded separately on time-rolls opposite the name of the employee and the facts and circumstances warranting or requiring the overtime work shall be clearly set forth thereon, or in an attached communication. The Civil Service Commission shall submit to the Board of Supervisors a monthly report showing the amount of extra compensation paid to employees for emergency overtime work each month under the provisions of this section.

No employee shall be paid for emergency overtime work as herein provided unless the duties performed by him during such overtime work are included in the classification in which the employee is regularly and legally serving, provided that when work in a department must be completed within time limitation fixed by law, and the Civil Service Commission determines that no unemployed person or persons in the classification involved are available to perform the work and approves the assignment of employees of a different classification in that department or from other departments to perform the work under the provisions of Section 141 of the Charter, said employees may be compensated for such emergency overtime at rates of pay for their regular civil service classification.

Compensation for emergency overtime worked as provided in this section shall be paid on an hourly basis. The Civil Service Commission shall cause a schedule of hourly rates to be established for the purpose of computing hourly rates of pay, and this schedule shall be in accordance with the provisions of Section 151 of the Charter and shall be the basis of computing compensation for emergency overtime worked.

If and when the Civil Service Commission determines that overtime payments in a department are excessive and finds that the required work can be performed to better advantage and more economically than through overtime work, the Civil Service Commission shall so report to the Board of Supervisors in order that the Board of Supervisors may consider the advisability of establishing additional employments in such departments or take such other action as may be deemed advisable.

Compensations fixed in the schedules of compensation on a per diem basis and converted and included herein on a monthly basis shall be subject to the provisions of this section.

Section 2.01. Overtime Payment for Members of Police and Fire Departments and Compensations Therefor: Under the provision of Section 35.5½ of the Charter, salary warrants for extra time served by members of the Police Department shall be payable from the regular salary appropriation of the Police Department or from any appropriation made for such purpose, and at no time shall extra compensation be authorized or paid in amounts exceeding the available unencumbered balance in any such appropriation.

Under the provisions of Section 36.1 of the Charter, salary warrants for extra time served by officers and members of the uniformed force of the Fire Department shall be payable from the regular appropriation of said uniformed force, and at no time shall extra compensation be authorized or paid in amounts exceeding the available unencumbered balance in said appropriation.

Section 2.1. Night Shift Work and Extra Compensation Therefor: A night shift is a tour of duty of 7½ hours work completed within 8½ hours or 8 hours work completed within 9 hours, which tour of duty commences after 2 p.m. and prior to 6 a.m. Employees whose compensations are fixed herein on a monthly basis who are regularly required to work a night shift of 7½ hours shall be paid the same amount of compensation as for 8 hours work on a normal day schedule and employees regularly required to work a night shift of 8 hours shall be paid 6¼ per cent more than the amount to which they are otherwise entitled. This provision shall not apply to employees whose compensations are fixed herein on a per diem or hourly basis.

Section 2.2. Split Shift Work and Compensation Therefor: A tour of duty of 8 hours work completed within 11 hours but extended over more than 9 hours shall be considered a split shift, provided that employees of Camp Mather who are subject to split shift working conditions, may, during the summer season, work a tour of duty of eight hours to be completed within thirteen hours. There shall be only one split in any shift. Employees required to work a split shift shall be paid 75 cents per day above the compensation to which they are otherwise entitled. This provision shall not apply to employees whose compensations are fixed herein on a per diem or hourly basis.

Section 2.3. Work Performed Under Contract and Compensation Therefor: In the execution and performance of any contract awarded to a city department under the provisions of Sections 95 and 98 of the Charter the rates fixed herein shall not apply to employments engaged therein, and in lieu thereof, not less than the highest general prevailing rate of wages in private employment for similar work, as fixed by a resolution of the Board of Supervisors and in effect at the time of the award of said contract, shall be paid to employees performing work under such contract.

Section 2.4. Holidays for Employees Whose Compensations Are Fixed on a Monthly Basis, and Compensation Therefor: Except when normal operations require or in an emergency, employees, other than members of the uniformed forces of the Police and Fire Departments, whose compensations are fixed on a monthly basis in the schedules of compensations adopted by the Board of Supervisors pursuant to the provisions of Section 151 of the Charter shall not be required to work on the following days hereby declared to be holidays for such employees: January 1, February 12, February 22, May 30, July 4, September 9, October 12, November 11, December 25, but in the event one of these days falls on Sunday, the Monday following shall be observed as a holiday; the first Monday of September (Labor Day); any day appointed by the President of the United States or the Governor of California as Thanksgiving Day; and any day on which a general municipal election is held in San Francisco and any day on which an election is held throughout the State; provided that the Board of Education may, for its own employees, substitute for the holidays declared above an equal number of different holidays. Such employees required by their respective appointing officers to work on any of the above specified holidays, or employees of the Board of Education required to work on those specified by the Board of Education, shall be paid extra compensation in the amount of a day's pay for the time worked, computed as provided in Section 2.5 hereof, provided further that occupants of positions enumerated in Section 1.7 hereof (administrative and executive positions) who are required by appointing officers to work on such holidays shall not receive extra compensation, but may be granted time off equivalent to the time worked. Compensations fixed in the schedules of compensation on a per diem basis and converted and included herein on a monthly

basis shall not be subject to the provisions of this section but such employees shall be entitled to the seven holidays specified in Section 2.6 hereof, and when required by their respective appointing officers to work on the holidays specified in Section 2.6, they shall be paid double the regular rate of pay for the time worked.

Section 2.5. Method of Conversion of Rate of Pay From Per Diem Basis to Monthly Basis or Monthly to Per Diem and Application Thereof: In converting compensation schedules established in the schedules of compensation adopted by the Board of Supervisors pursuant to the provisions of Section 151 or Section 151.3 of the Charter on a per diem basis for inclusion in the annual salary ordinance as a monthly rate, the conversion shall be made by using the factor 21.17 days for a 5-day week work schedule; 23.33 for a 5½-day week work schedule; and 25.5 for a 6-day week work schedule, all of which factors include allowance for the seven holidays listed in Section 2.6 hereof. In converting compensation schedules established in the schedules of compensation as a monthly rate to a per diem rate, the conversion shall be made by using the factor 20.75 days for a 5-day work schedule which factor includes allowance for the twelve holidays listed in Section 2.4 hereof. In calculating conversions from per diem to monthly salary rates, figures shall be rounded to the next highest half dollar. The Civil Service Commission shall establish schedules of such conversion rates as the basis of payment when converted rates are required.

Section 2.5.1. Method of Conversion of Annual or Monthly Rates to Semi-Monthly Rates: When rates of compensation provided on an annual or monthly basis are converted to semi-monthly rates for payroll purposes and the resulting amount involves a fraction of a cent, the converted semi-monthly rate shall be adjusted to eliminate such fraction of a cent on the following basis: When the fraction is less than one-half ($\frac{1}{2}$), it shall be dropped, and the amount reduced to the next full cent. When the fraction is one-half ($\frac{1}{2}$) or more, the amount shall be increased to the next full cent.

Section 2.6. Overtime—Per Diem Employees: The wages specified on a per diem basis in the schedules of compensation adopted by the Board of Supervisors pursuant to the provisions of Section 151 or Section 151.3 of the Charter for the respective employments included herein are for eight hours' work per day, between the hours of 8:00 a.m. and 5:00 p.m., on Monday, Tuesday, Wednesday, Thursday and Friday. For purposes of this ordinance the said work schedule shall be considered as regular work time for such employees.

Any time worked by employees engaged in the operations and occupations named in this section on Saturday and Sunday, or on New Year's Day, Memorial Day, Independence Day, Labor Day, Admission Day, Thanksgiving Day and Christmas Day shall be considered as work on holidays and such holiday work shall be compensated at double the rate herein provided for regular work time, subject however, to the restrictions and provisions of this section.

Overtime for the employees engaged in the operations or occupations named herein shall be any time worked in excess of eight hours per day or any time worked before 8:00 a.m. and after 5:00 p.m. on Monday, Tuesday, Wednesday, Thursday, and Friday.

Overtime work for employees engaged in the operations or occupations set forth in this section whose compensation is fixed in this ordinance on a per diem basis shall be compensated as set forth in this section for such overtime, subject to the provisions of this section.

Operations and Occupations

Asphalt and related street repair crafts as determined by the civil service classification of positions and Laborers and Cribbers and Trackman.

Bricklayers, Hodcarriers, Stone Masons, Granite Cutters, Tile Setters, Plasterers, Steam Fitters, Machinists, Electrical Workers, Lathers, Engineers of Hoisting Engines and Compressor Operators and related crafts as determined by the civil service classification of positions.

Cement Finishers and related classes as determined by the civil service classification of positions.

Marble trades and related crafts as determined by the civil service classification of positions.

Carpenters and related crafts as determined by the civil service classification of positions.

Glaziers and related crafts as determined by the civil service classification of positions.

Painters and related crafts as determined by the civil service classification of positions.

Plumbers and Gas Fitters and related crafts as determined by the civil service classification of positions and employees engaged in pipe caulking and installing meters and water services.

Sheet Metal Workers and related crafts as determined by civil service classification of positions.

Basis for Computing Compensation for Overtime as Herein Defined.

One and one-half times the rate herein for regular time for the first four hours of overtime and twice the rate fixed herein for regular time thereafter, except that the rate for overtime between 6:00 a.m. and 8:00 a.m. shall be twice the rate fixed herein for regular time.

Twice the rate fixed herein for regular time.

Time and one-half after eight hours for first three hours, double time thereafter; time and one-half Saturday first 8 hours, double time thereafter; double time Sundays and holidays.

One and one-half times the rates fixed herein for regular time for the first four hours of overtime and twice the rate fixed herein for regular time thereafter.

One and one-half times the rate fixed herein for regular time for the first four hours of overtime and twice the rate fixed herein for regular time thereafter.

One and one-half times the rate fixed herein for regular time for the first two hours of overtime and twice the rate fixed herein for regular time thereafter.

One and one-half times the rate fixed herein for regular time.

Twice the rate fixed herein for regular time.

One and one-half times the rate fixed herein for regular time for the first four hours of overtime and twice the rate fixed herein for regular time thereafter.

Operations and Occupations

Chauffeurs, Truck Drivers and related crafts as determined by the civil service classification of positions.

Boiler Makers and related crafts as determined by the civil service classification of positions.

Sewer Cleaners.

Basis for Computing Compensation for Overtime as Herein Defined.

One and one-half times the rate fixed herein for regular time after eight hours.

Twice the rate fixed herein for regular time.

One and one-half times the rate fixed herein for regular time for the first four hours of overtime and twice the rate fixed herein for regular time thereafter, except that the rate for overtime between 6:00 a.m. and 8:00 a.m. shall be twice the rate fixed herein for regular time; and provided that when the ebb and flow of the tides in San Francisco Bay shall interfere with the work of cleaning, maintaining and repairing sewers to the extent that employees engaged therein cannot render service or perform work for more than four hours per day, the said four hours shall be considered and compensated as a full day's work, unless immediately following such work, such employees are assigned to other duties within their classification.

The provisions of this section are subject to the following conditions and restrictions:

(a) Where night shifts are recognized and where operations as presently constituted and now carried on regularly and continuously require a tour of duty by employees of any of the crafts named in this section commencing after 5:00 p.m. and before 8:00 a.m. on Monday to Friday inclusive, such employees shall be compensated therefor at straight time except if such employees presently receive premium pay for such work, in which event they shall continue to receive the premium pay they now receive;

(b) Where operations as presently constituted require tours of duty on Saturday or Sunday, and the occupants of positions engaged in such operations have heretofore been paid time and one-half for work on Saturday and Sunday, such employees shall hereafter be paid time and one-half for such Saturday and Sunday work;

(c) Employees engaged in crafts which are not enumerated in this section shall be compensated at time and one-half the regular rate of pay for work in excess of eight hours per day;

(d) Compensations and work schedules of platform employees and bus operators at the Municipal Railway and compensation fixed in the salary ordinance on a monthly basis shall not be subject to the provisions of this section.

Section 2.7. Per Diem—Miscellaneous: In accordance with established working conditions for theatrical stage employees, working schedules on holidays and Sundays shall be compensated for at the

same rate as for week days, provided permanent employees in classes A165 Stage Carpenter and E109 Stage Electrician who are required to work a performance on a Sunday shall be allowed a day off during the week.

Employees in Classes A165 Stage Carpenter, A170 Stage Property Man, and E109 Stage Electrician, shall be paid time and one-half when required to work over eight hours per day.

All actual "performance" work performed by Stage Hands (Class C109) shall be compensated as provided by salary standardization schedules. All work exclusive of that done during a performance shall be compensated at the rate of \$1.75 per hour between the hours of 8:00 a.m. and 5:00 p.m., and \$2.25 per hour between the hours of 5:00 p.m. and 8:00 a.m.

Appointing officers shall not authorize or permit employees to work emergency overtime as provided in Sections 2.6 and 2.7 hereof unless funds are available for paying the compensations of employees performing such emergency overtime work, or unless an actual emergency exists as defined by law. When so authorized by the appointing officer, the emergency overtime worked shall be recorded separately on timerolls opposite the name of the employee and the facts and circumstances warranting or requiring the overtime work shall be clearly set forth thereon. The Civil Service Commission shall submit to the Board of Supervisors a monthly report showing the amount of extra compensation paid to employees for emergency overtime work each month under the provisions of this section.

If and when the Civil Service Commission determines that overtime payments in a department are excessive and finds that the required work can be performed to better advantage and more economically than through overtime work, the Civil Service Commission shall so report to the Board of Supervisors in order that the Board of Supervisors may consider the advisability of establishing additional employments in such departments or take such other action as may be deemed advisable.

Section 2.8. Charges and Deductions for Maintenance: The compensations fixed herein for all employees whose compensations are subject to the provisions of Section 151 or Section 151.3 of the Charter, and including also those engaged in construction work outside the City and County of San Francisco, are gross compensations and include the valuation of maintenance provided such employees. Charges and deductions therefor for any and all maintenance furnished and accepted by employees shall be made and indicated on timerolls and payrolls in accordance with the following schedule of charges fixed by the Civil Service Commission for such maintenance. Provided, however, that no charge shall be made for meals furnished cooks, bakers, waiters, waitresses, and other kitchen workers:

Single meal (breakfast)	\$.35
Single meal (other than breakfast)50
		Per Month
1 meal per day (breakfast)	\$	9.80
1 meal per day (other than breakfast)		14.75
2 meals per day (breakfast and one other)		24.55
2 meals per day (not including breakfast)		29.50
3 meals per day		39.30
Room or house	\$10 per month or 35¢ per night	
Laundry		2.50
Board, room and laundry		51.80
Room, Hassler Health Home		5.00
Board, room and laundry for Camp Assistants at Camp Mather and for employees for Boys' Ranch School (each)		22.00

	Per Month
Room and board for adult dependents of employees at Boys' Ranch School (each)	10.00
Family maintenance furnished the Director of Boys' Ranch School and Agricultural Instructor (each).....	42.00
Complete family maintenance furnished the Superintendent of Laguna Honda Home and the Superintendent of the San Francisco Hospital (each)	183.60
Complete family maintenance furnished the Physician and Assistant Superintendent, Medical; Laguna Honda Home..	108.60
Complete family maintenance furnished the Physician Specialist and Resident Physician and Superintendent of Hassler Health Home (each).....	108.60
House furnished the Superintendent and Assistant Superintendent, Alameda Division, of the Water Department and the Assistant Superintendent of the Peninsula Division of the Water Department (each).....	25.00
House furnished the Superintendent of the Peninsula Division of the Water Department	50.00
House furnished the Operating Engineer of the Peninsula and Alameda Division of the Water Department.....	25.00
House furnished the Operating Engineer of the Water Dept...	15.00
House furnished to Superintendent, Park Department.....	50.00
House furnished to the Director of the Zoo, Park Dept.....	25.00
House furnished to Junior Operating Engineer at the Murphy Windmill, Park Department	25.00

provided, however, that for employees of the San Francisco Hospital, Laguna Honda Home and the Hassler Health Home the rates for meals shall be as follows:

Single meal	\$.35
	Per Month
1 meal per day.....	\$10.00
2 meals per day.....	16.50
3 meals per day.....	22.50

Section 2.9. Compensation Reserves: Surpluses existing in appropriations made for personal services shall be transferred by the Controller to a "Compensation Reserve" in the fund of which the appropriation is a part.

Each "Compensation Reserve" is appropriated for the following purposes:

For adjusting the provision for the compensation of an office or a position wherein the amount provided for such compensation is not sufficient to pay the officer or employee returning to such office or position from military or war leave the compensation said officer or employee is legally entitled to receive.

For providing the compensation for an office or a position wherein provision has not been otherwise made to pay an officer or employee returning from military or war leave to a regularly established office or position the compensation said officer or employee is legally entitled to receive.

For adjusting the provision for the compensation of an office or a position wherein the amount provided for such compensation is not sufficient to pay said officer or employee the compensation said officer or employee is legally entitled to receive.

Such amounts as may be required to carry out the above provision shall be transferred by the Controller to the related appropriation upon the request of the department head concerned and that of the

Chief Administrative Officer, board or commission for departments under their respective jurisdiction.

Each such request shall require the prior approval of the Secretary of the Civil Service Commission.

No such transfer shall be made from one fund to another.

Surpluses existing in "Compensation Reserve" may also be used for the making of appropriation for other compensation requirements in the manner provided by Charter.

Section 2.10. Explanation of Symbols: The following symbols used in connection with the rates fixed herein have the significance and meaning indicated:

- (a) Protected rate based on same number of hours worked in 1943-1944.
- (b) Salary fixed by Charter.
- (c) Salary fixed by State law.
- (d) Salary paid by City and County (balance paid by State).
- (e) Salary fixed by department head.
- (f) Payroll symbol—5½-day week, 44 hours, plus 10 per cent.
- (g) Daily rate converted to monthly rate calculated on 5-day, 40-hour week.
- (h) Daily rate converted to monthly rate calculated on 5½-day, 44-hour week.
- (i) Daily rate converted to monthly rate calculated on 6-day, 48-hour week.
- (j) Monthly rate converted to daily rate.
- (k) Salary based on Disability Transfer.
- (l) No funds provided.
- (m) Daily rate based on type of services provided by salary standardization ordinance.
- (n) Payroll symbol—Normal 5-day week, 40 hours.
- (p) Payroll symbol—Premium rate.
- (s) Payroll symbol—6-day week, 48 hours, plus 20 per cent.
- (t) Not a salary standardization rate. Rate as set forth in budget.

Section 3. BOARD OF SUPERVISORS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	11		Supervisors	(b) \$200
2	1	B11	Cost Analyst	315-375
3	1	B88	Chief Assistant Clerk, Board of Supervisors	435-520
4	1	B90	Clerk of the Board of Supervisors.	520-625
5	1	B222	General Clerk	185-230
6	1	B408	General Clerk-Stenographer	185-230
7	5	B413	Assistant Clerk, Board of Supervisors	275-345
10	2	O1	Chauffeur	240

Section 4. **MAYOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Mayor	(b) \$833.33
1.1	1	B10	Accountant	315-375
2	1	B74	Confidential Secretary to Mayor...	450
3	1	B76	Executive Secretary to Mayor.....	625
4	1	B76.1	Administrative Assistant to Mayor	600-720
4.1	1	B76.3	Administrative Analyst	420-500
5	1	B213	Usher, Mayor's Office	185-230
6	8	B408	General Clerk-Stenographer	185-230
7	1	B234	Head Clerk	275-345
8	1	B454	Telephone Operator	185-230
8.2	2	G31	Administrative Technician	300-375
8.3	1	N403	Public Service Director, Mayor's Office	415-500
9	1	N404	Public Service Assistant	275-345
10	1	O1	Chauffeur	240

Section 4a. **VETERANS HOUSING BUREAU**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	4	B408	General Clerk-Stenographer	\$185-230

Section 5. **ASSESSOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Assessor	(b) \$666.66
2	1	B99	Confidential Secretary to Assessor	315-375
3	1	B120	Director, Accounts and Records, Assessor's Office	385-460
4	9	B222	General Clerk	185-230
5	1	B228	Senior Clerk	230-290
6	1	B100	Supervisor, Real Property Records, Assessor's Office	360-430
7	1	B101	Supervisor, Personal Property Records, Assessor's Office.....	275-345
8	1	B235	Director of Service	275-345
9	1	B242	Blockbook Draftsman	230-290
9.1	4	B309a	Key Punch Operator (Alphabetical)	160-200
10	6	B310	Tabulating Machine Operator.....	190-240
11	1	B310.1	Senior Tabulating Machine and Key Punch Operator	240-290
12	1	B330	Photographer	230-290
13	12	B408	General Clerk-Stenographer	185-230
14	1	B412	Senior Clerk-Stenographer	230-290
15	2	B454	Telephone Operator	185-230
16	5	B512	General Clerk-Typist	185-230
17	2	F102c	Draftsman (Civil)	260-320
18	2	F100	Junior Draftsman	210-260

Section 5.1 **ASSESSOR (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	8	G2	Land Appraiser	\$265-330
20	3	G4	Supervising Land Appraiser	330-400
21	1	G5	Chief Land Appraiser	400-480
22	9	G8	Building Appraiser	265-330
23	4	G10	Supervising Building Appraiser...	330-400
24	1	G11	Chief Building Appraiser.....	400-480
25	8	G15	Property Auditor	250-315

Section 5.1. ASSESSOR (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
26	1	G15.1	Warehouse and Probate Estates Appraiser	300-375
27	5	G16	Supervising Personal Property Appraiser	335-405
28	1	G17	Chief Personal Property Appraiser	410-490
29	1	G18	Assistant Marine Surveyor	250-315
30	1	G19	Marine Surveyor	335-405
31	1	G20	Chief Assistant Assessor	460-550
32	1	G21	Administrative Assistant, Assessor's Office	335-405

Section 6. CITY ATTORNEY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		City Attorney	(b) \$833.33
2	1	B160	Law Clerk	230-290
2.1	1		*Receptionist	225
3	8	B410	Legal Stenographer	200-250
4	1	B412	Senior Clerk-Stenographer	230-290
5	1	B454	Telephone Operator	185-230
6	1	F706	Chief Valuation Engineer	515-615
7	3	K4	Attorney, Civil	430
8	5	K6	Senior Attorney, Civil	545
8.1	1		*Senior Attorney (Civil)	545
9	6	K8	Principal Attorney, Civil	660
9.1	3		*Principal Attorney (Civil)	660
10	3	K10	Head Attorney, Civil	800
11	1	K12	Chief Attorney, Civil	900
12	1	K16	Special Counsel, Water Service	1,250
12.1	1	S114	Claims Investigator	275-345

*Subject to classification by Civil Service Commission after investigation.

INTERDEPARTMENTAL

13	1	K8	Principal Attorney, Civil (part time) at rate of	660
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Section 7. DISTRICT ATTORNEY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		District Attorney	(b) \$666.66
2	1	B68	Chief Clerk	360-430
2.1	1	B160	Law Clerk	230-290
3	2	B162	Assistant Director, Bureau of Domestic Relations, District Attorney's Office	230-290
4	1	B163	Director, Bureau of Domestic Relations, District Attorney's Office	275-345
4.1	2	B222	General Clerk	185-230
5	5	B408	General Clerk-Stenographer	185-230
6	2	B412	Senior Clerk-Stenographer	230-290
7	1	B420	Phonographic Reporter	275-345
8	1	B454	Telephone Operator (part time) at rate of	185-230
9	1	B454	Telephone Operator	185-230
9.1	1	B512	General Clerk-Typist	185-230
10	1	B516	Senior Clerk-Typist	230-290

INTERDEPARTMENTAL

11	1	D6	Special Officer	215-260
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Section 7.1. **DISTRICT ATTORNEY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	1	K6	Senior Attorney, Civil.....	\$545
13	3	K52	Junior Attorney, Criminal.....	345
13.1	1	K52	Junior Attorney, Criminal (part time) at rate of.....	345
14	7	K54	Attorney, Criminal.....	430
15	8	K56	Senior Attorney, Criminal.....	545
15.1	1	K56	Senior Attorney, Criminal (part time) at rate of.....	545
16	3	K58	Principal Attorney, Criminal.....	660
16.1	1	K60	Head Attorney, Criminal.....(t	800
16.2	1	K62	Chief Attorney, Criminal.....(t	800
17	1	N11	Senior Investigator, District Attorney's Office.....	400
18	2	N12	Investigator, District Attorney's Office.....	275-345
19	1	N422	Investigative Reporter.....	360-430

Section 8. **TREASURER**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Treasurer.....	(b) \$666.66
2	1	B10	Accountant.....	315-375
3	1	B14	Senior Accountant.....	385-460
4	2	B102	Teller.....	230-290
5	4	B104	Senior Teller.....	275-345
6	2	B108	Cashier A.....	385-460
7	4	B222	General Clerk.....	185-230
8	1	B234	Head Clerk.....	275-345
9	1	B408	General Clerk-Stenographer.....	185-230

Section 9. **SHERIFF**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Sheriff.....	(b) \$666.66
2	1	B4	Bookkeeper.....	210-260
3	1	B84	Under Sheriff.....	460-550
4	1	B98	Confidential Secretary to Sheriff..	275-345
5	1	B68	Chief Clerk.....	360-430
6	1	B105	Cashier B.....	315-375
7	1	B160	Law Clerk.....	230-290
8	2	B222	General Clerk.....	185-230
8.1	1	B228	Senior Clerk.....	230-290
9	1	B352	Storekeeper.....(a	280
10	1	B408	General Clerk-Stenographer.....	185-230
11	4	B512	General Clerk-Typist.....	185-230

Section 9.1. **SHERIFF (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	2	C52	Elevator Operator.....	\$150-190
13	35	D2	Bailiff.....	210-260
14	1	D2	Bailiff.....(k	259
15	1	D5	Detention Hospital Bailiff.....	230-290

Section 9.2. **SHERIFF (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
15.1	12	D52	Jail Matron.....	\$185-230
16	2	D54	Head Jail Matron.....	230-265
16.1	28	D60	Jailer.....	185-230
17	6	D64	Captain of Watch.....	230-265
18	2	D66	Superintendent of Jail.....	385-460

Section 9.3. **SHERIFF** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	10	D102	Writ Server	\$210-260
20	7	D152	Keeper	160-200
21	1	D154	Head Keeper	210-260
22	1	I 12	Cook	175-210
23	1	I 14	Junior Chef	210-230
24	1	K6	Senior Attorney, Civil (part time) at rate of.....	545
25	1	L360	Physician (part time) at rate of...	460
26	2	O1	Chauffeur	240
27	3	O52	Farmer	160-200
28	3	O168.1	Operating Engineer	290

Section 10. **PUBLIC DEFENDER**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Public Defender	(b) \$666.66
2	1	B408	General Clerk-Stenographer	185-230
4	4	K56	Senior Attorney, Criminal.....	545

Section 11. **POLICE DEPARTMENT**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3		Commissioner	(b) \$100
2	1		Chief of Police	(b) 750
3	1		Deputy, Chief of Police.....	(b) 625
4	1		Property Clerk	(b) 415
5	1		Police Surgeon	(b) 250
6	1	B4	Bookkeeper	210-260
6.1	1	B6	Senior Bookkeeper	260-315
7	1		Department Secretary	(b) 500
8	4	B310	Tabulating Machine Operator.....	190-240
10	5	B408	General Clerk-Stenographer	185-230
11	2	B412	Senior Clerk-Stenographer	230-290
12			Hearing Reporter (as needed), \$12.50 day plus transcription...	
13	14	B454	Telephone Operator	185-230
14	8	B512	General Clerk-Typist	185-230
15	1		Director of Criminal Information.....	(b) 425
16	1		Director of Personnel	(b) 425
17	1		Director of Special Services....	(b) 325
18	1		Secretary, Police Commission (Captain)	(b) 415

Section 11.1. **POLICE DEPARTMENT** (Continued)

BUREAU OF INSPECTORS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
18.1	1	B408	General Clerk-Stenographer	\$185-230
19	8	B512	General Clerk-Typist	185-230
20	1		Captain of Inspectors	(b) 550
21	95		Inspectors	(b) 300
22	21	Q2	Policeman (Assistant Inspector), 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250

Section 11.1. POLICE DEPARTMENT (Continued)

BUREAU OF INSPECTORS (Continued)				
Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
23	10	Q2	Policeman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
24	3	Q20	Policewoman, 1st year.....	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
25	2	Q50	Sergeant (Assistant Inspector)..	(b) 290
26	10	Q60	Lieutenant	(b) 325
27	1	Q62	Photographer, Police Department	(b) 275
28	1	Q63	Criminologist	(b) 415

Section 11.2. POLICE DEPARTMENT (Continued)

UNIFORMED FORCE (and Miscellaneous)				
Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
29	1		Supervising Captain	(b) \$500
30	1		Captain of Traffic	(b) 450
31	1	Q25	Inspector of Motor Vehicles.....	240-300
31.1	1	Q28	Range Master	240-300
32	1		Inspector of Junior Traffic.....	(b) 300
33	1		Inspector of Horses and Equipment	(b) 300
35	1	D54	Head Jail Matron	230-265
36	7	D52	Jail Matron	185-230
37	2	I 2	Kitchen Helper	120-155
38	1	I 14	Junior Chef	210-230
39	1	I 204	Porter	125-160
40	10	J70	Hostler	(i) 229.50
41	4	O158	Motor Boat Operator	205-260
42	*1098	Q2	Policeman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
43	70	Q2	Policeman (2 wheel motorcycle operation) at \$15.00 per month in addition to regular salary..	(b) 225
43.1	10	Q20	Policewoman, 1st year	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
44	25	Q30	Police Patrol Driver, 1st year..	(b) 225
			2nd year	(b) 233.33
			3rd year	(b) 241.66
			4th year	(b) 250
45	162	Q50	Sergeant	(b) 290
46	5	Q50	Sergeant (2 wheel motorcycle operation) at \$15.00 per month in addition to regular salary..	(b) 225
47	37	Q60	Lieutenant	(b) 325
47.1	1	Q60	Lieutenant (2 wheel motorcycle operation) at \$15.00 per month in addition to regular salary..	(b) 225
49	11	Q80	Captain	(b) 415

*For 50 positions funds provided for 3 months only; for 50 positions funds provided for 6 months only; for 50 positions funds provided for 9 months only.

Section 11.3. **POLICE DEPARTMENT** (Continued)

CITIZENS' PROTECTIVE CORPS—AIR RAID WARDEN SERVICE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
51.2			Reserve Police at rate of \$1.00 per hour not to exceed 49 hours....	

Section 12. **FIRE DEPARTMENT**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3		Commissioner	(b \$100
2	1		Chief Engineer	(b 750
3	1	B6	Senior Bookkeeper	260-315
4	1	B67	Secretary, Fire Commission	460-550
5	1	B306	Multigraph Operator	185-230
6	4	B408	General Clerk-Stenographer	185-230
7	1	B412	Senior Clerk-Stenographer	230-290
7.1	1	F410	Engineer (Mechanical)	435-520

Section 12.1. **FIRE DEPARTMENT** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
8	990	H2	Fireman, 1st year	(b \$225
			2nd year	(b 233.33
			3rd year	(b 241.66
			4th year	(b 250
9	34	H10	Chief's Operator	(b 275
10	3	H15	Engineer of Fire Engines	(b 275
11	124	H20	Lieutenant	(b 300
11.1	*2	H20	Lieutenant	(b 300
12	73	H30	Captain	(b 325
13	26	H40	Battalion Chief	(b 425
14	1	H42	Chief, Division of Fire Prevention and Investigation	460-550
15	1	H44	Supervising Inspector, Bureau of Fire Investigation	355-425
16	7	H50	Assistant Chief Engineer	(b 500
17	1	H152	Inspector of Fire Department Apparatus	240-300
18	1	L360	Physician (part time) at rate of...	460

*Funds provided for 9 months only.

Section 12.2. **FIRE DEPARTMENT** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	3	J4	Laborer	\$ 8.50 day
20	7	O166.1	Junior Operating Engineer	232
21	5	O168.1	Operating Engineer	290
22	2	O172	Chief Operating Engineer	360
23	12	O304	Hydrantman Gateman	205-260
23.1	1	O308	Assistant Foreman Hydrantman Gateman	260-275
24	1	O310	Foreman Hydrantman Gateman...	275-290
25	1	U112	Pipe Caulker	12.40 day

Section 12.3. **FIRE DEPARTMENT** (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
26	10	H102	Marine Fireman of Fire Boats..	(b \$255
27	10	H110	Marine Engineer of Fire Boats..	(b 325
28	5	H120	Pilot of Fire Boats	(b 325

Section 12.4. **FIRE DEPARTMENT (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
29	35	H202	Fireman, Salvage Corps, 1st year	(b \$225
			2nd year	(b 233.33
			3rd year	(b 241.66
			4th year	(b 250
30	6	H206	Lieutenant, Salvage Corps.....	(b 300
31	1	H208	Captain, Salvage Corps	(b 325

Section 13. **BOARD OF PERMIT APPEALS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	5		Member of Board, \$15 per meeting	(b
2	1	B61	Secretary, Board of Permit Appeals	\$345-415

Section 14. **PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—GENERAL DIVISION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A161	General Foreman Carpenter.....	\$ 16.00 day
2	2	B4	Bookkeeper	210-260
3	1	B10	Accountant	315-375
4	1	B70	Secretary, Park Commission.....	360-430
5	1	B103	Cashier C	230-290
6	2	B222	General Clerk	185-230
7	2	B228	Senior Clerk	230-290
8	1	B234	Head Clerk	275-345
9	3	B408	General Clerk-Stenographer	185-230
9.1	1	B454	Telephone Operator	185-230
10	3	B512	General Clerk-Typist	185-230
11	14	C102	Janitress	145-180
12	2	C102	Janitress (part time) at rate of....	145-180
13	8	C104	Janitor	155-195
13.1	2	C104	Janitor	(k 195
14	3	C152	Watchman	150-190
14.1	3	C152	Watchman	(k 186

Section 14.1. **PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—GENERAL DIVISION
(Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
14.2	1	F256	Cartographer and Art Designer....	\$255-320
15	1	F401d	Junior Engineer (Civil, Park).....	255-320
16	1	F406a	Assistant Engineer (Architectural)	360-430
17	1	F406f	Assistant Engineer (Mechanical, Park)	360-430
18	1	F410e	Engineer (Landscape Design and Construction)	435-520
18.1	1	F604	Surveyor's Field Assistant	230-290
18.2	1	F610	Chief of Party	300-375
19	1	J12	Labor Foreman	9.50 day
20	1	O1	Chauffeur	240
21	199	O58	Gardener	150-200
22	1	O59	Insecticide Spray Operator.....	180-215
23	24	O60	Sub-Foreman Gardener	200-240
24	17	O60.1	Foreman Gardener	240-275
25	1	O61	Supervisor of Grounds.....	275-345
26	1	O70	Supervisor of Maintenance.....	335-405

**Section 14.1. PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—GENERAL DIVISION
(Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
27	1	O74	Supervisor of Arboretum and Botanical Research	335-405
28	2	O76	Chief Nurseryman	275-345
29	1	O80	Nurseryman	190-240
30	3	O166.1	Junior Operating Engineer	232
31	5	O168.1	Operating Engineer	290
32	1	O174	Chief Operating Engineer, Activated Sludge Plant	360
33	1	O360	Supervisor of Construction, Roads and Paths	275-345
34	1	W2	Superintendent, Park Department.	666.66
35	1	W4	Assistant Superintendent, Park Department	435-520
36	1	J70	Hostler	9.00 day

**Section 14a. PARK DEPARTMENT—PERMANENT SERVICES—
PERMANENT SALARIES—ZOO DIVISION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	C102	Janitress	\$145-180
2	4	C104	Janitor	155-195
3	1	C107	Working Foreman Janitor	195-230
4	3	O58	Gardener	150-200
5	1	O166.1	Junior Operating Engineer	232
6	24	W206	Animal Keeper	165-215
7	1	W208	Assistant Head Animal Keeper....	215-240
8	1	W210	Head Animal Keeper	240-300
9	1	W212	Director of the Zoo.....	350-420

**Section 14b. PARK DEPARTMENT—PERSONAL SERVICES—
REVENUE DIVISION—COMMISSARY UNITS**

EMPLOYMENTS PREDICATED ON REVENUE MONEYS—The following positions are in the Revenue Division and predicated on receipts from said divisions. The employments are not established as continuing positions but “as needed” when services are required and funds from receipts are available.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B512	General Clerk-Typist	\$185-230
2	2	C104	Janitor	155-195
3	1	C152	Watchman	150-190
4	2	J70	Hostler	9.00 day
5	1	R24	Supervisor of Restaurants and Playgrounds	275-345
6	3	R130	Foreman, Recreational Activities..	175-220

**Section 14c. PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—REVENUE DIVISION—RECREATIONAL UNITS**

EMPLOYMENTS PREDICATED ON REVENUE MONEYS—The following positions are in the Revenue Division and predicated on receipts from said divisions. The employments are not established as continuing positions but “as needed” when services are required and funds from receipts are available.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	9	C104	Janitor	\$155-195
2	4	C152	Watchman	150-190

Section 14c. **PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—REVENUE DIVI-
SION—RECREATIONAL UNITS (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3	1	C160	Harbormaster	185-230
4	1	I 52	Counter Attendant	161
5	32	O58	Gardener	150-200
6	3	O60.1	Foreman Gardener	240-275
7	1	O166.1	Junior Operating Engineer	232
8	1	O168.1	Operating Engineer	290
9	2	R20	Assistant Director, Recreational Activities	335-405
10	1	R22	Director, Recreational Activities...	460-550
10.1	1	R108	Head Life Guard	190-240
11	2	R111	Life Guard-Watchman	150-190
12	8	R132	Starter, Park Department.....	175-220
13	1	W18	Supervisor of Golf Course Maintenance	300-375

Section 14d. **PARK DEPARTMENT—PERSONAL SERVICES—
PERMANENT SALARIES—PART TIME—REVE-
NUE DIVISION—RECREATIONAL UNITS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B222	General Clerk (as needed) at rate of	\$185-230
2	2	O58	Gardeners (as needed) at rate of	150-200
3	1	R112	Matron, Swimming Pool (as needed) at rate of.....	115-145
3.1	1	C102	Janitress (as needed) at rate of...	145-180

INTERDEPARTMENTAL

These positions are paid from appropriations for temporary or interdepartmental service. The employments are not established as continuing positions but "as needed" when services are required and funds provided.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	12	O58	Gardener	\$150-200
5	1	O60	Sub-Foreman Gardener	200-240
6	1	O60.1	Foreman Gardener	240-275

Section 15. **PARK DEPARTMENT (Personal Services, Wages)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	4	A154	Carpenter	\$ 14.00 day
2	1	A204	Cement Finisher	14.00 day
3	4	A354	Painter	14.00 day
4	1	A392	Plasterer	16.00 day
5	2	A404	Plumber	15.00 day
6	1	A456	Sheet Metal Worker	14.00 day
7	1	A651	Ornamental Iron Worker	12.80 day
8	1	B210	Office Assistant	140-175
8.1	1	E108	Electrician	15.00 day
9	6	I 2	Kitchen Helper	120-155
10	3	I 11	Griddle Cook	160-190
11	3	I 12	Cook	175-210
12	18	I 52	Counter Attendant	161
13	27	J4	Laborer	8.50 day
14	1	J64	Mower Maintenance Man	10.40 day
15	1	J152	Trackman	8.50 day
16	1	L360	Physician (part time)	2.50 per call

Section 15. PARK DEPARTMENT (Personal Services, Wages) (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
17	19	O1	Chauffeur	*9.20-13.80 day
17.2	1	O1	Chauffeur (A Frame Truck Loader)	12.00 day
18	1	O1	Chauffeur, Tractors	13.60 day
19	1	O1	Chauffeur, Trax-cavator	16.00 day
20	6	O1	Chauffeur, Power Mower Tractor.	10.52 day
22	3	O57	Tree Topper	9.00 day
23	1	O116	Teamster—Two-Horse Vehicle....	9.00 day
23.1	1	O152	Engineer of Hoisting and Portable Engines	13.20 day
24		R54	Athletic Attendant (part time) as needed75 hr.
25		R56	Playground Director (part time) as needed, at rate of.....	185-230
26		R110	Life Guard	150-190
27	6	W106	Rides Attendant	160-200
28		W108	Rides Attendant Helper50 hr.

*At rate set by Salary Standardization Ordinance for type of equipment operated.

Section 15.1. PARK DEPARTMENT—AQUATIC PARK DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3	3	C152	Watchman	\$150-190

Section 16. RECREATION DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	A154	Carpenter	\$ 14.00 day
2	1	A160	Foreman Carpenter	15.00 day
3	3	A354	Painter	14.00 day
4	1	B4	Bookkeeper	210-260
5	1	B6	Senior Bookkeeper	260-315
6	1	B32	Business Manager, Recreation Department	385-460
7	1	B210	Office Assistant	140-175
8	2	B222	General Clerk	185-230
9	2	B228	Senior Clerk	230-290
10	7	B408	General Clerk-Stenographer	185-230
11	3	B512	General Clerk-Typist	185-230
12	1	F102c	Draftsman (Civil)	260-320
13	1	F104c	Senior Draftsman (Civil, Recreation)	320-375

Section 16.1. RECREATION DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
15	4	C104	Janitor	\$155-195
16	1	I 154	Laundress	125-160
17	8	J4	Laborer	(h 198.50
18	1	J12	Labor Foreman	(h 222
19	2	O1	Chauffeur	*(h 215 to 322
21	2	O1	Chauffeur, Power Mower Tractors	(h 245.50
22	4	O54b	Foreman, Building and Grounds..	210-260
23	60	O58	Gardener	150-200
24	1	O61	Supervisor of Grounds	275-345
25	1	O80	Nurseryman	190-240

*At rates set by Salary Standardization Ordinance for type of equipment operated.

Section 16.2. RECREATION DEPARTMENT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
26	1	R2	Secretary, Recreation Commission	\$255-320
27	1	R3	Assistant Superintendent, Recreation Department	350-420
28	1	R4	Superintendent, Recreation Dept.	530-635
28.1		R52	Locker Room Aid (part time) as needed	.50 hr.
29	25	R56	Playground Director (part time) at rate of	185-230
30	43	R56	Playground Director	185-230
31		R56	Playground Director (part time) as needed, at rate of	185-230
32	9	R58	Director-at-Large, Recreation Department	230-290
33	2	R105	Supervisor of Athletics	275-345
34	1	R106a	Supervisor of Activities (Dramatics)	275-345
34.1	1	R106c	Supervisor of Activities (Music)	275-345
34.2	1	R106d	Supervisor of Activities (Swimming)	275-345
35	*2	R112	Matron, Swimming Pool	115-145
36	*2	R114	Swimming Instructor	185-230
37	1	R114	Swimming Instructor	185-230
38			Pianist (part time) as needed	2.50 per call
39		R112	Matron, Swimming Pool (part time) as needed, at rate of	115-145
40		R114	Swimming Instructor (part time) as needed, at rate of	185-230
41	1	R118	Curator, Children's Museum	230-290

*Funds provided for seven months only.

Section 16.3. RECREATION DEPARTMENT

"TEEN-AGE" CENTERS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
42	12	R56	Playground Director	\$185-230
42.1		R56	Playground Director (part time) as needed, at rate of	185-230
43	6	C104	Janitor	155-195

Section 16.4. RECREATION DEPARTMENT

HUNTERS POINT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
43.1	1	B408	General Clerk-Stenographer	\$185-230
44	24	R56	Playground Director	185-230
44.1		R56	Playground Director (part time) as needed, at rate of	185-230
45	4	C104	Janitor	155-195

Section 16.5. RECREATION DEPARTMENT

SCHOOL CENTERS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
46	8	R56	Playground Director (part time) at rate of	\$185-230
46.1		R56	Playground Director (part time) as needed, at rate of	185-230

Section 16a. RECREATION DEPARTMENT

CAMP MATHER

Seasonal employment, as needed. All maintenance provided shall be charged for and deduction made from salaries in accordance with schedule of deductions fixed in Section 2.8 of this ordinance specified herein.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
48	1	B4	Bookkeeper	\$210-260
48.1	*1	B4	Bookkeeper	210-260
49	‡1	O1	Chauffeur	(h 322
51	1	O58	Gardener	150-200
52	1	R102	Camp Manager	250-300
53			Team Hire for Camp, at rates specified in Purchaser's contract.	

‡Funds provided for eight months only.

*Funds provided for six months only.

Section 17. PUBLIC LIBRARY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	X2	City Librarian	\$666.66
2	1	A154	Carpenter	14.00 day
2.1	1	B4	Bookkeeper	210-260
3	1	B72	Secretary, Library Department....	335-405
4	10	B210	Office Assistant	140-175
5	2	B222	General Clerk	185-230
6	1	B222	General Clerk (part time) at rate of	185-230
6.1	1	B408	General Clerk-Stenographer	185-230
7	1	B423	Assistant to City Librarian.....	250-315
8	2	B512	General Clerk-Typist	185-230
9	1	B516	Senior Clerk-Typist	230-290
10	1	C52	Elevator Operator	150-190
11	1	C52	Elevator Operator (part time) at rate of	150-190
13	1	C102	Janitress	145-180
14	22	C102	Janitress or C104 Janitor (part time) at rate of.....(m	
15	6	C104	Janitor	155-195
16	1	C107	Working Foreman Janitor	195-230
17	2	C152	Watchman	150-190
18	5	J54	Book Repairer	130-165
19	1	J56	Sub-Foreman Book Repairer	165-200
20	1	O1	Chauffeur, Flat Rack Truck.... (h	228.50
21	1	O168.1	Operating Engineer	290

Section 17.1. PUBLIC LIBRARY (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
22	2	X12	Chief Librarian	\$300-375
23	20	X20	Head Librarian	250-315
24	1	X32	Reference Librarian	275-345
25	30	X40	Senior Librarian	230-270
26	22	X42	Librarian	185-230
27	1	X44	Station Keeper (part time) at rate of	150

TEMPORARY SERVICES

28		X42	Librarian (part time) as needed, at rate of.....	185-230
29		X52	Library Page (part time) as needed, at rate of.....	.50 hr.

Section 18. **WAR MEMORIAL**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B59	Secretary, Board of Trustees, War Memorial	\$300-375
2	1	B96	Managing Director, War Memorial	550-660
3	1	B408	General Clerk-Stenographer	185-230
4	2	C52	Elevator Operator	150-190
5	19	C104	Janitor	155-195
6	1	C108	Foreman Janitor	230-240
7	6	C152	Watchman	150-190
7.1	1	C152	Watchman	(k) 186
8	1	C202	Window Cleaner	195-230
9	1	E108	Electrician	(i) 382.50
10	1	E109	Stage Electrician	15.00 day
11	1	E130	Elevator Mechanic	(i) 358.50
12	2	O168.1	Operating Engineer	290
13	1	O172	Chief Operating Engineer	360
14	1	A165	Stage Carpenter	15.00 day
15	1	C252	Opera House Attendant (part time) as needed.....	.75 hr.

AS NEEDED

16	1	A170	Stage Property Man	15.00 day
17	1	A354	Painter	14.00 day

Section 18.1. **ART MUSEUM**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	3	C52	Elevator Operator	\$150-190
20	2	C104	Janitor	155-195

Section 19. **ART COMMISSION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B57	Secretary, Art Commission	\$300-375
2	1	B408	General Clerk-Stenographer	185-230

Section 20. **CALIFORNIA PALACE OF THE LEGION OF HONOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B302	Addressing Machine Operator.....	\$185-230
2	1	B425	Assistant to Director, California Palace of the Legion of Honor..	230-290
3	1	B512	General Clerk-Typist	185-230
4	1	C104	Janitor	155-195
5	1	C107	Working Foreman Janitor	195-230
5.1	1	C152	Watchman	150-190
5.2	1	C152	Watchman	(k) 190
6	8	C180	Gallery Attendant	150-190
7	1	O166.1	Junior Operating Engineer	232
8	1	O168.1	Operating Engineer	290

Section 20.1. **CALIFORNIA PALACE OF THE LEGION OF HONOR (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	1	Y4	Director, California Palace of the Legion of Honor.....	\$550-660
10	1	Y6	Organist (part time) as needed....	50.00 day
11	1	Y8	Curator A	335-405
12	1	Y10	Curator B	275-345

Section 20.1. CALIFORNIA PALACE OF THE LEGION
OF HONOR (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
13	2	Y12	Curator C	230-290
14	1	Y30	Registrar	210-260
15	1	Y42	Chief Installer	210-260
16	1	Y44	Senior Museum Technician	185-230
17	2	Y46	Museum Technician	160-200

Section 21. M. H. de YOUNG MEMORIAL MUSEUM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A180	Cabinet Maker	(h) \$327
2	1	B71	Secretary, Board of Trustees, M. H. de Young Memorial Museum and California Palace of Legion of Honor	360-430
2.1	1	B330	Photographer	230-290
3	1	B408	General Clerk-Stenographer	185-230
4	1	B424	Assistant to Director, M. H. de Young Memorial Museum...	230-290
4.1	1	B454	Telephone Operator	185-230
5	1	B512	General Clerk-Typist	185-230
6	1	C102	Janitress	145-180
7	1	C103	Checkroom Attendant	145-180
8	2	C104	Janitor	155-195
9	15	C180	Gallery Attendant	150-190
10	2	C182	Assistant Head Gallery Attendant	190-200
11	1	C184	Head Gallery Attendant	200-230
12	1	O166.1	Junior Operating Engineer	232
13	1	O168.1	Operating Engineer	290

Section 21.1. M. H. de YOUNG MEMORIAL MUSEUM
(Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
14	1	Y2	Director, M. H. de Young Memorial Museum	\$675-800
15	5	Y10	Curator B	275-345
17	1	Y20	Administrative Assistant, M. H. de Young Memorial Museum ...	300-375
17.1	1	Y22	Restorer	275-345
18	1	Y30	Registrar	210-260

Section 21.2. M. H. de YOUNG MEMORIAL MUSEUM
(Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	2	Y42	Chief Installer	\$210-260
20	1	Y43	Chief Repairer and Packer.....	210-260
22	3	Y46	Museum Technician	160-200
23	1	Y48	Publicity Clerk	185-230

Section 22. STEINHART AQUARIUM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	1	C104	Janitor	\$155-195
6	3	O166.1	Junior Operating Engineer	232
7	1	O168.1	Operating Engineer	290
8	3	W150	Aquarium Attendant	165-215
9	1	W152	Aquatic Collector	190-240
11	1	Y42	Chief Installer	210-260

Section 23. MUNICIPAL COURT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	12		Judges	(c \$833.33
2	1	B85	Jury Commissioner, Municipal Court	(c 450
3	3	B68	Chief Clerk	360-430
3.1	5	B102	Teller	230-290
4	1	B105	Cashier B	315-375
5	15	B152	Court Room Clerk	250-315
6	5	B160	Law Clerk	230-290
7	4	B164	Senior Law Clerk	275-345
8	1		Clerk of the Municipal Court and Secretary to Judge.....	(c 625

Section 23.1. MUNICIPAL COURT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	28	B222	General Clerk	\$185-230
10	3	B228	Senior Clerk	230-290
11	2	B234	Head Clerk	275-345
12	6		Court Reporter, (c \$15.00 per day plus transcriptions.	
13	18	B512	General Clerk-Typist	185-230

Section 24. SUPERIOR COURT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	18		Judges	(c \$583.33
2	1		Secretary-Jury Commissioner ..	(c 700
3	3		Assistant Secretary- Jury Commissioner	(c 350
5	1	B87	Secretary-Attendant Grand Jury..	385-460
6	7	B252	Court Interpreter (part time) at rate of	185-230
7	2	B412	Senior Clerk-Stenographer	230-290
8	4	B454	Telephone Operator	185-230
9	1	B516	Senior Clerk-Typist	230-290
9.1	1		*Probate Investigator	500
9.2	18		Court Reporter	(c 400
10			Court Reporter, Pro Tempore (c \$20.00 per day plus transcrip- tions when necessary.	

*To be classified if subject to Section 142 of the Charter.

Section 25. LAW LIBRARY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Assistant Law Librarian.....	(e \$300
2	1		Law Librarian	(e 525
3	1		Bookbinder	(e 288

Section 26. JUVENILE COURT (Probation Office)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	B4	Bookkeeper	\$210-260
2	1	B6	Senior Bookkeeper	260-315
3	1	B35	Administrative Assistant, Juvenile Court	360-430
4	2	B210	Office Assistant	140-175
5	1	B239	Statistician	250-315
6	12	B408	General Clerk-Stenographer	185-230

Section 26. JUVENILE COURT (Probation Office) (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
7	1	B412	Senior Clerk-Stenographer	230-290
8	2	B454	Telephone Operator	185-230
9	10	B512	General Clerk-Typist	185-230
9.1	1	B516	Senior Clerk-Typist	230-290
10	2	L364	Physician, Specialist (part time) at rate of	520
11	3	L404	Psychologist	200-250
12	1	L406	Senior Psychologist	250-300
13	44	T56	Probation Officer	220-275
13.1	2	T57	Psychiatric Social Service Worker	220-275
14	6	T60	Senior Probation Officer	275-335
15	1		Referee (part time)	350
16	1	T72	Chief Juvenile Probation Officer..	585-700
17			Hearing Reporter (as needed) \$12.50 per day plus transcriptions.	
INTERDEPARTMENTAL				
17.1	1	T56	Probation Officer	220-275

Section 27. JUVENILE COURT (Detention Home)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	C104	Janitor	\$155-195
2	1	C107	Working Foreman Janitor	195-230
3	1	I 2	Kitchen Helper	120-155
3.1	1	I 10	Cook's Assistant	135-165
4	1	I 12	Cook	175-210
4.1	1	I 170	Washer	160-200
4.2	1	I 254	Seamstress	140-175
4.3	1	L156	Dentist (part time) at rate of	325-390
4.4	2	L364	Physician Specialist (part time) at rate of	520
5	3	P102	Registered Nurse	165-200
6	2	R56	Playground Director (part time) as needed, at rate of	185-230
7	19	T35	Group Supervisor	185-230
8	1	T12	Superintendent, Juvenile Detention Home.....	300-375
8.1	1	T13	Assistant Superintendent, Juvenile Detention Home	275-345

Section 27a. JUVENILE COURT (Boys' Ranch School)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	I 10	Cook's Assistant	\$135-165
2	1	I 12	Cook	175-210
3	1	T20	Director of the Boys' Ranch School	300-375
4	2	T22	Assistant Director of Boys' Ranch School.....	230-290
5	1	T24	Agricultural Instructor	185-230
6	2	T26	Ranch School Maintenance Man...	185-230
7	2	T35	Group Supervisor	185-230

Section 27b. JUVENILE COURT
(Laguna Honda Children's Home)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	I 12	Cook	\$175-210
2	1	P102	Registered Nurse	165-200
3	1	T30	Director of Girls' School.....	300-375
4	4	T35	Group Supervisor	185-230

Section 27c. JUVENILE COURT (Edgewater School)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	I 12	Cook	\$175-210
2	1	P102	Registered Nurse	165-200
3	1	T30	Director	300-375
4	7	T35	Group Supervisor	185-230

Section 28. ADULT PROBATION DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	5	B408	General Clerk-Stenographer	185-230
3	9	T56	Probation Officer	220-275
4	1	T60	Senior Probation Officer	275-335
5	1	T70	Chief Adult Probation Officer.....	435-520

Section 29. CHIEF ADMINISTRATIVE OFFICER

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B51	Chief Administrative Officer	\$1,500
2	1	B4	Bookkeeper	210-260
3	1	B210	Office Assistant (part time) at rate of	140-175
4	1	B412	Senior Clerk-Stenographer	230-290
5	1	B512	General Clerk-Typist	185-230
6	1	G31	Administrative Technician	300-375

**Section 29.1. CHIEF ADMINISTRATIVE OFFICER—
DORMITORIES FOR SERVICE MEN**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	*1	B236	Manager Dormitories	\$275-345
2	*2	B229	Dormitory Clerk	185-230
3	*3	C104	Janitor	155-195
4	*3	I 204	Porter	125-160

*Funds provided for one month only.

**Section 30. DEPARTMENT OF FINANCE AND RECORDS—
DIRECTOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B95	Director of Finance and Records...	\$625-750
2	1	B408	General Clerk-Stenographer	185-230

**Section 31. DEPARTMENT OF FINANCE AND RECORDS—
TAX COLLECTOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B89	Director, Bureau of Licenses.....	\$360-430
2	1	B93	Tax Collector	(a 666.66
3	3	B102	Teller	230-290
4	1	B105	Cashier B	315-375
5	1	B108	Cashier A	385-460
6	22	B222	General Clerk	185-230
7	1	B228	Senior Clerk	230-290
8	1	B234	Head Clerk	275-345
9	2	B408	General Clerk-Stenographer	185-230
10	1	B412	Senior Clerk-Stenographer	230-290
11	1	G153	Adjuster, Tax Collector's Office...	230-290
12	1	G154	Senior Inspector of Licenses.....	300-375

**Section 31.1. DEPARTMENT OF FINANCE AND RECORDS—
TAX COLLECTOR (Continued)**

BUREAU OF DELINQUENT REVENUE COLLECTIONS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
13	1	B91	Director, Bureau of Delinquent Revenue	\$360-430
14	6	B222	General Clerk	185-230
14.1	1	B228	Senior Clerk	230-290
15	2	B408	General Clerk-Stenographer	185-230
16	1	K4	Attorney, Civil	430

**Section 32. DEPARTMENT OF FINANCE AND RECORDS—
REGISTRAR OF VOTERS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B66	Registrar of Voters	\$550-660
2	2	B68	Chief Clerk	360-430
3	1	B164	Senior Law Clerk	275-345
4	8	B222	General Clerk	185-230
5	1	B228	Senior Clerk	230-290
6	1	B234	Head Clerk	275-345
7	1	B304	Senior Addressing Machine Operator	230-260
8	4	B305	Voting Machine Adjuster	185-230
9	1	B355	Custodian of Voting Machines.....	275-345
10	1	B408	General Clerk-Stenographer	185-230
11	1	B512	General Clerk-Typist	185-230

**Section 33. DEPARTMENT OF FINANCE AND RECORDS—
RECORDER**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B68	Chief Clerk	\$360-430
2	1	B81	Recorder	550-660
3	1	B103	Cashier C	230-290
4	1	B105	Cashier B	315-375
4.1	1	B222	General Clerk	(k) 229
5	4	B222	General Clerk	185-230
6	1	B228	Senior Clerk	230-290
7	2	B234	Head Clerk	275-345
8	26	B512	General Clerk-Typist	185-230

**Section 34. DEPARTMENT OF FINANCE AND RECORDS—
COUNTY CLERK**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B68	Chief Clerk	\$360-430
2	1	B105	Cashier B	315-375
3	22	B152	Court Room Clerk	250-315
4	9	B160	Law Clerk	230-290
5	7	B164	Senior Law Clerk	275-345
6	1	B169	County Clerk	550-660
7	7	B222	General Clerk	185-230
7.1	1	B327	Photostat Operator	(k) 230
8	1	B327	Photostat Operator	185-230
10	3	B512	General Clerk-Typist	185-230

**Section 35. DEPARTMENT OF FINANCE AND RECORDS—
PUBLIC ADMINISTRATOR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	1	B6	Senior Bookkeeper	260-315
3	1	B173	Public Administrator	(a) 666.66
4	1	B222	General Clerk	185-230
5	1	B234	Head Clerk	275-345
6	4	B408	General Clerk-Stenographer	185-230
7	1	B412	Senior Clerk-Stenographer	230-290
7.1	1	K4	Attorney, Civil (part time) at rate of	430
8	1	K6	Senior Attorney, Civil (part time) at rate of	545
9	1		Attorney, Charter	(b) 666.66

Section 36. PURCHASING DEPARTMENT—GENERAL OFFICE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	B222	General Clerk	\$185-230
2	1	B234	Head Clerk	275-345
3	3	B352	Storekeeper	185-230
4	4	B354	General Storekeeper	230-290
5	1	B360	Printing and Stationery Buyer....	300-375
6	4	B366	Assistant Purchaser of Supplies...	300-375
7	1	B368	Chief Assistant Purchaser of Supplies	410-490
8	1	B374	Purchaser of Supplies	750-900
9	1	B382	Supervisor of Equipment and Supplies	230-290
10	12	B408	General Clerk-Stenographer	185-230
11	4	B512	General Clerk-Typist	185-230

**Section 36.1. PURCHASING DEPARTMENT—
INTERDEPARTMENTAL**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	9	B352	Storekeeper	\$185-230
12.1	3	B354	General Storekeeper	230-290
13	2	B366	Assistant Purchaser of Supplies...	300-375
14	1	B368	Chief Assistant Purchaser of Supplies	410-490
14.1	1	B408	General Clerk-Stenographer	185-230
15	3	B512	General Clerk-Typist	185-230

**Section 37. PURCHASING DEPARTMENT—
CENTRAL SHOPS No. 1 and No. 2**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
14	1	B4	Bookkeeper	\$210-260
15	1	B222	General Clerk	185-230
16	1	B354	General Storekeeper	230-290
17	2	B512	General Clerk-Typist	185-230
18	6	J66	Garageman	(i) 229.50

**Section 37.1. PURCHASING DEPARTMENT—
CENTRAL SHOPS No. 1 and No. 2 (Continued)**

The following positions are in interdepartmental service. The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	2	A156	Patternmaker	\$ 13.60 day
20	5	A364	Car and Auto Painter	14.00 day
21	1	B4	Bookkeeper	210-260
22	1	E104	Batteryman-Electrician	15.00 day
23.1	17	J66	Garageman	9.00 day
24	1	M2	General Foreman Machinist.....	15.12 day
25	1	M8	General Superintendent of Shops..	505-605
26	32	M54	Auto Machinist	13.00 day
26.1	3	M55	Foreman Auto Machinist	14.00 day
26.2	2	M57	Sub-Foreman Auto Machinist.....	13.50 day
27	2	M60	Auto Fender and Body Worker....	13.00 day
28	4	M107	Blacksmith Finisher	10.40 day
29	4	M108	Blacksmith	12.00 day
30	1	M154	Boilermaker's Helper	9.78 day
31	1	M156	Boilermaker	12.33 day
32	1	M252	Machinist's Helper	9.92 day
33	9	M254	Machinist	13.12 day
34	1	O1	Chauffeur	9.20 day
35	1	O108	Leatherworker	11.12 day
36	1	O152	Engineer of Hoisting and Portable Engines	13.20 day

**Section 37.2. PURCHASING DEPARTMENT—
CENTRAL WAREHOUSE**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
37	1	B234	Head Clerk	\$275-345
38	1	B354	General Storekeeper	230-290
39	1	B358	Assistant Stationery Buyer	250-315
40	1	J12	Labor Foreman	(h 222

**Section 37.3. PURCHASING DEPARTMENT—TABULATING
AND REPRODUCTION BUREAU**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
41	1	B310.1	Senior Tabulating Machine Operator	\$240-290
42	1	B310.2	Supervisor, Tabulating and Reproduction Bureau	315-375

**Section 37.4. PURCHASING DEPARTMENT—TABULATING
AND REPRODUCTION BUREAU (Continued)**

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
43	3	B309a	Key Punch Operator (Alphabetical)	\$160-200
44	9	B310	Tabulating Machine Operator.....	190-240
45	3	B325	Blueprinter	185-230
46	2	B327	Photostat Operator	185-230
47	1	B330	Photographer	230-290
47.1	1	B512	General Clerk-Typist	185-230

Section 37.5. **PURCHASING DEPARTMENT—WAGES**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
48	3	J4	Laborer	\$ 8.50 day

Section 38. **REAL ESTATE DEPARTMENT**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
1.1	1	B234	Head Clerk	275-345
2	1	G204	Assistant Director of Property....	460-550
3	1	G206	Director of Property	650-780

INTERDEPARTMENTAL

The following positions are in interdepartmental service. The employments are not established as continuing positions but "as needed" when services are required and funds provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	2	B408	General Clerk-Stenographer	\$185-230
6	1	F102c	Draftsman (Civil)	260-320
7	5	G202	Division Right of Way Agent....	335-405
8			Real Estate and Improvement Appraisers at rates fixed by special appropriation.	

Section 39. **REAL ESTATE DEPARTMENT—
EXPOSITION AUDITORIUM**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A154	Carpenter	(h) \$327
1.1	1	B408	General Clerk-Stenographer	185-230
2	1	C2	Assistant Superintendent of Auditorium	255-320
3	1	C4	Superintendent of Auditorium	385-460
3.1	1	C52	Elevator Operator	(k) 186
4	7	C104	Janitor	155-195
5	2	C152	Watchman	(k) 186
5.1	1	C152	Watchman	(k) 190
6	1	E108	Electrician	(h) 350
8	1	O168.1	Operating Engineer	290
(PART TIME) AS NEEDED				
9		A154	Carpenter	14.00 day
10	1	A354	Painter	14.00 day
11		C101	Dressing Room Maid (part time) as needed.....	.80 hr.

Section 40. **DEPARTMENT OF PUBLIC WORKS—
GENERAL OFFICE**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	F2	Director of Public Works	\$1,000
2	1	B95.1	Assistant Director of Public Works	500-600
3	1	B210	Office Assistant	140-175
3.1	1	B222	General Clerk	185-230
4	1	B228	Senior Clerk	230-290
5	4	B408	General Clerk-Stenographer	185-230
6	4	B454	Telephone Operator	185-230
7	1	B454	Telephone Operator (part time) at rate of.....	185-230
8	1	B458	Chief Telephone Operator	230-290
INTERDEPARTMENTAL				
8.1	1	L360	Physician (part time) at rate of...	460

**Section 41. DEPARTMENT OF PUBLIC WORKS—
BUREAU OF ACCOUNTS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	1	B34	Supervisor, Bureau of Accounts, Department of Public Works...	450-540
3	5	B222	General Clerk	185-230
4	3	B228	Senior Clerk	230-290
4.1	1	B234	Head Clerk	275-345
5	2	B408	General Clerk-Stenographer	185-230
6	1	B454	Telephone Operator	185-230
7	1	B512	General Clerk-Typist	185-230

INTERDEPARTMENTAL

8	1	B4	Bookkeeper	210-260
9	6	B222	General Clerk	185-230
9.1	1	B228	Senior Clerk	230-290
10	1	B408	General Clerk-Stenographer	185-230
11	3	B512	General Clerk-Typist	185-230

**Section 42. DEPARTMENT OF PUBLIC WORKS—
BUREAU OF BUILDING REPAIR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A8	Assistant Superintendent of Main- tenance and Repair of Public Buildings	\$435-520
2	1	A10	Superintendent of Maintenance and Repair of Public Buildings.....	505-605
3	1	A161	General Foreman Carpenter....(h	373.50
3.1	1	A208	General Foreman Cement Finisher	(h 373.50
4	1	A358	General Foreman Painter	(h 373.50
5	1	A408	General Foreman Plumber.....(h	397
6	1	A460	General Foreman Sheet Metal Worker	(h 373.50
7	1	A506	General Foreman Steamfitter... (h	397
8	1	E111	General Foreman Electrician... (h	397
9	11	C52	Elevator Operator	150-190
9.1	3	C52	Elevator Operator	(k 186
10	2	C52	Elevator Operator	(k 190
11	1	C102	Janitress	145-180
12	1	C102	Janitress (part time) at rate of...	145-180
13	62	C104	Janitor	155-195
14	2	C107	Working Foreman Janitor	195-230
15	3	C108	Foreman Janitor	230-240
16	1	C110	Supervisor of Janitors.....	255-320
17	2	C152	Watchman	150-190
17.1	1	C152	Watchman	(k 190
19	6	C202	Window Cleaner	195-230
20	1	C204	Sub-Foreman Window Cleaner....	230-240
21	5	O166.1	Junior Operating Engineer.....	232
22	7	O168.1	Operating Engineer	290
23	2	O172	Chief Operating Engineer.....	360

Section 43. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF BUILDING REPAIR** (Continued)

Employments as required on miscellaneous repair of public buildings, including schools, as provided in Section 95 of the Charter. Number of employments is enumerated wherever the employee has attained permanent civil service tenure in this department. The employments are not established as continuing positions but "as needed" when the services are required and the funds are provided.

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1		A52	Hodcarrier	\$ 12.60 day
2		A56	Bricklayer	16.40 day
3	1	A62	Tile Setter	14.40 day
4	20	A154	Carpenter	14.00 day
5	2	A160	Foreman Carpenter	15.00 day
6	7	A202	Cement Finisher's Helper	13.00 day
7	5	A204	Cement Finisher	14.00 day
9	3	A252	Glazier	12.68 day
10	1	A254	Foreman Glazier	13.68 day
11	2	A302	Locksmith	14.00 day
11.1	1	A302	Locksmith	(h 327
12	30	A354	Painter	14.00 day
13	4	A357	Foreman Painter	15.00 day
14	2	A392	Plasterer	16.00 day
15	26	A404	Plumber	15.00 day
16	13	A456	Sheet Metal Worker	14.00 day
17	10	A504	Steamfitter	15.00 day
18	1	C152	Watchman	150-190
19	13	E108	Electrician	15.00 day
19.1	1	E108	Electrician	(h 350
19.2	2	E108.1	Foreman Electrician	16.00 day
20	2	J4	Laborer	8.50 day
21			Teams and trucks at rates established by purchaser's contract.	

Section 44. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF BUILDING INSPECTION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	14	A106	Building Inspector	\$280-340
2	2	B408	General Clerk-Stenographer	185-230
3	2	F410c	Engineer (Civil), Public Works...	435-520
4	1	F560	Superintendent, Bureau of Building Inspection	550-660
5	1	M158	Boiler Inspector	250-305

Section 45. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF ENGINEERING**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B222	General Clerk	\$185-230
2	1	B228	Senior Clerk	230-290
3	1	B234	Head Clerk	275-345
4	3	B408	General Clerk-Stenographer	185-230
5	1	B512	General Clerk-Typist	185-230
6	1	F4	Assistant City Engineer	550-660
7	1	F10	City Engineer	833.33
8	1	F100	Junior Draftsman	210-260
9	1	F102b	Draftsman (Structural)	260-320
9.1	3	F102c	Draftsman (Civil)	260-320

Section 45. DEPARTMENT OF PUBLIC WORKS—
BUREAU OF ENGINEERING (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
10	4	F104a	Senior Draftsman (Civil, Public Works)	320-375
12	4	F202	Inspector, Public Works Construction	230-290
14	1	F256	Cartographer and Art Designer...	255-320
14.1	9	F401c	Junior Engineer, (Civil, Public Works)	255-320
15	9	F406b	Assistant Engineer (Civil, Public Works)	360-430
15.1	1	F406e	Assistant Engineer (Mechanical, Public Works) ...	360-430
16	6	F410c	Engineer (Civil, Public Works)...	435-520
17	1	F412a	Senior Engineer (Civil, Public Works)	530-635
18	6	F604	Surveyor's Field Assistant	230-290
19	3	F610	Chief of Party	300-375
20	1	L114	Engineering Chemist	300-360

Section 46. DEPARTMENT OF PUBLIC WORKS
BUREAU OF ENGINEERING (Continued)

INTERDEPARTMENTAL
EMPLOYMENTS PREDICATED ON REVENUE AND
BOND ISSUE MONEYS

The following positions are in interdepartmental service and predicated on bond issues. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
20.1	1	B222	General Clerk	\$185-230
20.2	1	B228	Senior Clerk	230-290
22	7	B408	General Clerk-Stenographer	185-230
23	2	B512	General Clerk-Typist	185-230
24	7	F100	Junior Draftsman	210-260
25	23	F102c	Draftsman (Civil)	260-320
25.1	4	F102b	Draftsman (Structural)	260-320
25.2	5	F102e	Draftsman (Electrical)	260-320
25.3	5	F102f	Draftsman (Mechanical)	260-320
25.4	2	F102a	Draftsman (Architectural)	260-320
26	25	F104a	Senior Draftsman (Civil, Public Works)	320-375
26.1	4	F104d	Senior Draftsman (Electrical)....	320-375
26.2	4	F104e	Senior Draftsman (Mechanical)...	320-375
27.1	1	F108	Architect	415-500
28	31	F401c	Junior Engineer (Civil, Public Works)	255-320
29	2	F356	Electrical Engineering Inspector...	300-375
30	27	F406b	Assistant Engineer (Civil, Public Works)	360-430
30.1	5	F406d	Assistant Engineer (Electrical, Public Works)	360-430
30.2	5	F406e	Assistant Engineer (Mechanical, Public Works)....	360-430
31	9	F410c	Engineer (Civil, Public Works)....	435-520
31.1	1	F410a	Engineer (Electrical)	435-520
31.2	1	F410f	Engineer (Mechanical)	435-520
32	8	F604	Surveyor's Field Assistant	230-290
33	4	F610	Chief of Party	300-375

Section 46a. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF ENGINEERING (Continued)**
SEWAGE TREATMENT PLANT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
2	1	F527	Superintendent, Sewage Treatment Plant.....	435-520
3	2	J4	Laborer	8.50 day
4	1	L115	Assistant Superintendent and Chemist	335-405
5	1	O1	Chauffeur	*9.20-13.80 day
6	5	O166.1	Junior Operating Engineer.....	232
7	5	O168.1	Operating Engineer	290
8	1	O172	Chief Operating Engineer	360

*At rate set by Salary Standardization Ordinance for type of equipment operated.

Section 47. **DEPARTMENT OF PUBLIC WORKS—
CENTRAL PERMIT BUREAU**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B222	General Clerk	\$185-230
2	2	B228	Senior Clerk	230-290
3	1	B234	Head Clerk	275-345
4	4	B512	General Clerk-Typist	185-230

Section 48. **DEPARTMENT OF PUBLIC WORKS—
BUREAU OF SEWER REPAIR**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	O208	General Foreman, Sewer Connections and Repairs.	\$300-375
2	2	O214	Assistant Superintendent, Bureau of Sewer Repair.....	385-460
3	1	O216	Superintendent, Bureau of Sewer Repair.....	550-660

EMPLOYMENTS AS NEEDED

The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	12	A52	Hodcarrier	\$ 12.60 day
5	7	A56	Bricklayer	16.40 day
6	50	†A155	Cribber	11.00 day
7	29	J4	Laborer	8.50 day
8	9	O1	Chauffeur	*9.20-13.80 day
10	1	O208	General Foreman, Sewer Connections and Repair..	300-375
11	17	O210	Sewer Cleaner	12.50 day
12	2	U108	Compressor Operator	11.60 day
13			Teams and trucks (as needed) at rates established by purchaser's contract.	

*At rate set by Salary Standardization Ordinance for type of equipment operated.

†Twenty of these are not included in budget estimates as compensation is paid by property owners.

**Section 49. DEPARTMENT OF PUBLIC WORKS—
SEWAGE PUMPING STATION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	F356	Electrical Engineering Inspector...	\$300-375
2	4	O166.1	Junior Operating Engineer	232
3	2	O168.1	Operating Engineer	290

**Section 50. DEPARTMENT OF PUBLIC WORKS—
DIVISION OF STREET CLEANING**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
2	260	J4	Laborer	\$ 8.50 day
3	12	J10	Labor Sub-Foreman	9.00 day
4	4	J108	District Director of Street Cleaning	275-345
5	1	J112	Supervisor of Street Cleaning ...	360-430
6	45	O1	Chauffeur	*9.20-13.80 day
7	1	O58	Gardener	150-200
8			Teams and trucks (as needed) at rates established by purchaser's contract.	

*At rate set by Salary Standardization Ordinance for type of equipment operated.

**Section 50a. DEPARTMENT OF PUBLIC WORKS—
DIVISION OF STREET CLEANING (Continued)
EMPLOYMENTS AS NEEDED**

The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	25	J4	Laborer	\$ 8.50 day

**Section 51. DEPARTMENT OF PUBLIC WORKS—
BUREAU OF STREETS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	F220	General Superintendent of Streets.	\$550-660
2	1	O298	Supervisor of Street Repair.....	360-430

DIVISION OF STREET REPAIR

The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3	5	A202	Cement Finisher's Helper.....	\$ 13.00 day
4	3	A204	Cement Finisher	14.00 day
5.2	2	C152	Watchman	150-190
6	42	J4	Laborer	8.50 day
7	2	J12	Labor Foreman	9.50 day
7.1	1	M70	Inspector of Automotive Equipment	240-300
8	16	O1	Chauffeur	*9.20-13.80 day
9	2	O152	Engineer of Hoisting and Portable Engines	13.20 day
10	1	O168.1	Operating Engineer	290
11	2	O252	Dryer Mixerman	11.60 day
12	1	O254	Foreman, Asphalt Plant	12.60 day
13	2	O260	Rammer	9.30 day
14	2	O264	Paver	10.30 day
15	4	O268	Granite Cutter	12.50 day
16	24	O276	Asphalt Worker	10.00 day
17	9	O278	Asphalt Finisher	10.50 day

*At rate set by Salary Standardization Ordinance for type of equipment operated.

Section 51. DEPARTMENT OF PUBLIC WORKS—
BUREAU OF STREETS (Continued)

DIVISION OF STREET REPAIR (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
18	7	O280	Sub-Foreman, Asphalt Finisher...	11.00 day
19	1	O282	Foreman, Asphalt Finisher.....	11.50 day
20	3	O294	General Foreman, Street Repair...	275-345
21	2	U108	Compressor Operator	11.60 day

The following positions are in interdepartmental service and their employments are predicated on moneys received from the State of California for work to be performed on State highways within the City and County of San Francisco, 1st quarter cent gas tax—Special Gas Tax Street Improvement, Major Streets, 2nd quarter gas tax and through Work Orders for the Municipal Railway for paving work alongside and between the railway tracks; also Work Orders covering sewer trenches:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
22	25	J4	Laborer	\$ 8.50 day
23	10	O1	Chauffeur	*9.20-13.80 day
24	3	O152	Engineer of Hoisting and Portable Engines	13.20 day
25	30	O276	Asphalt Worker	10.00 day
26	8	O278	Asphalt Finisher	10.50 day
27	5	O280	Sub-Foreman Asphalt Finisher...	11.00 day

BRIDGES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
28	6	C152	Watchman	\$150-190
29	1	C152	Watchman	(k 190
30	2	C152	Watchman	(k 186
30.1	1	C152	Watchman	(k 180
31	10	O168.1	Operating Engineer	290
32	1	O168.1	Operating Engineer (Relief) at rate of	290
33			Teams and trucks (as needed) at rates established by purchaser's contract.	

*At rate set by Salary Standardization Ordinance for type of equipment operated.

Section 52. DEPARTMENT OF PUBLIC WORKS—
BUREAU OF ARCHITECTURE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
2	2	F102a	Draftsman (Architectural)	260-320
2.1	1	F108	Architect	415-500
3	1	F112	City Architect	550-660

INTERDEPARTMENTAL SERVICE

The following positions are in interdepartmental service. The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	6	A106	Building Inspector	\$280-340
4.1	1	B408	General Clerk-Stenographer	185-230
5	2	B512	General Clerk-Typist	185-230
6	2	F102a	Draftsman (Architectural)	260-320
7	2	F108	Architect	415-500
8	1	F406a	Assistant Engineer (Architectural)	360-430

Section 53. DEPARTMENT OF ELECTRICITY

ADMINISTRATION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	1	B408	General Clerk-Stenographer	185-230
3	1	F366	Chief, Department of Electricity..	550-660

Section 53.1. DEPARTMENT OF ELECTRICITY (Continued)

INSPECTION BUREAU

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	1	B222	General Clerk	\$185-230
5	1	B408	General Clerk-Stenographer	185-230
6	1	E2	Line Inspector	300-365
7	13	E4	Electrical Inspector	300-365
8	1	E8	Chief Electrical Inspector.....	365-430

Section 53.2. DEPARTMENT OF ELECTRICITY (Continued)

FIRE ALARM OFFICE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	4	B454	Telephone Operator	\$185-230
10	8	E52	Fire Dispatcher	230-290
11	1	E54	Chief Fire Dispatcher	275-345

Section 53.3. DEPARTMENT OF ELECTRICITY (Continued)

PLANT DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	1	E108	Electrician	(h \$ 350
12.1	1	E108	Electrician	(g 318
13	1	E116	Superintendent of Plant, Department of Electricity.....	385-460
13.1	1	E117	Assistant Superintendent of Plant.	300-375
14	4	E154	Lineman	(h 350
14.1	9	E154	Lineman	(g 318
15	1	E160	Foreman Lineman	(g 339

INTERDEPARTMENTAL

The following positions are in interdepartmental service. The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
16	1	A354	Painter	\$ 14.00 day
16.1	1	E108	Electrician	15.00 day

Section 53.4. DEPARTMENT OF ELECTRICITY (Continued)

WAGES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
17	1	A354	Painter	(h \$327
18	2	E110	Radio Maintenance Man	(h 317.50
19	2	E156	Cable Splicer	17.40 day
20	3	J4	Laborer	8.50 day
21	1	J4	Laborer	(a h 210
21.1	1	J10	Labor Sub-Foreman	9.00 day

Section 53.5. **DEPARTMENT OF ELECTRICITY (Continued)**
MACHINE SHOP

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
22	1	M254	Machinist	(h) \$306.50
23	4	M260	Instrument Maker	(g) 307
24	1	M264	Foreman Instrument Maker	(g) 328

INTERDEPARTMENTAL

25	1	M254	Machinist	13.12 day
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Section 54. **DEPARTMENT OF PUBLIC HEALTH—**
CENTRAL OFFICE

ADMINISTRATION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B36	Business Manager	\$460-550
1.1	1	B210	Office Assistant	140-175
2	1	B222	General Clerk (part time) at rate of	185-230
2.1	1	B228	Senior Clerk	230-290
3	3	B408	General Clerk-Stenographer	185-230
4	1	B412	Senior Clerk-Stenographer	230-290
5	2	B454	Telephone Operator	185-230
6	2	B512	General Clerk-Typist	185-230
7	1	B512	General Clerk-Typist (part time) at rate of	185-230
7.1	1	B516	Senior Clerk-Typist	230-290
8	1	C52	Elevator Operator	150-190
9	1	G80	Personnel Officer	335-405
10	1	L16	Assistant Director of Public Health	550-660
11	1	L18	Director of Public Health	750-900
11.1	1	L19	Chief, Division of Public Health Education	350-420
12	1	O1	Chauffeur	240
12.1	1	T157	Social Service Worker	200-245

ACCOUNTING

13	2	B4	Bookkeeper	210-260
14	1	B6	Senior Bookkeeper	260-315
15	1	B10	Accountant	315-375
16	2	B222	General Clerk	185-230
17	1	B412	Senior Clerk-Stenographer	230-290
18	1	B512	General Clerk-Typist	185-230

Section 54a. **DEPARTMENT OF PUBLIC HEALTH—**
CENTRAL OFFICE (Continued)

STATISTICS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
20	2	B228	Senior Clerk	\$230-290
21	2	B239	Statistician	250-315
21.1	1	B309a	Key Punch Operator (Alphabetical)	160-200
22	3	B408	General Clerk-Stenographer	185-230
23	3	B512	General Clerk-Typist	185-230

Section 54a. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)

COMMUNICABLE DISEASES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
24	2	B408	General Clerk-Stenographer	185-230
25	1	B512	General Clerk-Typist (part time) at rate of	185-230
26	12	J74	Rodent Controlman	160-200
27	4	L364	Physician Specialist (part time) at rate of	520
28	1	L371	Director, Bureau of Communicable Diseases (part time) at rate of . .	550-660
29	1	P54	Supervisor, Public Health Nursing	230-290

Section 54b. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)

VENEREAL DISEASE CONTROL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
29.1	5	B222	General Clerk	\$185-230
29.2	1	B239	Statistician	250-315
30	1	B408	General Clerk-Stenographer (part time) at rate of	185-230
31	4	B408	General Clerk-Stenographer	185-230
32	10	B512	General Clerk-Typist	185-230
33	2	I 116	Orderly	130-165
34	2	I 204	Porter	125-160
34.01	1	I 206	Porter Sub-Foreman	140-175
34.1	1	L20	Public Health Educator	350-420
34.2	2		*Bacteriologist	225
35	3	L364	Physician Specialist (part time) at rate of	520
36	5	L364	Physician Specialist	520
37	1	L376	Chief, Division of Venereal Disease Control	500-600
38	1	L406	Senior Psychologist	250-300
39	7	P52	Public Health Nurse	190-230
40	2	P54	Supervisor, Public Health Nursing	230-290
41	4	P102	Registered Nurse	165-200

*Subject to classification by Civil Service Commission after investigation.

Section 54b.1. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)

BUREAU OF MENTAL HYGIENE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
42	1	B408	General Clerk-Stenographer (part time) at rate of	\$185-230
43	1	B408	General Clerk-Stenographer	185-230
44	2	L364	Physician Specialist (part time) at rate of	520
45	4	L404	Psychologist	200-250
46	1	L404	Psychologist (part time), at rate of	200-250

Section 54b.2. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

BACTERIOLOGICAL LABORATORY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
47	2	B512	General Clerk-Typist	\$185-230
49	4	I 204	Porter	125-160
50	3	L52	Bacteriological Laboratory Technician	175-220
51	4	L56	Bacteriologist	250-315
51.1	1	L58	Senior Bacteriologist	315-375
53	1	L64	Consultant Bacteriologist (part time)	50.00 day

Section 55. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

SCHOOL INSPECTION—MEDICAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
53.1	1	B408	General Clerk-Stenographer	\$185-230
53.2	1	L202	Dietitian	185-230
54	1	L252	Optometrist (part time) at rate of	275-345
55	2	L364	Physician Specialist	520
56	12	L364	Physician Specialist (part time) at rate of	520
56.1	1	L368	Director, Bureau of Child Hygiene	550-660
57	2	L602	Audiometer Technician	185-230

Section 55.1. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

DENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
58	1	B222	General Clerk (part time) at rate of	\$185-230
59	4	L152	Dental Hygienist	185-230
60	10	L156	Dentist (part time) at rate of	325-390
61	1	L160	Director of Dental Bureau (part time) at rate of	385-460

Section 55.2. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

CHILD WELFARE—MEDICAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
62	2	L364	Physician Specialist	\$520
63	6	L364	Physician Specialist (part time) at rate of	520

Section 55.3. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

CHEMICAL LABORATORY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
64	1	L102	Food Chemist Assistant	\$165-215
65	2	L104	Food Chemist	250-315
66	1	L106	Senior Food Chemist	315-375

**Section 55.4. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

PLUMBING INSPECTION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
67	7	A412	Plumbing Inspector	\$300-365
68	1	A416	Chief Plumbing Inspector.....	365-430
69	1	B408	General Clerk-Stenographer	185-230
70			Plumber Examiners, \$6 per meeting	

**Section 55.5. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

CITY PHYSICIANS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
71	12	L360	Physician (part time) at rate of...	\$460
72	1	L362	Supervisor of City Physicians.....	460-550

**Section 55a. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

FIELD NURSING, ADMINISTRATION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
73	1	B222	General Clerk	\$185-230
74	8	B408	General Clerk-Stenographer	185-230
75	10	P54	Supervisor, Public Health Nursing	230-290
76	1	P57	Assistant Director of Public Health Nursing	290-330
77	1	P58	Director of Public Health Nursing.	330-400

**Section 55a.1. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

FIELD NURSING, SCHOOLS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
78	46	P52	Public Health Nurse	\$190-230

**Section 55a.2. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

FIELD NURSING, OTHER

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
78.1	1	N204	Housing and Industrial Inspector..	\$230-290
79	29	P52	Public Health Nurse	190-230
80	2	P54	Supervisor, Public Health Nursing	230-290
81	4	I 204	Porter	125-160

**Section 55a.3. DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

TUBERCULOSIS BUREAU

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
82	3	B408	General Clerk-Stenographer	\$185-230
83	3	B512	General Clerk-Typist	185-230
84	3	L364	Physician Specialist (part time) at rate of.....	520
85	1	L375	Chief, Division of Tuberculosis Control	500-600
86	9	P52	Public Health Nurse	190-230
87	4	P102	Registered Nurse	165-200
88	1	P104	Head Nurse	200-240

Section 55a.4. **DEPARTMENT OF PUBLIC HEALTH—
BUREAU OF INSPECTION**

DIVISION 1

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
2	1	B408	General Clerk-Stenographer (part time) at rate of	185-230
3	1	N53	Assistant District Supervisor	290-345
4	5	N56	Market and Food Inspector	230-290
5	1	N60	Abattoir Inspector	230-290
6	5	N62	Veterinarian	275-345
7	1	N63	Chief Abattoir Inspector	345-405
8	9	N64	Dairy Inspector	250-315

Section 55a.5. **DEPARTMENT OF PUBLIC HEALTH—
BUREAU OF INSPECTION (Continued)**

DIVISION 2

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	4	B408	General Clerk-Stenographer	\$185-230
9.1	2	B512	General Clerk-Typist	185-230
10	1	F408	Public Health Engineer	400-480
11	2	N53	Assistant District Supervisor	290-345
12	4	N54	District Supervisor	345-405
13	33	N56	Market and Food Inspector	230-290
13.1	2	N60	Abattoir Inspector	230-290
13.2	1	N70	Chief Food and Sanitary Inspector	385-460
14	16	N204	Housing and Industrial Inspector	230-290

Section 55b. **DEPARTMENT OF PUBLIC HEALTH—
CENTRAL OFFICE (Continued)**

INTERDEPARTMENTAL

These employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	I 2	Kitchen Helper	\$120-155
2	15	I 116	Orderly	130-165
3	15	I 116	Orderly (part time) at rate of	130-165
4	7	I 204	Porter	125-160
5	20	P102	Registered Nurse	165-200
6	30	P102	Registered Nurse (part time) at rate of	165-200
7	4	P103	Special Nurse	*9.00 day

*\$1.00 additional for communicable disease and violent cases; \$3.00 additional for two patients (not to exceed \$13.00).

Section 56. **DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	B222	General Clerk	\$185-230
2	1	B408	General Clerk-Stenographer	185-230
3	4	B454	Telephone Operator	185-230
5	1	C152	Watchman	150-190
6	15	I 2	Kitchen Helper	120-155
7	1	I 7	Baker	175-210
8	3	I 10	Cook's Assistant	135-165

Section 56. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	4	I 12	Cook	175-210
9.1	1	I 16	Chef	230-250
10	1	I 22	Butcher	260
11	1	I 24	Senior Butcher	281
12	3	I 54	Waitress	120-155
13	1	I 58	Dining Room Steward	150-180
14			Inmate Help, not over	50

Section 56.1. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
15	107	I 116	Orderly	\$130-165
16	11	I 120	Senior Orderly	150-190
17	2	I 112	Supervisor, Ambulatory Inmates..	210-265
18	2	I 154	Laundress	125-160
19	1	I 164	Marker and Distributor	140-175
20	1	I 166	Wringerman	160-200
21	1	I 170	Washer	160-200
22	1	I 174	Superintendent of Laundry	230-290
23	27	I 204	Porter	125-160
23.1	1	I 206	Porter Sub-Foreman	140-175
24	1	I 254	Seamstress	140-175
25	1	I 256	Head Seamstress	165-205
26	2	I 302	Instructor in Occupational Therapy	160-200

Section 56.2. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
27	1	L8	Assistant Superintendent, Laguna Honda Home	\$290-350
28	1	L9	Assistant Superintendent (medical), Laguna Honda Home	460-550
29	1	L10	Superintendent, Laguna Honda Home	460-550
30	1	L54	Clinical Bacteriologist	175-220
30.1	1	L156	Dentist (part time) at rate of.....	325-390
31	1	L202	Dietitian	185-230
32	1	L306	Senior Pharmacist	290-345
33	6	L352	Interne	100
34	3	L360	Physician	460
35	1	L452	X-ray Technician	185-230
36	1		Chiropodist (part time)	50

Section 56.3. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
37	1	O1	Chauffeur, Flat Rack Truck....(g	\$207.50
38	1	O52	Farmer	160-200
39	1	O54	Foreman, Building and Grounds..	210-260
40	1	O58	Gardener	150-200
41	1	O60	Sub-Foreman Gardener	200-240
42	3	O168.1	Operating Engineer	290
42.1	1	O172	Chief Operating Engineer	360

**Section 56.4. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
43	41	P102	Registered Nurse	\$165-200
44	9	P104	Head Nurse	200-240
44.1	2	P111	Night Supervisor	240-265
45	1	P118	Superintendent of Nursing, Laguna Honda Home	250-315
46	1	P208	Operating Room Nurse	190-230

**Section 56.5. DEPARTMENT OF PUBLIC HEALTH—
LAGUNA HONDA HOME (Continued)**

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
46	1	B4	Bookkeeper	\$210-260
47	1	I 22	Butcher	260
48	4	I 204	Porter	125-160

**Section 57. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL**

ISOLATION DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B512	General Clerk-Typist (part time) at rate of	\$185-230
2	1	C152	Watchman	150-190
3	1	I 2	Kitchen Helper	120-155
4	1	I 116	Orderly	130-165
5	10	I 204	Porter	125-160
5.1	1	I 206	Porter Sub-Foreman	140-175
6	2	L352	Interne	100
7	1	L354	House Officer	175
8	1	L364	Physician Specialist (part time) at rate of	520
9	4	P102	Registered Nurse	165-200
10	1	P104	Head Nurse	200-240
11	1	P116	Superintendent, Isolation Division.	250-315

**Section 58. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	B4	Bookkeeper	\$210-260
1.2	1	B37	Assistant Superintendent (Adminis- trative), San Francisco Hospital	350-420
1.3	2	B210	Office Assistant	140-175
2	12	B222	General Clerk	185-230
3	2	B222	General Clerk (part time) at rate of	185-230
4	2	B228	Senior Clerk	230-290
4.1	*1	B234	Head Clerk	275-345
5	2	B239	Statistician	250-315
5.1	2	B309b	Key Punch Operator (Numerical)	160-200
6	11	B408	General Clerk-Stenographer	185-230
7	2	B408	General Clerk-Stenographer (part time) at rate of	185-230

*Funds provided for 2½ months only.

Section 58. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
8	1	B412	Senior Clerk-Stenographer	230-290
9	1	B454	Telephone Operator (relief) at rate of	185-230
10	5	B454	Telephone Operator	185-230
11	2	B512	General Clerk-Typist (part time) at rate of	185-230
12	9	B512	General Clerk-Typist	185-230
13	5	C152	Watchman	150-190
14	2	E108	Electrician	(i) 382.50

Section 58a. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
16	80	I 2	Kitchen Helper	\$120-155
17	1	I 6	Pastry Cook	175-210
18	8	I 10	Cook's Assistant	135-165
19	7	I 12	Cook	175-210
20	1	I 14	Junior Chef	210-230
21	1	I 16	Chef	230-250
22	12	I 54	Waitress or I 56 Waiter	120-155
24			Inmate Help, not over	50
25	4	I 106	Morgue Attendant	150-190
26	142	I 116	Orderly	130-165
27	4	I 120	Senior Orderly	150-190
28	2	I 122	House Mother	145-185
29	13	I 152	Flatwork Ironer	120-155
30	4	I 154	Laundress	125-160
32	1	I 158	Sorter	140-175
33	1	I 164	Marker and Distributor	140-175
34	1	I 166	Wringerman	160-200
37	1	I 172	Head Washer	195-245
38	1	I 178	Superintendent of Laundry, San Francisco Hospital	275-345
39	96	I 204	Porter	125-160
40	10	I 206	Porter Sub-Foreman	140-175
41	3	I 208	Porter Foreman	145-185
42	1	I 210	Head Porter	165-205
43	6	I 254	Seamstress	140-175
44	1	I 256	Head Seamstress	165-205

Section 59. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
45	1	L2	Assistant Superintendent (medical) San Francisco Hospital	\$460-550
46	1	L6	Superintendent of San Francisco Hospital	625-750
47	1	L66	Clinical Technician, Blood Bank ..	230-290
48	4	L67	Assistant Clinical Technician, Blood Bank	185-230
49	1	L70	Physiotherapist	185-230
50	2	L72	Medical Laboratory Assistant (part time) at rate of	165-215
51	2	L156	Dentist (part time) at rate of	325-390
52	4	L202	Dietitian	185-230

Section 59. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
53	1	L206	Chief Dietitian	230-260
54	4	L304	Pharmacist	230-290
55	1	L306	Senior Pharmacist	290-345
56	42	*L352	Interne	100
57	21	L354	House Officer	175
58	11	L356	Senior House Officer	230
59	7	L357	Resident Physician	290
60	1	L359	Supervising Physician, Blood Bank, (part time) at rate of.....	460
61	2	L360	Physician (part time) at rate of...	460
62	4	L364	Physician Specialist (part time) at rate of	520
62.1	1	L364	Physician Specialist	520

*Internes at San Francisco Hospital in excess of the number budgeted may, at the discretion of the department head, receive board and room only for a period not to exceed three months.

Section 59a. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
63	7	L452	X-Ray Technician	\$185-230
64	1	L456	Senior X-Ray Technician	230-290
64.1	1		Recreational Therapy Instructor (part time), \$10 per quarter....	
65	1	L458	Roentgenologist	550
66	1	M255	Bracemaker	(h 299
67	2	O1	Chauffeur, Flat Rack Truck..	(h 228.50
68	7	O58	Gardener	150-200
69	1	O60	Sub-Foreman Gardener	200-240
70	4	O166.1	Junior Operating Engineer	232
71	4	O168.1	Operating Engineer	290
72	1	O172	Chief Operating Engineer	360

Section 60. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
74		P101	Senior Cadet Nurse	\$ 65
75	142	P102	Registered Nurse	165-200
76		P103	Special Nurse (as needed).....	*9.00 day
77	2	P111	Night Supervisor	240-265
79	29	P104	Head Nurse	200-240
80	4	P110	Assistant Superintendent of Nursing	240-290
81	1	P122	Director of Institutional Nursing..	335-405
82	5	P204	Anaesthetist	200-240
83	1	P206	Senior Anaesthetist	240-290
84	25	P208	Operating Room Nurse	190-230
85	1	P210	Senior Operating Room Nurse....	230-290
86	1	P212a	Head Nurse, Specialist (Obstetrical)	210-260
86.1	1	P212b	Head Nurse, Specialist (Pediatric)	210-260

*\$1.00 additional for communicable disease and violent cases; \$3.00 additional for two patients (not to exceed \$13.00).

Section 60. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

PSYCHIATRIC BUILDING

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
86.2	1	P212c	Head Nurse, Specialist (Psychiatric)	210-260
87	2	P304	Instructor of Nursing	210-260
88	1	P306	Senior Instructor of Nursing	250-315
89	1	B408	General Clerk-Stenographer	185-230
90	1	C152	Watchman	150-190
90.1	1	C152	Watchman (k)	186
91	2	L354	House Officer	175
92	1	L364	Physician Specialist	520
93	1	I 2	Kitchen Helper	120-155
94	21	I 120	Senior Orderly	150-190
95	1	I 204	Porter	125-160
96	4	P2	Emergency Hospital Steward	190-240
97	8	P102	Registered Nurse	165-200

Section 60a. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

SOCIAL SERVICE DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	19	T157	Social Service Worker	\$200-245
2	1	T160	Senior Social Service Worker	250-315

Section 60b. DEPARTMENT OF PUBLIC HEALTH—
SAN FRANCISCO HOSPITAL (Continued)

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	I 2	Kitchen Helper	\$120-155
2	5	I 116	Orderly	130-165
3	4	I 154	Laundress	125-160
4	1	I 204	Porter	125-160
5	1	L452	X-Ray Technician	185-230
6	1	P102	Registered Nurse	165-200

Section 61. DEPARTMENT OF PUBLIC HEALTH—
EMERGENCY HOSPITALS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	B408	General Clerk-Stenographer	\$185-230
1.1	1	I 204	Porter	125-160
2	16	L504	Emergency Hospital Surgeon	345
2.1	3	L504	Emergency Hospital Surgeon (part time) as needed, at rate of	345
3	1	L506	Assistant Chief Surgeon (part time) at rate of	460
4	1	L508	Chief Surgeon (part time) at rate of	600
5	20	O6	Ambulance Driver	190-240
6	1	O6	Ambulance Driver (Relief) at rate of	190-240
7	24	P2	Emergency Hospital Steward	190-240
8	1	P3	Senior Emergency Hospital Steward	240-290
9	1	P4	Chief Emergency Hospital Steward	290-345
10	15	P102	Registered Nurse	165-200

**Section 62. DEPARTMENT OF PUBLIC HEALTH—
HASSLER HEALTH HOME**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	1	B408	General Clerk-Stenographer	185-230
3	1	B512	General Clerk-Typist	185-230
4	2	C152	Watchman	150-190
5	17	I 2	Kitchen Helper	120-155
6	3	I 12	Cook	175-210
7	1	I 14	Junior Chef	210-230
8	19	I 116	Orderly	130-165

**Section 62.1. DEPARTMENT OF PUBLIC HEALTH—
HASSLER HEALTH HOME (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	16	I 204	Porter	\$125-160
10	1	I 254	Seamstress	140-175
11	3	J4	Laborer	(h) 198.50
13	1	L52	Bacteriological Laboratory Technician	175-220
14	1	L156	Dentist (part time) at rate of.....	325-390
14.1	1	L202	Dietitian	185-230
15	2	L352	Interne	100
15.1	1	L363	Superintendent, Hassler Health Home	460-550
16	1	L364	Physician Specialist	520
16.1	2	L364	Physician Specialist (part time) at rate of.....	520
17	1	O1	Chauffeur, Flat Rack Truck..... (h)	228.50
18	1	O54	Foreman, Building and Grounds..	210-260
19	1	O58	Gardener	150-200
20	10	P102	Registered Nurse	165-200
21	5	P104	Head Nurse	200-240
22	1	P112	Superintendent of Nursing	240-290
23			Inmate Help, not over.....	50

Section 63. CORONER

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B228	Senior Clerk	\$230-290
2	1	B408	General Clerk-Stenographer	185-230
2.1	1	B420	Phonographic Reporter	275-345
3	4	B512	General Clerk-Typist	185-230
3.1	1	D2	Bailiff (part time) at rate of.....	210-260
4	1	I 106	Morgue Attendant	150-190
5	1	I 106	Morgue Attendant (part time) at rate of	150-190
6	2	L52	Bacteriological Laboratory Technician	175-220
7	1	L102	Food Chemist Assistant	165-215
8	1	L110	Toxicologist (part time) at rate of	335-405
9	1	L364	Physician Specialist (part time) at rate of	520
10	3	L502	Autopsy Surgeon (part time) at rate of	460
11	4	N4	Coroner's Investigator	230-290
12	1	N8	Coroner's Chief Investigator.....	300-375
13	1	N10	Coroner	550-660
13.1	4	O8	Morgue Ambulance Driver.....	190-240

**Section 64. HORTICULTURAL INSPECTION DEPARTMENT—
AGRICULTURAL COMMISSION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
2	3	N154	Horticultural Inspector	230-290
3	1	N155	Senior Horticultural Commissioner	290-345
4	1	N156	County Agricultural Commissioner	385-460
FARMERS MARKET				
5	1	B230	Market Master	275-345
6	1	C104	Janitor (part time) at rate of.....	155-195

Section 65. SEALER OF WEIGHTS AND MEASURES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B512	General Clerk-Typist	\$185-230
2	5	N354	Inspector of Weights and Measures	230-290
3	1	N356	Senior Inspector of Weights and Measures	290-345
4	1	N358	Sealer of Weights and Measures..	420-500

Section 66. PUBLIC WELFARE DEPARTMENT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	B4	Bookkeeper	\$210-260
2	1	B25	Business Manager	385-460
3	3	B210	Office Assistant	140-175
4	5	B222	General Clerk	185-230
4.1	1	B222	General Clerk	(k) 230
5	1	B228	Senior Clerk	230-290
6	1	B239	Statistician	250-315
7	38	B408	General Clerk-Stenographer	185-230
9	1	B419.1	Secretary, Public Welfare Commission....	250-315
10	3	B454	Telephone Operator	185-230
11	1	B510	Braille Typist	185-230
12	28	B512	General Clerk-Typist	185-230
12.1	3	B512	General Clerk-Typist	(k) 230
13	2	B516	Senior Clerk-Typist	230-290
14	4	C104	Janitor	155-195
15	1	C107	Working Foreman Janitor	195-230
16	2	L360	Physician (part time) at rate of...	460
18	85	T157	Social Service Worker	200-245
19	13	T160	Senior Social Service Worker.....	250-315
20	1	T163	Director of Public Welfare.....	550-660
21	1	T165	District Supervisor	360-430

Section 67. CONTROLLER

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B20	Controller	\$1,250
2	24	B4	Bookkeeper	210-260
3	10	B6	Senior Bookkeeper	260-315
4	1	B8	Supervisor of Disbursements	385-460
5	10	B10	Accountant	315-375
5.1	4		*Senior Accountant	325
6	2	B14	Senior Accountant	385-460
7	1	B21	Chief Assistant Controller	625-750
8	1	B26	Supervisor of Budget Statistics....	385-460
9	1	B27	Supervisor of Accounts and Reports	460-550
10	1	B28	Supervisor of General Audits.....	460-550
11	1	B30	Supervisor of Utilities Audits.....	460-550

*To be classified by Civil Service Commission after investigation.

Section 67.1. CONTROLLER (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	1	B68	Chief Clerk	\$360-430
12.1	1	B210	Office Assistant	140-175
13	2	B210	Office Assistant (part time) at rate of	140-175
14	9	B222	General Clerk	185-230
14.1	1	B222	General Clerk	(k 229
15	3	B228	Senior Clerk	230-290
16	4	B234	Head Clerk	275-345

Section 67.2. CONTROLLER (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
17	4	B301	Payroll Machine Operator	\$185-230
18	1	B302	Addressing Machine Operator.....	185-230
19	1	B304	Senior Addressing Machine Operator	230-260
20	7	B308a	Calculating Machine Operator (keydrive)	185-230
20.1	4	B309a	Key Punch Operator (Alphabetical)	160-200
21	1	B309b	Key Punch Operator (Numerical)	160-200
22	1	B310	Tabulating Machine Operator.....	190-240
23	6	B311	Bookkeeping Machine Operator...	185-230
24	1	B312	Senior Bookkeeping Machine Operator	230-290

Section 67.3. CONTROLLER (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
25	3	B408	General Clerk-Stenographer	\$185-230
26	1	B417	Executive Secretary to the Controller	300-375
27	8	B512	General Clerk-Typist	185-230
28	1	K6	Senior Attorney, Civil	545

Section 68. CITY PLANNING COMMISSION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	5		Commissioners, \$15 per meeting. (b)	
2	1	B78	Secretary, City Planning Commission	\$315-375
3	3	B408	General Clerk-Stenographer	185-230
4	1	B512	General Clerk-Typist	185-230
5	2	F100	Junior Draftsman	210-260
6	5	F102d	Draftsman (City Planning)	260-320
7	1	F800	City Planning Engineer	833.33
7.1	1	F803	Senior City Planner	400-480
7.2	2	F804	City Planning Delineator	300-360
10	1	F810	Associate City Planner	335-400
11	2	F812	Assistant City Planner	270-335
12	1	F814	City Planning Aide	185-230
13	1	G300	Zoning Examiner	320-385

Section 69. PUBLIC UTILITIES COMMISSION—
GENERAL OFFICE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	5		Commissioners	(b \$100
2	1	F1	Manager of Utilities	1,500
2.1	1	B4	Bookkeeper	210-260
3	1	B22	Assistant Director, Bureau of Accounts	450-540

Section 69. PUBLIC UTILITIES COMMISSION—
GENERAL OFFICE (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	1	B23	Director, Bureau of Accounts.....	625-750
5	1	B54	Director, Bureau of Public Service	550-660
5.1	2	B55	Assistant Director, Bureau of Public Service.....	400-480
6	1	B60	Secretary, Public Utilities Commission	300-375
7	1	B77	Executive Secretary to Manager of Utilities	385-460
7.1	3	B408	General Clerk-Stenographer	185-230
8	1	B512	General Clerk-Typist	185-230
8.1	1	F75	Director, Bureau of Accident Prevention	500
8.2	1	G84	Director, Bureau of Personnel....	500-600
8.3	1	G51	Personnel Assistant	210-265
9	1	L360	Physician (part time) at rate of...	460
10	1	O1	Chauffeur	240

Section 69a. PUBLIC UTILITIES COMMISSION—
LIGHT, HEAT AND POWER BUREAU

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
1.1	1	B308a	Calculating Machine Operator (key drive)	185-230
2	3	B408	General Clerk-Stenographer	185-230
2.1	2	B512	General Clerk-Typist	185-230
3	1	F100	Junior Draftsman	210-260
4	1	F102e	Draftsman (Electrical)	260-320
5	1	F102f	Draftsman (Mechanical)	260-320
6	2	F356	Electrical Engineering Inspector...	300-375
7	1	F372	Manager and Chief Engineer.....	550-660
7.1	2	F406g	Assistant Engineer (Electrical, Public Utilities)....	360-430
7.2	1	F410a	Engineer (Electrical)	435-520
8	1	N102	Street Lighting Inspector	250-315

Section 69b. PUBLIC UTILITIES COMMISSION—
LIGHT, HEAT AND POWER BUREAU (Cont'd)

INTERDEPARTMENTAL EMPLOYMENTS AS NEEDED

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
11	1	B408	General Clerk-Stenographer	\$185-230
12		E108	Electrician	15.00 day
13	1	E154	Lineman	15.00 day
14	1	E156	Cable Splicer	17.40 day
15	1	F100	Junior Draftsman	210-260
17	2	F102f	Draftsman (Mechanical)	260-320
18	2	F356	Electrical Engineering Inspector...	300-375
18.1	1	F406	Assistant Engineer	360-430
19	1	F410a	Engineer (Electrical)	435-520

Section 70. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO AIRPORT

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
0.01	1	B4	Bookkeeper	\$210-260
0.1	1	B6	Senior Bookkeeper	260-315
1	3	B408	General Clerk-Stenographer	185-230
1.1	1	B412	Senior Clerk-Stenographer	230-290
1.2	4	B454	Telephone Operator	185-230

Section 70. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO AIRPORT (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
2	5	B512	General Clerk-Typist	185-230
2.1	4	C102	Janitress	145-180
3	4	C104	Janitor	155-195
4	1	C107	Working Foreman Janitor	195-230
5	1	F50	Maintenance Chief, San Francisco Airport	275-345
6	14	F51	Airport Attendant	185-230
7	4	F52	Crew Chief, San Francisco Airport	210-260
7.1	4	F54	Airport Guard	(t 230
7.2	1	F58	Supervisor Airport Services	(t 350
7.3	1	F60	Assistant Superintendent of Airport Operations	(t 400
8	1	F61	Superintendent of Airport Operations	435-520
9	1	F62	Manager, Airport Department.....	833.33
10	1	F410d	Engineer (Civil, Public Utilities)..	435-520
11	1	O58	Gardener	150-200

Section 70a. PUBLIC UTILITIES COMMISSION—
HETCH HETCHY WATER SUPPLY, POWER
AND UTILITIES, UTILITIES ENGINEERING

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
0.1	1	B210	Office Assistant	\$140-175
1	3	B408	General Clerk-Stenographer	185-230
1.1	1	B412	Senior Clerk-Stenographer	230-290
1.2	1	B512	General Clerk-Typist	185-230
2	1	F9	Manager and Chief Engineer, Hetch Hetchy Bureau	900
3	3	F102c	Draftsman (Civil)	260-320
4	1	F104d	Senior Draftsman (Electrical)	320-375
5	1	F356	Electrical Engineering Inspector...	300-375
5.1	1	F406a	Assistant Engineer (Architectural)	360-430
5.2	2	F406c	Assistant Engineer (Civil, Public Utilities).....	360-430
6	1	F410a	Engineer (Electrical)	435-520
6.1	2	F410d	Engineer (Civil, Public Utilities)..	435-520
6.2	1	F410f	Engineer (Mechanical)	435-520
7	2	F412b	Senior Engineer (Civil, Public Utilities)	530-635
7.1	1	F412c	Senior Engineer (Electrical, Public Utilities)....	530-635
8	1	O1	Chauffeur	240

Section 70c. PUBLIC UTILITIES COMMISSION—
HETCH HETCHY WATER SUPPLY,
POWER OPERATIVE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	1	B222	General Clerk	185-230
2.1	1	B408	General Clerk-Stenographer	185-230
3	1	B412	Senior Clerk-Stenographer	230-290
3.1	1	B512	General Clerk-Typist	185-230
4	1	C104	Janitor	155-195
5	1	C104	Janitor (part time) at rate of.....	155-195
7	7	E120	Governorman	190-240
8	7	E122	Power House Operator	230-290
8.1	5	E124	Senior Power House Operator.....	290-310

Section 70c. PUBLIC UTILITIES COMMISSION—
HETCH HETCHY WATER SUPPLY,
POWER OPERATIVE (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
9	2	E128	Superintendent, Power House.....	360-430
12.1	1	E161	General Foreman Lineman	17.00 day
13	1	F401a	Junior Engineer (Electrical)	255-320
13.1	1	F406g	Assistant Engineer (Electrical) ...	360-430
14	2	F410a	Engineer (Electrical)	435-520
15	1	I 2	Kitchen Helper (part time) at rate at	120-155
16	1	I 12	Cook	175-210
17	1	I 60	Housekeeper	145-185
18	2	J4	Laborer	(i) 217
19	1	M254	Machinist	(i) 335
21	1	O60	Sub-Foreman Gardener	200-240

Section 70e. PUBLIC UTILITIES COMMISSION—
HETCH HETCHY WATER SUPPLY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
0.1	1	A161	General Foreman Carpenter... (i)	\$408
1	1	B4	Bookkeeper	210-260
1.1	1	B6	Senior Bookkeeper	260-315
2	1	B14	Senior Accountant	385-460
3	1	B408	General Clerk-Stenographer	185-230
4	1	B454	Telephone Operator (part time) at rate of	185-230
5	2	F406c	Assistant Engineer (Civil, Public Utilities)	360-430
6	1	F410d	Engineer (Civil, Public Utilities)..	435-520
6.1	1	F604	Surveyor's Field Assistant	230-290
6.2	1	M55	Foreman Auto Machinist	(i) 357
6.3	1	O168.1	Operating Engineer	290
7	5	U130	Reservoir Keeper	185-230
7.1	1	U130	Reservoir Keeper	(k) 230
8	2	U206	Water Department Worker	(i) 217
9	1	U213	Special Agent	230

Section 71. PUBLIC UTILITIES COMMISSION—HETCH
HETCHY WATER SUPPLY, POWER AND
UTILITIES ENGINEERING BUREAU

These positions are paid from appropriations for temporary or interdepartmental services. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	A106	Building Inspector	\$280-340
2	3	A154	Carpenter	14.00 day
3	1	A160	Foreman Carpenter	(g) 318
4	2	A354	Painter	(i) 357
4.1	1	B4	Bookkeeper	210-260
9	1	B10	Accountant	315-375
13	4	B408	General Clerk-Stenographer	185-230
13.1	1	B412	Senior Clerk-Stenographer	230-290
15	5	B512	General Clerk-Typist	185-230
15.1	1	C152	Watchman	150-190
15.2	1	E107	Power House Electrician	15.00 day
16	7	E150	Lineman's Helper	10.80 day
19	13	E154	Lineman	15.00 day
20	3	E160	Foreman Lineman	16.00 day

**Section 71.1. PUBLIC UTILITIES COMMISSION—HETCH
HETCHY WATER SUPPLY, POWER AND
UTILITIES ENGINEERING BUREAU (Cont'd)**

INTERDEPARTMENTAL EMPLOYMENTS AS NEEDED				
Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3	F100	Junior Draftsman	\$210-260
1.1	2	F102a	Draftsman (Architectural)	260-320
2	6	F102c	Draftsman (Civil)	260-320
2.1	4	F102e	Draftsman (Electrical)	260-320
2.2	2	F102f	Draftsman (Mechanical)	260-320
3	5	F104b	Senior Draftsman (Civil)	320-375
3.1	2	F104d	Senior Draftsman (Electrical)	320-375
3.2	2	F104e	Senior Draftsman (Mechanical)...	320-375
4	1	F108	Architect	415-500
5	1	F202	Inspector, Public Works Construction	230-290
5.1	1	F256	Cartographer and Art Designer....	255-320
6	2	F356	Electrical Engineering Inspector...	300-375
8	6	F401b	Junior Engineer (Civil)	255-320
8.1	3	F401a	Junior Engineer (Electrical)	255-320
8.2	2	F401e	Junior Engineer (Mechanical)....	255-320
9	3	F406g	Assistant Engineer (Electrical)...	360-430
9.1	8	F406c	Assistant Engineer (Civil)	360-430
9.2	3	F406h	Assistant Engineer (Mechanical)..	360-430
10	5	F410d	Engineer (Civil)	435-520
10.1	1	F410a	Engineer (Electrical)	435-520
10.2	1	F410f	Engineer (Mechanical)	435-520
11	1	F604	Surveyor's Field Assistant	230-290
11.1	6	F654	Traffic Checker	205-255

**Section 71.2. PUBLIC UTILITIES COMMISSION—HETCH
HETCHY WATER SUPPLY, POWER AND
UTILITIES ENGINEERING BUREAU (Cont'd)**

INTERDEPARTMENTAL EMPLOYMENTS				
Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
12	7	J4	Laborer	\$ 8.50 day
13	3	J10	Labor Sub-Foreman	9.00 day
14	1	J12	Labor Foreman, Utilities	(i) 242.50
14.1	1	J66	Garageman	(i) 229.50
15	3	M54	Auto Machinist	(h) 303.50
17	1	M108	Blacksmith	(i) 306
19	7	O1	Chauffeur	*(i) 235 to 352
19.1	1	O58	Gardener	150-200
20	1	O152	Engineer of Hoisting and Portable Engines	13.20 day
21	12	U206	Water Department Worker	8.50 day
23	1	U227	General Maintenance Foreman....	255-320
23.1	1	U230	Maintenance Foreman	210-260
24			Trucks and teams at rates estab- lished by Purchaser's contracts. Subject to prior approval of the Civil Service Commission, other classifications as needed for emergency work at rates not to exceed that prevailing for the particular classification for pri- vate employment of public con- tracts.	

*At rate set by Salary Standardization Ordinance for type of equip-
ment operated.

**Section 72. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	25	A154	Carpenter	\$ 14.00 day
1.1	1	A156	Patternmaker	13.60 day
1.2	2	A160	Foreman Carpenter	15.00 day
1.3	1	A252	Glazier	12.68 day
2	2	A354	Painter	14.00 day
3	16	A364	Car and Auto Painter	14.00 day
3.1	1	A366	Foreman Car and Auto Painter...	15.00 day
4	1	A370	General Foreman, Car and Auto Paint Shop..... (g	339
5	7	B4	Bookkeeper	210-260
6	2	B6	Senior Bookkeeper	260-315
7	3	B10	Accountant	315-375
8	1	B14	Senior Accountant	385-460
8.1	2	B68	Chief Clerk	360-430
8.2	4	B102	Teller	230-290
8.3	1	B103	Cashier C	230-290
8.4	4	B210	Office Assistant	140-175
10	64	B222	General Clerk	185-230
10.1	7	B228	Senior Clerk	230-290
11	3	B234	Head Clerk	275-345
12	14	B308a	Calculating Machine Operator (key drive)	185-230
12.1	2	B308b	Calculating Machine Operator (rotary type)	185-230
12.2	3	B309c	Key Punch Operator, Remington Rand	160-200
12.3	8	B310b	Tabulating Machine Operator, Remington Rand	190-240
12.4	1	B310.1d	Senior Tabulating Machine Operator, Remington Rand.....	240-290
12.4.1	1		*Senior Tabulating Mach. Operator	240
12.5	1	B330	Photographer	230-290
13	35	B408	General Clerk-Stenographer	185-230
13.1	1	B408	General Clerk-Stenographer (part time) at rate of	185-230
13.2	1	B412	Senior Clerk-Stenographer	230-290
14	9	B454	Telephone Operator	185-230
14.1	1	B458	Chief Telephone Operator	230-290
15	25	B512	General Clerk-Typist	185-230
15.1	4	B516	Senior Clerk-Typist	230-290

*Subject to classification by Civil Service Commission.

**Section 72.1. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
16	2	C52	Elevator Operator	\$150-190
17	1	C52	Elevator Operator (relief) at rate of	150-190
18	21	C104	Janitor	155-195
18.1	2	C104	Janitor	(k 186
18.2	95	C104.1	Car Cleaner	155-195
18.3	1	C104.1	Car Cleaner	(k 195
18.4	1	C104.1	Car Cleaner (part time) at rate of	155-195
18.5	1	C105	Working Foreman Car Cleaner... (t	195
19	2	C107	Working Foreman Janitor	195-230
19.1	5	C152	Watchman	150-190
19.2	1	C152	Watchman	(k 186
19.3	1	C152	Watchman (part time) at rate of..	150-190
19.4	2	C202	Window Cleaner	195-230

Section 72.2. **PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19.5	12	E105	Armature Winder's Helper	\$ 8.80 day
20	9	E106	Armature Winder	12.00 day
20.1	1	E106.1	Foreman Armature Winder	13.80 day
20.2	1	E107	Power House Electrician	(i 382.50
20.3	1	E107.1	Foreman Power House Electrician	(i 408
20.3.1	1	E108	Electrician	15.00 day
20.4	2	E120	Governorman	190-240
20.5	19	E122	Power House Operator	230-290
20.6	4	E124	Senior Power House Operator....	290-310
20.7	3	E150	Lineman Helper	10.80 day
21	20	E154	Lineman	15.00 day
22	4	E160	Foreman Lineman	16.00 day
22.2	1	E161	General Foreman Lineman.....	(i 433.50
22.3	97	E200	Electrical Railway Shop Mechanic	8.80 day
22.4	85	E202	Senior Electrical Railway Shop Mechanic	12.00 day
22.5	21	E206	Sub-Foreman Electrical Railway Shop Mechanic	12.50 day
22.6	10	E208	Foreman Electrical Railway Shop Mechanic	13.80 day
22.7	1	E210	General Foreman Electrical Rail- way Shop Mechanic	14.00 day
22.8	1	F406c	Assistant Engineer (Civil, Public Utilities)	360-430
23	3	F410d	Engineer (Civil, Public Utilities)..	435-520
23.1	1	F414	General Superintendent of Track and Roadway	530-635
23.2	5	F654	Traffic Checker	205-255
23.3	1		*Supervisor of Traffic Checkers....	225
23.4	1	G102	General Claims Agent	500-600
25	35	J4	Laborer	8.50 day
26	1	J4	Laborer	(k h 198.50
27	36	J66	Garageman	9.00 day
27.1	4	J68	Sub-Foreman Garageman	9.50 day
27.2	1	J92	Rope Cable Splicer	(t 13.00 day
28	140	J152	Trackman	8.50 day
29	8	J156	Switch Repairer	9.00 day
30	11	J160	Track Welder	9.00 day
31	6	J162	Electric Arc Welder	12.50 day
32	14	J166	Track Foreman	9.50 day
32.1	2	J168	General Foreman Trackman	10.50 day
34	1	M6	Superintendent of Equipment and Overhead Lines	505-605
34.2	1	M20	Superintendent of Equipment	460-550
34.3	1	M22	Superintendent of Power and Lines	385-460
34.4	38	M53	Auto Mechanic	12.00 day
35	33	M54	Auto Machinist	13.00 day
35.1	7	M55	Foreman Auto Machinist	14.00 day
36	2	M56	Garage Foreman	(i 382.50
36.1	2	M57	Sub-Foreman Auto Machinist....	13.50 day
36.2	4	M60	Auto Body and Fender Worker....	13.00 day
36.3	1	M72	Bus Dispatcher	185-230
37	5	M107	Blacksmith's Finisher	10.40 day
38	6	M108	Blacksmith	12.00 day
39	2	M110	Molder's Helper	8.72 day
40	1	M112	Molder	12.00 day

*To be classified by Civil Service Commission when position is filled.

Section 72.2. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
41	6	M252	Machinist's Helper	9.92 day
41.1	18	M253	Machine Tool Operator	10.48 day
42	22	M254	Machinist	13.12 day
42.1	2	M268	Foreman Machinist	14.12 day
43	10	O1	Chauffeur	13.80 day
43.1	1	O1	Chauffeur	(i) 235
43.2	1	O108	Leatherworker	11.12 day
43.3	6	O168.1	Operating Engineer	290
43.4	1	O173	Superintendent of Cable Machinery	335-405

Section 72.3. PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
44	1	S5	General Manager, Municipal Railway	\$1,250
44.1	11	S56	Special Instructor, Municipal Railway	220-275
45	3	S60	Instructor, Municipal Railway....	275-345
46	1089	S102	Conductor, first six months \$1.00 hour, second six months \$1.05 hour. Thereafter \$1.10 hour (10¢ hour extra while instructing new employees as assigned by the superintendent).	
46.1	1	S102	Conductor	(k) 1.09 hr.
47	600	*S103	Street Car Operators (Female), first six months \$1.00 hour, sec- ond six months, \$1.05 hour. Thereafter, \$1.10 hour.	
48	1071	S104	Motorman, first six months \$1.00 hour, second six months \$1.05 hour. Thereafter \$1.10 hour (10¢ hour extra while instruct- ing new employees or while act- ing as motorman on supply car, or as crane or derrick operator, as assigned by the superin- tendent).	
49	750	S106	Bus Operator, first six months \$1.05 hour, second six months \$1.10 hour. Thereafter \$1.15 hour (10¢ hour extra while instructing new employees as assigned by the superintendent).	

*In event of a vacancy in the class the position may be abolished and the number of positions for class S102 Conductor or S104 Motor-
man correspondingly increased without amendment of this ordinance
and the street car operator position may be filled subject to the pro-
visions of this ordinance.

Section 72.4. **PUBLIC UTILITIES COMMISSION—
MUNICIPAL RAILWAY (Continued)**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
50	91	S110	Inspector, Municipal Railway.....	\$220-275
51	15	S114	Claims Investigator	275-345
51.1	3	S115	Senior Claims Investigator	345-405
52	10	S120	Day Dispatcher	250-315
52.1	1	S122	Senior Inspector	250-285
53	2	S124	Supervisor of Schedules	270-340
54	7	S128	Division Superintendent, Municipal Railway	360-430
55	1	S130	Assistant Superintendent of Trans- portation, Municipal Railway...	415-500
56	1	S132	Superintendent of Transportation, Municipal Railway	460-550
56.1	1	S134	General Superintendent of Transportation	600
57	8	U108	Compressor Operator, portable....	11.60 day
58	1	R106c	Supervisor of Activities, Music (part time) at rate of.....	275-345

Section 73. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**

EXECUTIVE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B408	General Clerk-Stenographer	\$185-230
2	1	O1	Chauffeur	240
3	1	U44	General Manager and Chief Engineer	1,000

Section 73.1. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

ACCOUNTING AND FINANCIAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	3	B4	Bookkeeper	\$210-260
5	1	B6	Senior Bookkeeper	260-315
5.1	1	B10	Accountant	315-375
6	1	B14	Senior Accountant	385-460
7	1	B108	Cashier A	385-460
8	1	B210	Office Assistant	140-175
8.1	1	B222	General Clerk	185-230
9	1	B228	Senior Clerk	230-290
10	2	B308a	Calculating Machine Operator (key drive)	185-230
11	1	B311	Bookkeeping Machine Operator...	185-230
12	3	B408	General Clerk-Stenographer	185-230

Section 73.2. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

WATER PURIFICATION DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
13	1	B408	General Clerk-Stenographer	\$185-230
14	2	F523	Junior Water Purification Engineer	210-260
15	3	F524	Water Purification Engineer	275-345
16	1	F526	Chief Water Purification Engineer.	435-520
17	1	L102	Food Chemist Assistant	165-215

Section 73.3. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

ENGINEERING

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
18	1	B330	Photographer	\$230-290
19	1	B512	General Clerk-Typist	185-230
20	1	F100	Junior Draftsman	210-260
21	2	F102c	Draftsman (Civil)	260-320
22	1	F104b	Senior Draftsman (Civil, Public Utilities)	320-375
23	2	F406c	Assistant Engineer (Civil).....	360-430
24	3	F410d	Engineer (Civil, Public Utilities)..	435-520
25	1	F412b	Senior Engineer (Civil, Public Utilities)	530-635

Section 73.4. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

HOUSE SERVICE

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
26	2	B454	Telephone Operator	\$185-230
26.1	1	B454	Telephone Operator (intermittent) at rate of	185-230
27	1	B454	Telephone Operator (part time) at rate of	185-230
28	1	C52	Elevator Operator	150-190
29	5	C104	Janitor	155-195
29.1	1	C104	Janitor (intermittent) at rate of..	155-195
31	1	C107	Working Foreman Janitor.....	195-230
31.1	1	C152	Watchman (part time), Relief, at rate of	150-190
32	1	I 122	House Mother	145-185

Section 73.5. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

AGRICULTURAL DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
33	1	B408	General Clerk-Stenographer	\$185-230
33.01	2	J4	Laborer	8.50 day
33.02	1	O51	Farmer Sub-Foreman	200-230
33.1	1	O52	Farmer	160-200
34	1	V30	Assistant Superintendent, Agriculture	240-300
35	1	V40	Superintendent, Agriculture	300-375

Section 73.6. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

WATER SALES DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
36	2	B210	Office Assistant	\$140-175
37	1	B228	Senior Clerk	230-290
38	1	B234	Head Clerk	275-345
39	2	B408	General Clerk-Stenographer	185-230
40	1	B512	General Clerk-Typist	185-230
41	1	N420	Consumer's Complaint Investigator	275-345
42	1	U80	Assistant Manager, Water Sales...	385-460
43	1	U88	Manager, Water Sales	460-550

Section 73.7. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

SERVICE AND SUPPLY

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
44	4	B222	General Clerk	\$185-230
45	1	B228	Senior Clerk	230-290
46	1	B234	Head Clerk	275-345
47	7	U122	Consumer's Serviceman	190-240
47.1	1	U124	Special Complaint Inspector	230-290
48	2	U127	Water Service Inspector	230-290

Section 74. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

CONSUMERS' PREMISES

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	6	U127	Water Service Inspector	\$230-290
2	1	U128	Chief Water Service Inspector....	290-345
3	18	B247	Meter Reader	185-230

Section 74.2. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

CONSUMERS' ACCOUNTS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3.1	1	B68	Chief Clerk	\$360-430
4	15	B222	General Clerk	185-230
5	7	B222	General Clerk (part time) at rate of	185-230
6	4	B228	Senior Clerk	230-290
6.1	2	B234	Head Clerk	275-345
7	3	B302	Addressing Machine Operator	185-230
8	14	B311	Bookkeeping Machine Operator...	185-230
9	1	B312	Senior Bookkeeping Machine Operator	230-290
10	1	B408	General Clerk-Stenographer	185-230
11	5	B512	General Clerk-Typist	185-230
15	1	U63	Chief Adjuster	255-320

Section 74.3. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**
(Continued)

WATER SALES DIVISION—COLLECTIONS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
15.1	1	B68	Chief Clerk	\$360-430
16	33	B222	General Clerk	185-230
17	1	B228	Senior Clerk	230-290
18	1	B234	Head Clerk	275-345
19	2	B408	General Clerk-Stenographer	185-230
20	2	B512	General Clerk-Typist	185-230

**Section 74.4. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

DOCKS AND SHIPPING

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
22	1	B222	General Clerk	\$185-230
23	1	B234	Head Clerk	275-345
24	4	U125	Hoseman, Ships and Docks	185-230

**Section 74.5. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

CITY DISTRIBUTION DIVISION—GENERAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
25	1	B228	Senior Clerk	\$230-290
25.1	1	B234	Head Clerk	275-345
26	1	B408	General Clerk-Stenographer	185-230
27	2	B512	General Clerk-Typist	185-230
27.1	1	F100	Junior Draftsman	210-260
27.2	1	F102c	Draftsman (Civil, Public Utilities)	260-320
28	2	F401b	Junior Engineer (Civil, Public Utilities)	255-320
28.1	2	J4	Laborer	8.50 day
29	9	O58	Gardener	150-200
30	1	O60.1	Foreman Gardener	240-275
30.1	8	U120	Gateman	12.90 day
31	4	U130	Reservoir Keeper	185-230
33	1	U142	Assistant Superintendent, City Distribution	435-520
34	1	U144	Superintendent, City Distribution.	530-635

**Section 74.6. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

PUMPS

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
35	7	O166.1	Junior Operating Engineer	\$232
36	4	O168.1	Operating Engineer	290
37	1	O172	Chief Operating Engineer	360

**Section 74.7. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

PUMPS—PENINSULA DIVISION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
38	5	O166.1	Junior Operating Engineer	\$232
39	1	O166.1	Junior Operating Engineer (part time) at rate of	232
40	2	O168.1	Operating Engineer	290

Section 75. **PUBLIC UTILITIES COMMISSION—
MILLBRAE STATION**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B228	Senior Clerk	\$230-290
2	1	B354	General Storekeeper	230-290
3	1	B408	General Clerk-Stenographer	185-230
4	1	B454	Telephone Operator	185-230
5	1	B454	Telephone Operator (part time) at rate of	185-230
6	1	C152	Watchman	150-190
6.1	1	C152	Watchman	(k 190
7	1	I 12	Cook	175-210
7.1	1	I 60	Housekeeper (part time) at rate of	145-185
8	1	O60.1	Foreman Gardener	240-275
9	1	U206	Water Department Worker	8.50 day
9.1	1	U206	Water Department Worker.....	(k 8.50 day
10	1	U228	Meterman, Country	210-260
11	1	U236	Assistant Superintendent, Peninsula Division	335-405
12	1	U246	Superintendent, Peninsula Division	460-550

Section 75.1. **PUBLIC UTILITIES COMMISSION—
PENINSULA DIVISION—RESERVOIRS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
13	3	I 60	Housekeeper (part time) at rate of	\$145-185
14	4	U130	Reservoir Keeper	185-230
15	1	U212	Ranger	175-220
16	1	U212	Ranger	(k 220
16.1	1	U212	Ranger	(k 180

Section 75.2. **PUBLIC UTILITIES COMMISSION—
ALAMEDA SYSTEM**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
16.2	1	B222	General Clerk	\$185-230
17	1	B512	General Clerk-Typist	185-230
18	1	C102	Janitress (part time) at rate of ...	145-180
19	1	O58	Gardener	150-200
20	1	O166.1	Junior Operating Engineer (part time) at rate of.....	232
21	1	U130	Reservoir Keeper	185-230
22	2	U212	Ranger	175-220
23	1	U231	Assistant Superintendent, Alameda District	230-290
24	1	U232	Superintendent, Alameda District.	335-405

Section 75.3. **PUBLIC UTILITIES COMMISSION—
GENERAL AND MISCELLANEOUS**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
25			Teams and trucks at rates fixed in purchaser's contracts.	

**Section 76. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT**

FUNCTIONAL EMPLOYMENT AS NEEDED

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	4	A154	Carpenter	\$ 14.00 day
2	1	A354	Painter	14.00 day
3	1	A404	Plumber	15.00 day
4	1	B327	Photostat Operator	185-230
5	2	B512	General Clerk-Typist	185-230
6	1	E154	Lineman	15.00 day
6.1	1	F102c	Draftsman (Civil, Public Utilities)	260-320
7	1	F202	Inspector of Public Works Construction	230-290
9	4	F401b	Junior Engineer (Civil, Public Utilities)	255-320
11	78	J4	Laborer	8.50 day
12	2	J66	Garageman	9.00 day
12.1	1	M53	Auto Mechanic	12.00 day
13	8	M54	Auto Machinist	13.00 day
13.1	1	M60	Auto Fender and Body Worker....	13.00 day
13.2	1	M252	Machinist's Helper	9.92 day
14	4	M254	Machinist	13.12 day
14.1	3	M265	Meter Repairman	9.85 day
15	1	M266	Foreman, Meter Repair	10.85 day
16	1	M270	Superintendent, Machine Shop and Equipment	335-405
17	3	O1	Chauffeur	*9.20-13.80 day
18	1	O116	Teamster, Two Horse Vehicle.....	9.00 day
19	5	O166.1	Junior Operating Engineer	232
20	1	O168.1	Operating Engineer	290
21	2	U108	Compressor Operator, Portable....	11.60 day
22	13	U112	Pipe Caulker	12.40 day
23	5	U114	Main Pipe Foreman	12.90 day
24	16	U116	Service Man	12.40 day
24.1	12	U118	Service Man's Assistant	9.80 day
25	1	U120	Gateman	12.90 day
26	1	U136	General Foreman, Service and Meters	300-375
27	1	U140	General Foreman, Main Pipes.....	335-405
28	44	U206	Water Department Worker	8.50 day
29	2	U227	General Maintenance Foreman....	255-320
30	3	U230	Maintenance Foreman	210-260

*At rate set by Salary Standardization Ordinance for type of equipment operated.

**Section 76a. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)**

**INTERDEPARTMENTAL EMPLOYMENTS PREDICATED ON
REVENUE AND/OR BOND ISSUE MONEYS.**

The following positions are in interdepartmental service and predicated on bond issues. The employments are not established as continuing positions but "as needed" when services are required and funds are provided.

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	B512	General Clerk-Typist	\$185-230
2	2	B327	Photostat Operator	185-230
3	3	F100	Junior Draftsman	210-260
4	6	F102c	Draftsman (Civil)	260-320
5	4	F104b	Senior Draftsman (Civil)	320-375

Section 76a. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
(Continued)

INTERDEPARTMENTAL EMPLOYMENTS PREDICATED ON
REVENUE AND/OR BOND ISSUE MONEYS (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
5.1	2		*Senior Draftsman	280
6.1	8	F401b	Junior Engineer (Civil)	255-320
7	4	F406c	Assistant Engineer (Civil).....	360-430
7.1	8		*Assistant Engineer	300
8	1	F410d	Engineer (Civil)	435-520
8.1	1		*Engineer	375
9	1	F412b	Senior Engineer (Civil)	530-635
9.1	2		*Senior Engineer	450
10	12	F604	Surveyor's Field Assistant	230-290
11	8		*Field Assistant	250
12	8		*Assistant Chief Surveyor	275
13	8		*Chief Surveyor	325
14	8		*Surveyor	275
15	8		*Chief Inspector	325

*Subject to classification by Civil Service Commission when positions are to be filled.

Section 77. PUBLIC UTILITIES COMMISSION
INTERDEPARTMENTAL SERVICES
FOR CONSTRUCTION OUTSIDE SAN FRANCISCO

(Not included in Budget Estimates, submitted for inclusion in Salary Ordinance only to establish classifications as needed. The rates of pay herein specified are maximum rates. Lower rates may be paid.)

Item No.	Departmental Title	Per Hour	Per Day	Per Month
1	Assistant Hydraulic Engineer			\$430
4	Assistant Electrical Engineer			430
5	Assistant Mechanical Engineer			430
6	Auto Machinist		\$13.00	
7	Blacksmith		12.00	
8	Blacksmith's Helper		10.40	
11	Boilermaker		10.72	
12	Boilermaker's Helper		8.50	
13	Brakeman		8.50	
14	Bookkeeper			260
15	Construction Superintendent		17.50	
16	Construction Foreman		16.00	
18	Cable Splicer		17.40	
19	Carpenter		14.00	
20	Carpenter Foreman		15.00	
21	Cement Finisher		12.00	
22	Cement Gun Operator		9.00	
23	Clerk, General			230
24	Cook			210
25	Cook's Helper			165
26	Compressorman		11.60	
27	Construction Engineer			660
28	Concrete Man		8.50	
29	Concrete Foreman		9.50	
30	Chainman			290
31	Chucktender		10.00	
32	Comptometer Operator			230
33	Draftsman			320
34	Detectorman			250
35	Dishwasher			155

Section 77. PUBLIC UTILITIES COMMISSION (Continued)

INTERDEPARTMENTAL SERVICES (Continued)

Item No.	Departmental Title	Per Hour	Per Day	Per Month
36	Designer			430
37	Driver		9.15	
38	Driver (Tractor)		13.60	
39	Diver, per dive		50.00	
40	Estimator			320
41	Electrician		15.00	
41.1	Junior Engineer			320
42	Engineer (Mechanical)			520
43	Engineer Assistant			430
44	Engineer (Assistant Construction)			430
45	Photostat Operator			250
46	General Clerk-Typist			230
47	Architectural Draftsman			320
48	Architectural Designer			430
49	Architect			500
50	Civil Engineering Designer			430
51	Electrical Engineering Draftsman			320
52	Electrical Engineering Designer			430
53	Electrical Engineering Inspector			375
54	Electrical Engineer			520
55	Hydraulic Engineering Designer			430
56	Mechanical Draftsman			320
57	Mechanical Engineering Designer			430
58	Structural Draftsman			320
59	Structural Engineering Designer			430
60	Structural Engineering Inspector			375
61	Structural Engineer			520
62	Assistant Chief Surveyor			340
63	Chief Surveyor			375
64	Foreman		15.00	
65	Foreman		12.00	
66	Foreman, General		16.00	
67	Field Assistant			290
68	Fire Boss			290
69	Form Man		8.50	
70	Grout Gunman		9.00	
71	Gunitite Helper		8.50	
72	Gunitite Mixerman		10.00	
73	Gate Tender		8.50	
74	Graderman		8.50	
75	Groundman		9.00	
76	Engineer of Hoisting & Portable Engines		13.20	
77	Hod Carrier		13.60	
78	Hostler		9.00	
79	Housesmith		14.00	
80	Housesmith Foreman		16.00	
81	Inspector			290
82	Inspector, Engineer			320
83	Inspector, Chief			390
84	Janitress			180
85	Janitor			195
86	Jackhammerman		10.00	
87	Kitchen Helper			155
88	Laborer		8.50	
89	Lineman		13.60	
90	Lampman			175
91	Lineman Helper		9.00	
92	Mechanic, Camp		13.00	
93	Machinist		13.00	

Section 77. PUBLIC UTILITIES COMMISSION (Continued)

INTERDEPARTMENTAL SERVICES (Continued)

Item No.	Departmental Title	Per Hour	Per Day	Per Month
94	Machinist's Helper		8.40	
95	Machineman		11.00	
96	Master Mechanic			500
97	Mixerman		8.50	
98	Motorman		8.80	
99	Motorman (Gas)		9.20	
100	Mucker		8.50	
101	Miner		10.00	
102	Nozzleman		8.50	
103	Nurse			200
104	Nipper		8.50	
105	Pipe-Joint Inspector			290
106	Plasterer		14.00	
107	Painter		14.00	
108	Plumber		13.60	
109	Physician			500
110	Porter			160
111	Powderman		8.50	
112	Power Shovel Operator	\$2.25		
113	Power Shovel Oiler	1.55		
114	Pumpman		8.50	
115	Rigger	2.00		
116	Rescueman		8.50	
117	Safetyman			300
118	Steelworker		12.00	
119	Surveyor			325
120	Sanitary Engineer (as needed)			520
121	Steam Shovel Engineer	2.25		
122	Steam Shovel Fireman	2.25		
123	Steam Shovel Oiler	1.55		
124	Steam Shovel Watchman	1.55		
125	Superintendent			600
126	Steamfitter		13.60	
127	Skiptender		8.50	
128	Sub-Foreman		9.00	
129	Special Agent			230
130	Stenographer			230
131	Storekeeper, General			290
132	Tunnel Superintendent			375
133	Tractor Driver		13.60	
134	Tool Sharpener		12.00	
135	Tool Sharpener's Helper		8.50	
136	Tunnel Superintendent Assistant			300
137	Templatemanager		8.50	
138	Typist			230
139	Timekeeper			230
140	Waiter			155
141	Water Pipe Welder		9.00	
142	Welder	1.75		
143	Welder Helper	1.50		
144	Watchman			190
145	Waterboy			150
146	Trucks and teams at rates established by Purchaser's contracts.			
147	Subject to prior approval of the Civil Service Commission, other classifications as needed for emergency work at rates not to exceed that prevailing for the particular classification.			

**Section 83. BOARD OF EDUCATION
(County Offices, etc.)**

Item No.	No. of Employees	Class No.	Class-Title	Maximum Annual Compensation
1	1		Superintendent of Schools.....	(b) \$10,000
2	1		Associate Deputy in Charge of Business.....	(e) 7,500
3	1		Associate Deputy in Charge of Education.....	(e) 7,500

**Section 83.1. BOARD OF EDUCATION—
NON-CERTIFICATED EMPLOYEES**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	A6	Supervisor of Maintenance and Repair of School Buildings.....	\$435-520
2	6	A154	Carpenter	14.00 day
3	1	A160	Foreman Carpenter	15.00 day
4	5	A354	Painter	14.00 day
5	12	B4	Bookkeeper	210-260
6	7	B6	Senior Bookkeeper	260-315
6.1	1	B10	Accountant	315-375
7	2	B14	Senior Accountant	385-460
9	1	B180	Administrative Assistant	360-430
10	3	B210	Office Assistant	140-175
11	2	B222	General Clerk	185-230
12	1	B228	Senior Clerk	230-290
13	6	B308a	Calculating Machine Operator (key drive)	185-230
14	2	B311	Bookkeeping Machine Operator...	185-230
16	1	B354	General Storekeeper	230-290
17	1	B380	Armorer, R.O.T.C.	185-230
19	136	B408	General Clerk-Stenographer	185-230
20	42	B408	General Clerk-Stenographer (part time) at rate of.....	185-230
22	5	B412	Senior Clerk-Stenographer	230-290
23	3	B454	Telephone Operator	185-230
25	17	B512	General Clerk-Typist	185-230
26	140	C102	Janitress	145-180
27	6	C102	Janitress (part time) at rate of...	145-180
29	224	C104	Janitor	155-195
29.1	1	C104	Janitor	(k) 186
30	7	C104	Janitor (part time) at rate of....	155-195
32	23	C107	Working Foreman Janitor.....	195-230
33	1	C110	Supervisor of Janitors	255-320
33.1	1	C111	Assistant Supervisor of Janitors...	190-240
34	1	C152	Watchman (part time) at rate of..	150-190
35	4	I 12	Cook (part time) at rate of.....	175-210
37	3	I 2	Kitchen Helper (part time) at rate of	120-155
38	20	J78	Stockman	185-230
39	1	J78	Stockman	(k) 230
40	1	J80	Foreman Stockman	230-265
41	1	L360	Physician (part time) at rate of...	460
42	1	O1	Chauffeur	240
43	1	O1	Chauffeur	9.78 day
44	13	O58	Gardener	150-200
45	1	O61	Supervisor of Grounds	275-345
46	1	O104	Moving Picture Operator	230-290
47	2	O122	Window Shade Worker	12.12 day
48	18	O168.1	Operating Engineer	290

Section 83.1. BOARD OF EDUCATION—
NON-CERTIFICATED EMPLOYEES (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
49		O168.1	Operating Engineer (part time) at rate of	290
50	1	O172	Chief Operating Engineer	360
50.1	1	Y51	Ceramist (part time) at the rate of \$25 per firing.	
51			Referees and Umpires, \$1 to \$3 per game (as needed).	
52			Laboratory Attendant (as needed)	.75 hr.
54			Part time employment as needed at pro rata of rates fixed in Salary Standardization Ordinance.	
TRUCK RENTAL—CONTRACTUAL				
55			Trucks (as needed) at rates estab- lished by Purchaser's contract.	

Section 84. CIVIL SERVICE COMMISSION

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	3		Commissioners	(b) \$100
2	2	B210	Office Assistant	140-175
3	4	B222	General Clerk	185-230
4	1	B228	Senior Clerk	230-290
5	3	B234	Head Clerk	275-345
6	7	B408	General Clerk-Stenographer	185-230
8	8	B512	General Clerk-Typist	185-230
9	2	B516	Senior Clerk-Typist	230-290
10	5	G51	Personnel Assistant	210-265
11	5	G52	Senior Personnel Assistant	265-330
12	5	G58	Civil Service Examiner	335-405
12.1	1	G59	Assistant Personnel Director	415-500
13	1	G59.1	Supervisor of Wage Scales and Classifications	415-500
14	1	G59.2	Supervisor of Examinations	415-500
15	1	G62	Personnel Director and Secretary.	700-833.33

Section 85. RETIREMENT SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B10	Accountant	\$315-375
1.1	1	B82	Secretary, Retirement System....	385-460
1.2	1	B83	Consulting Actuary (part time)...	400
2	1	B222	General Clerk	185-230
3	1	B234	Head Clerk	275-345
4	1	B245	Actuarial Statistician	315-375
4.1	1	B302	Addressing Machine Operator	185-230
5	4	B308a	Calculating Machine Operator (key drive)	185-230
6	6	B408	General Clerk-Stenographer	185-230
7	1	B412	Senior Clerk-Stenographer	230-290
7.1	2	B512	General Clerk-Typist	185-230
7.2	1	G110	Compensation Claims Adjuster....	325-390
8	2	L360	Physician (part time) at rate of...	460
9	1	N410	Investigator	230-290
10			Medical examiners and medical testimony as needed at fees fixed by Retirement Board.	
11		B83	Consulting Actuary (as needed)...	50.00 day
12		B422	Hearing Reporter (as needed) at \$12.50 per day plus transcrip- tions.	

Section 86. COORDINATING COUNCIL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B69	Secretary, Coordinating Council...	\$345-415
2	1	B408	General Clerk-Stenographer	185-230
3	2	T140	District Coordinator	230-290

Section 86a. HEALTH SERVICE SYSTEM

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1		Medical Director	(e \$600
2	1	B79	Secretary	335-405
3	1	B222	General Clerk	185-230
4	1	B228	Senior Clerk	230-290
5	1	B234	Head Clerk	275-345
6	2	B310	Tabulating Machine Operator	190-240
7	1	B310.1	Senior Tabulating Machine Operator	240-290
8	1	B408	General Clerk-Stenographer	185-230
9	1	B412	Senior Clerk-Stenographer	230-290
10	1	B454	Telephone Operator	185-230
11	5	B512	General Clerk-Typist	185-230
11.1	1	C104	Janitor (part time) at rate of.....	155-195
12	2	L70	Physiotherapist	185-230

Section 87. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance; if any compensation herein fixed is held to be contrary to the provisions of the Charter or other law or statute such decision shall not affect the validity of any other compensation fixed in this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, subsection, sentence, clause and phrase hereof, and approved and adopted each rate of compensation herein, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases may be declared unconstitutional, or that any compensation may be declared contrary to law.

Thereupon, the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors Brown, Mead—2.

Discussion.

Supervisor Mancuso said, I have received information calling my attention to the fact that the Board of Supervisors was misinformed relative to the D66, Superintendent of Jails. When they received the increase in salary it was with the understanding that they would work in excess of forty hours a week. Now, if this matter is passed with the salary as it is they will receive more than the Under Sheriff.

Motion to Rescind.

Supervisor Mancuso moved that we rescind our action on this matter.

Seconded by Supervisor MacPhee.

No objections and motion *carried*.

Discussion.

Sheriff Murphy stated, there is no reason why the Sheriff should be asked about this matter at all. It is a duplicate of what occurred

around here and there is a decision still pending in the courts. The department head hasn't anything to do with the fixing of salaries of his employees. I was dragged into an argument over two years ago and finally the Board of Supervisors, the Civil Service Commission and the City Attorney eliminated themselves and the department head, who has nothing to do with it, was called into court on the matter.

This situation is the same. You have succeeded in giving the 5-day, 40-hour week, without reduction in pay to two D66, Superintendent of Jails. There are a number of other classifications in the "D's" who are on a 48-hour week and they were told that they could not be placed on a 40-hour week because the budget was adopted and the money had not been appropriated to provide for that. This is giving these two employees an extra day off a week without a reduction in pay, but the other people were told that it could not be done.

There is such a thing as morale among employees, and when the Jailers see that the Superintendent is getting twice as much as they do you can see the effect on morale, but that is a result of the Salary Standardization Ordinance that was passed by the Board. If you pass this matter the other employees are going to ask for a reduction in working hours.

Supervisor Gallagher remarked, when we had this matter up before, we sent for you and you could not be reached.

Sheriff Murphy replied, neither one of us was present because we knew what was going to happen. We were away purposely.

Supervisor Mancuso explained, I have been advised by Mr. Ross that it would be the best procedure to pass this matter today, due to the fact that it involves the salaries of all employees and then refer back to the Finance Committee the thought to amend the ordinance with respect to D66, Superintendent of Jails.

Thereupon, the roll was called and the foregoing bill was *Finally Passed* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

The Chair referred the matter of D66, Superintendent of Jails, to the Finance Committee.

Final Passage.

The following recommendations of Streets Committee, heretofore Passed for Second Reading, were taken up:

Ordering the Improvement of Thirty-Ninth Avenue Between Vicente and Wawona Streets and Extending City Aid in the Amount Necessary to Legalize the Assessment and making Appropriation Therefor.

Bill No. 4088, Ordinance No. 3877 (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of Thirty-ninth Avenue between Vicente and Wawona Streets. Appropriating \$650 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 26, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten (10) installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of portions of Thirty-ninth Avenue between Vicente and Wawona Streets, by grading to the official line and sub-grade, and by the construction of the following items:

1. Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base and a 2-inch asphaltic concrete wearing surface.
2. Unarmored Concrete Curb.
3. 6-inch V. C. P. Side Sewer.
4. Water Service.

The assessment district hereby approved is described as follows:

Block 2457, Lots 10 and 13; being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$650 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation 548.906.15 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors Brown, Mead—2.

Repealing Ordinance Ordering Improvement of Portion of Bay Street and Other Locations by Construction and Reconstruction of Sidewalks.

Bill No. 4099, Ordinance No. 3879 (Series of 1939), as follows:

Repealing Bill 3940, Ordinance 3720 (Series of 1939), ordering improvement of Bay Street (N $\frac{1}{2}$), west of Mason Street, and other locations by the construction and reconstruction of sidewalks.

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

Section 1. Bill 3940, Ordinance 3720 (Series of 1939), ordering improvement of Bay Street (N $\frac{1}{2}$), west of Mason Street, and other locations, by the construction and reconstruction of sidewalks is hereby repealed.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors Brown, Mead—2.

NEW BUSINESS.

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Policy Establishing the Boundaries of Proposed John McLaren Park in San Francisco, California; Also Repealing Resolution No. 26241 (N.S.).

Proposal No. 5672, Resolution No. 5557 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of the Park Commission, it is hereby declared to be the policy of this Board that the boundaries of the proposed John McLaren Park situated in the City and County of San Francisco, State of California, shall be as follows:

Beginning at the point of intersection of the southerly line of Burrows Street with the easterly line of La Grande Avenue; running thence easterly along the southerly line of Burrows Street to the westerly line of Cambridge Street; thence southerly along the westerly line of Cambridge Street to the southerly line of Wayland Street; thence easterly along the southerly line of Wayland Street to the westerly line of University Street; thence southerly along the westerly line of University Street to the northerly line of Oneota Street; thence westerly along the northerly line of Oneota Street to the westerly line of Hoyt Street; thence southerly along the westerly line of Hoyt Street to the northerly line of Bow Street; thence westerly along the northerly line of Bow Street to the southeast corner of Lot 4, Assessor's Block 6215; thence westerly along the southerly line of said Lot 4 to the easterly line of Assessor's Block 6220; thence southerly along last named line to the southeast corner of said Block 6220; thence easterly along the northerly line of Lot 14, Assessor's Block 6260, to the northeast corner of said Lot 14; thence southerly along a line parallel to and perpendicularly distant 110 feet westerly from the westerly line of Hahn Street

to a point on a line parallel to and perpendicularly distant 49.81 feet northerly from the northerly line of Visitacion Avenue; thence easterly along last named parallel line to the westerly line of Hahn Street; thence southerly along the westerly line of Hahn Street to the northeast corner of the Sunnydale Housing Property; thence westerly and southerly along the northerly and westerly boundaries, respectively, of said Housing Property to the southwest corner thereof; thence westerly along the southerly line of Lot 3-A, Assessor's Block 6316, to the easterly boundary of the Amazon Reservoir site; thence northerly along last named boundary to the southerly line of Sunnydale Avenue; thence westerly along last named line to the easterly line of La Grande Avenue produced southerly; thence northerly along last named line and the easterly line of La Grande Avenue to the point of beginning.

Further Resolved, That Resolution No. 26241 (New Series) adopted by the Board of Supervisors on October 4, 1926, be and the same is hereby repealed.

Approved as to form by the City Attorney.

May 13, 1946—*Consideration continued until May 20, 1946.*

May 20, 1946—*Consideration continued until May 27, 1946.*

May 27, 1946—*Consideration continued until June 10, 1946.*

Communication From the City Planning Commission Relative to Fixing the Boundaries for McLaren Park.

June 10, 1946.

Board of Supervisors
Room 235, City Hall
San Francisco.

Gentlemen:

The Planning Commission appreciates the opportunity given to re-examine the proposed new boundaries of McLaren Park, as set forth in your Proposal 5672.

The Commission again directs attention to the desirability of including two parcels:

- (1) A triangular area, 1.4 acres, at the entrance to the Park on Berlin Avenue and LaGrande. This parcel stands at an important gateway to the Park. The property may have a nuisance value in future years because of its size and shape. The closing of LaGrande would be possible if this area were included in the Park.
- (2) A hilltop area, 14.4 acres, extending along Excelsior, Moscow, Avalon and Athens. There are other hilltop sites in the Park but this one commands a remarkable view of the westerly section of the City and the ocean. The slopes are steep and the present street arrangement not altogether favorable for private building.

The Planning Commission urges the inclusion of these areas in this Park in the belief that the long-time public values created will exceed their immediate cost.

Submitted in behalf of the City Planning Commission.

Respectfully,

L. DEMING TILTON,
Director of Planning.

Discussion.

Supervisor MacPhee said, as I understand it the Park Commission held a meeting with the City Planning Commission relative to the change in boundaries as set by the Planning Commission. The Park Commission said that they did not want to reopen discussions but were satisfied with the boundaries as are before the Board today.

Supervisor Colman explained, if Supervisor MacPhee makes the statement that the Park Commission is aware of the City Planning Commission's recommendation and still do not want to change the boundaries, I am ready to vote for the matter on the Calendar, but if they do not know it I believe that we should give them the opportunity to study it.

Mr. Tilton of the City Planning Commission stated, the Planning Commission appreciates the opportunity that you have given us to look over the situation again. The Commission, as set forth in its letter, has two suggestions to make. One is that consideration be given to the land at the entrance to the Park on Berlin Avenue and LaGrande and the other is the land on the top of the hill. This particular piece of land commands an excellent view towards the west. This would not make a good residential area for the construction of homes but it would make a good view. By adding these two pieces of property you would be adding about 15.8 acres of land. It would increase the total park to 335 acres, more or less.

Mr. Lloyd Wilson, President of the Park Commission, remarked, the Park Commission has not changed its mind with respect to the matter. We would accept the land that the City Planning Commission has set forth but we are ready to stand on what we accepted from the Board.

Supervisor MacPhee informed the Board, this matter has gone on for years and now we have reached an agreement with the Park Commission with respect to the size of the Park. By adding additional land we would have to secure more money. I believe that to reopen this matter now to include additional parcels of land would prolong this matter for another month or so.

Supervisor Colman said, I looked on the park in a very long range of view. If the Park Commission is satisfied with the recommendation of the Board as to the size of the Park I will go along with it. I am ready to support your decision and it is apparent that you have agreed upon the boundaries as appear on the Calendar today.

Mr. Wilson explained, the Board has wisely decided that it is time to set the boundaries so that the people will know what they are going to be. Because we have reached these decisions, the Park Commission feels that we should accept these boundaries and then we can go ahead with the development of the Park. We will abide by the previous decision.

Thereupon, the roll was called and the foregoing proposal was Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

Absent: Supervisors Brown, Mead—2.

Tabled.

Land Purchase—McLaren Park.

Proposal No. 5512, Resolution No. . . . (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Park Department, that the City and County of San Francisco, a municipal corporation, accept a deed from Ray T. Burke, or the legal owner,

to Lots 7 and 8 in Assessors Block 6186, San Francisco, California, required for the proposed McLaren Park, and that the sum of \$200 be paid for said land from Appropriation No. 512.600.03.

The City Attorney shall examine and approve the title to said property.

Recommended by the Park Department.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

March 25, 1946—*Consideration continued until April 8, 1946.*

April 8, 1946—*Consideration continued until May 6, 1946.*

May 6, 1946—*Consideration continued until May 13, 1946.*

May 13, 1946—*Consideration continued until May 20, 1946.*

May 20, 1946—*Consideration continued until May 27, 1946.*

May 27, 1946—*Consideration continued until June 10, 1946.*

Discussion.

Supervisor MacPhee said, Mr. Phillips has said that this piece of property comes within the proposed new boundaries.

Mr. Tilton remarked, this lot seems to be outside of the proposed boundaries.

Motion for Temporary Postponement.

Supervisor MacPhee moved that this matter be temporarily postponed.

Seconded by Supervisor Christopher.

No objections and motion carried.

Motion to Table.

Supervisor MacPhee moved that the matter be tabled.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Adopted.

Land Purchase—School Site, Sunset District.

Proposal No. 5731, Resolution No. 5558 (Series of 1939), as follows:

Resolved, That the City and County of San Francisco, a municipal corporation, in accordance with written offer on file with the Director of Property, does hereby approve acceptance of a deed by and in the name of the San Francisco Unified School District from George C. Terrill, or the legal owner, to Lots 38 and 39 in Assessor's Block No. 2155, San Francisco, California, required for a school site in the Sunset District, and that the sum of \$1,700 be paid for said land from Appropriation No. 570.600.01.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Land Purchase—Persia Avenue Extension.

Proposal No. 5732, Resolution No. 5559 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from G. Colicchia and Vitina Colicchia, his wife, or the legal owner, to the following described portion of Lot 7 in Assessor's Block 6955, San Francisco, California, required for the extension of Persia Avenue, and that the sum of \$11,700 be paid for said land as hereinafter provided:

Beginning at a point on the northwesterly line of Mission Street distant thereon 52.125 feet northeasterly from the northeasterly line of Ruth Street and running thence northeasterly along said line of Mission Street 25 feet to the southwesterly boundary line of the land now owned by the City and County of San Francisco; thence northwesterly along said boundary line, being a line parallel to the said northeasterly line of Ruth Street, 100 feet to the southeasterly boundary line of the lands now or formerly owned by George Lagormarsino et al.; thence southwestwardly along said boundary line, being a line parallel to the said northwesterly line of Mission Street, 2,445 feet; thence deflecting $61^{\circ} 18' 59''$ to the left and running thence southeasterly 40.881 feet to the northeasterly boundary line of the lands now or formerly owned by Paul Ressetto et ux.; thence deflecting to the left $33^{\circ} 21' 31''$ and running southeasterly along said boundary line, being a line parallel with the said northeasterly line of Ruth Street 64.016 feet to the point of beginning.

Being a portion of Lot 7 in Assessor's Block 6955.

The above mentioned sum of \$11,700 shall be paid from the money on deposit with the County Clerk of San Francisco in connection with that certain Superior Court action entitled City and County of San Francisco vs. G. Colicchia et al., No. 349756. Said sum includes damages in full to the improvements now located on said land, which improvements shall remain the property of the grantors and be removed by them at their own expense.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to description by the City Engineer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Waiving the Statute of Limitations of the State of California as to Payment of Warrant.

Proposal No. 5733, Resolution No. 5560 (Series of 1939), as follows:

Whereas, a refund of license fee was made by Controller's Warrant No. 7373, dated May 22, 1935, in the sum of \$10 payable to Andre Ferrier; and

Whereas, said Andre Ferrier did not present said warrant for

payment within the period prescribed by the statute of limitations for commencement of an action to recover the refund of the said license fee;

Resolved, By the Board of Supervisors of the City and County of San Francisco, that said City and County does hereby waive the statute of limitations running against the payment of the aforesaid refund, and does authorize and direct the Controller of the City and County of San Francisco to validate and the Treasurer of the City and County of San Francisco to pay the aforesaid Warrant No. 7373 in the sum of \$10.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Land Purchase—Anza Street Widening.

Proposal No. 5734, Resolution No. 5561 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept a deed from A. C. Devincenzi and Lena M. Devincenzi, or the legal owner, to Lot 9 in Assessor's Block 1087, San Francisco, California, required for the widening of Anza Street, and that the sum of \$5,500 be paid for said land from Appropriation No. 577.996.58.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved as to description by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Land Purchase—Army Street Widening.

Proposal No. 5735, Resolution No. 5562 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept a deed from Hilda Marie Ames, or the legal owner, to Lot 6, in Assessor's Block 6568, San Francisco, California, required for the widening of Army Street, and that the sum of \$7,000 be paid for said land from Appropriation No. 577.924.58.

The sum of \$7,000 required for the purpose of this resolution was previously certified under Resolution No. 4920 (Series of 1939), for the acquisition of said property through eminent domain proceedings, and inasmuch as it now appears that such proceedings will not be necessary with respect to the above described Lot 6, the Controller is authorized to release this amount from his previous certifi-

cation and make said amount available for the purposes herein set forth. In the event it should become necessary to proceed under Resolution No. 4920, the Controller is authorized to make the necessary adjustment of funds.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved as to description by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

**Authorizing Refund of \$1,000 to Apparel City and Repeal of
Resolution No. 5287 (Series of 1939).**

Proposal No. 5736, Resolution No. 5563 (Series of 1939), as follows:

Whereas, on January 21, 1946, this Board adopted Resolution No. 5210 (Series of 1939), accepting that certain written offer from Apparel City, a corporation, dated December 11, 1945, to grant to the City and County of San Francisco, a municipal corporation, certain real property required for new public streets in consideration for closing and abandoning certain existing streets, which resolution was approved by the Mayor on January 23, 1946; and

Whereas, pursuant to said Resolution No. 5210 the sum of \$1,000 was accepted from Apparel City by the City and County of San Francisco, for the purpose of acquiring Lot No. 1208, Gift Map No. 4, by eminent domain proceedings; and

Whereas, Apparel City subsequently was able to acquire said Lot No. 1208 by deed recorded March 14, 1946, and under the provisions of said agreement will deed to the City and County of San Francisco the portion thereof required for public street purposes; and

Whereas, it is no longer necessary that said sum of \$1,000 be retained by the City and County of San Francisco; now therefore, be it

Resolved, In accordance with the recommendation of the Director of Public Works, that said sum of \$1,000 be returned to Apparel City; and the Controller is authorized to issue the necessary warrant, payable from the Realty Deposit Trust Fund, Appropriation No. 914.

Further Resolved, That Condemnation Resolution No. 5287 (Series of 1939), adopted by this Board on February 25, 1946, is hereby repealed.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved as to description by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved as to form by the City Attorney.

Discussion.

Mr. Brooks explained, this has to do with the building of what is known as Apparel City. In laying out the streets there was a lot involved that appeared that the Apparel City owner would not be able

to secure and the City thought that it would have to secure it through eminent domain proceedings at a cost of \$1,000. The Apparel City received the property and it is not necessary for the City to proceed with the eminent domain proceedings. The Apparel City people posted a \$1,000 bond and now the City has to return it to them.

Thereupon, the roll was called and the foregoing proposal was *Adopted* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.
Absent: Supervisor Mead—1.

Adopted.

Land Purchase—San Jose Avenue, Guerrero Street Widening.

Proposal No. 5737, Resolution No. 5564 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works that the City and County of San Francisco, a municipal corporation, accept a deed from the following party, or the legal owner, to certain real property situated in San Francisco, California, required for the widening of San Jose Avenue and Guerrero Street, and that the sum set forth below be paid for said property from Appropriation No. 548.961.58:

Ragone, Austacquo and Maria, Lot 2 in Assessor's	
Block No. 6634.	\$5,000

The sum of \$5,000 required for the purpose of this resolution was previously certified under Resolution No. 5102 (Series of 1939), for the acquisition of said property through eminent domain proceedings, and inasmuch as it now appears that such proceedings will not be necessary with respect to the above described property, the Controller is authorized to release this amount from his previous certification and make said amount available for the purposes herein set forth. In the event it should become necessary to proceed under Resolution No. 5102, the Controller is authorized to make the necessary adjustment of funds.

The City Attorney shall examine and approve the title to said property.

- Recommended by the Director of Public Works.
- Recommended by the Director of Property.
- Approved as to description by the City Engineer.
- Approved by the Chief Administrative Officer.
- Approved as to form by the City Attorney.
- Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.
Absent: Supervisor Mead—1.

Land Purchase—Sludge Treatment Plant Near Islais Creek.

Proposal No. 5738, Resolution No. 5565 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property, and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from the following party, or the legal owner, to certain property situated in San Francisco, California, required for a sludge treatment plant near Islais

Creek, and that the sum set forth below be paid for said property from Appropriation No. 81.028.58.2:

Goodrich, Coy C. and Lulu O., Lots 12 to 22, inclusive;
and Lots 25 to 33, inclusive, in Block 5298. \$73,000

It is understood and agreed that the improvements now located on said land shall remain the property of the Grantors, and shall be removed by them at their own cost and expense within 60 days after receiving notice so to do from the Director of Property. Grantors shall have the right to rent said land for at least 6 months after recordation of deed to City at the rate of \$150 per month.

The sum of \$73,000 required for the purpose of this resolution was previously certified under Resolution No. 4744 (Series of 1939), for the acquisition of said property through eminent domain proceedings, and inasmuch as it now appears that such proceedings will not be necessary with respect to the above described property, the Controller is authorized to release this amount from his previous certification and make said amount available for the purposes herein set forth. In the event it should become necessary to proceed under Resolution No. 4744, the Controller is authorized to make the necessary adjustment of funds.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Public Works.

Recommended by the Director of Property.

Approved as to description by the City Engineer.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Authorizing Subordination of Lien to Refinancing of Existing Encumbrance.

Proposal No. 5748, Resolution No. 5566 (Series of 1939), as follows:

Whereas, Notices of Aid were recorded in the office of the Recorder of the City and County of San Francisco, State of California, which created a lien on the following described property owned by Frances Newman, a widow:

Beginning at a point on the westerly line of Mississippi Street, distant thereon 150 feet northerly from the northerly line of Nineteenth Street; running thence northerly along said line of Mississippi Street 25 feet; thence at a right angle westerly 100 feet; thence at a right angle southerly 25 feet; and thence at a right angle easterly 100 feet to the point of beginning.

Being portion of Potrero Nuevo Block No. 281; and

Whereas, such lien was subordinate to the lien or charge upon the land of a mortgage made by Frances Newman, a widow, to the Hibernia Savings and Loan Society, to secure the sum of \$3,600; and

Whereas, such lien was also subordinate to the lien of a deed of trust from Frances Newman, a widow, to Wm. J. Davis and M. Ansbro, joint tenants, as trustees, to secure \$900; and

Whereas, it is necessary at this time for the obligation secured by such deed of trust and mortgage above referred to to be renewed or refinanced; and

Whereas, such obligation cannot be renewed or refinanced unless the lien created by the filing of Notices of Aid is subordinated to the

lien or charge upon the land of a deed of trust or mortgage to be given as security for such renewal or refinance; and

Whereas, the purpose of the Act will be served by subordinating such lien; now, therefore, be it

Resolved, That David A. Barry, Clerk of the Board of Supervisors of said City and County, be and he is hereby instructed to execute an agreement subordinating the lien created by the filing of such Notices of Aid to the lien or charge upon the land of any mortgage or deed of trust given as security for the renewal of such obligation.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5749, Resolution No. 5567 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department containing names and amount to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new recommendations, discontinuances, new applications, increases and other transactions, effective September 30, 1945, April 30, May 1, May 31, and June 1, 1946, and as noted, are hereby approved; and, be it

Further Resolved, That the Clerk of the Board of Supervisors be and he is hereby directed to transmit the foregoing approvals to the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Passed for Second Reading.

Appropriating \$200, Department of Public Works, for Overtime for District Directors of Street Cleaning.

Bill No. 4111, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$200 from the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide funds for the payment of overtime to District Directors of Street Cleaning in the Department of Public Works.

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

Section 1. The sum of \$200 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 542.111.00, to provide funds for the payment of overtime to District Directors of Street Cleaning in the Department of Public Works.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Appropriating \$300, War Memorial, for Payment of Overtime to Monthly Employees.

Bill No. 4120, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$300 from the surplus existing in the War Memorial Compensation Reserve to provide funds for the payment of overtime to monthly employees of the War Memorial.

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

Section 1. The sum of \$300 is hereby appropriated out of the surplus existing in the War Memorial Compensation Reserve Fund, Appropriation No. 515.199.00, to the credit of Appropriation No. 515.111.00, to provide funds for the payment of overtime to monthly employees of the War Memorial.

Recommended by the Managing Director, War Memorial.

Approved as to form by the City Attorney.

Approved by the Board of Trustees of the War Memorial.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Authorizing Sale of Certain City Owned Land in Assessor's Block 6171.

Bill No. 4122, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain City owned land in Assessor's Block 6171.

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

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the easterly line of Brussels Street, formerly Berlin Street, distant thereon 185 feet 2 inches southerly from the southerly line of Ordway Street; running thence northerly along the easterly line of Brussels Street 85 feet 2 inches; thence at a right angle easterly 120 feet; thence at a right angle southerly 100 feet 9 inches to the northerly line of the Paul Reservation Homestead Association; thence westerly along last named line 121 feet more or less to the point of commencement.

Being Lot 7 in Block 26, Paul Tract Homestead Association.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Final Passage.

Appropriating \$500, Purchasing Department, for Purchase of Printed Forms for Balance of Fiscal Year; an Emergency Ordinance.

Bill No. 4121, Ordinance No. 3880 (Series of 1939), as follows:

Appropriating the sum of \$500 out of the Emergency Reserve Fund to provide funds for the purchase of printed forms for the Purchasing Department for the balance of the fiscal year; an emergency ordinance.

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

Section 1. The sum of \$500 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 533.-371.33, to provide additional funds for the purchase of printed forms for the Purchasing Department for the balance of the fiscal year.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency ordinance, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance being made effective forthwith, the nature of the emergency being: An adequate supply of printed forms is necessary to the uninterrupted operations of the Purchasing Department. The amount appropriated for this purpose by the 1945-1946 Budget and Appropriation Ordinance is exhausted and there are no other funds available for the purpose.

Recommended by the Purchaser of Supplies.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Approved.

Intra-Fund Transfer—Board of Supervisors.

It is moved that, in accordance with the provisions of the annual appropriation ordinance and the charter, the Board of Supervisors hereby approves the request to the Controller for the intra-fund transfer of \$600 from Appropriation No. 501.200.00 (Contractual Services—Board of Supervisors) to Appropriation No. 501.111.00 (Allowance for Overtime—Board of Supervisors) to provide funds for overtime incurred during budget hearings and for the balance of the fiscal year.

No objections and motion carried.

Tabled.

The following recommendations of County, State and National Affairs Committee were taken up:

Present: Supervisors Lewis, McMurray, Meyer, Sullivan.

Memorializing Federal Authorities to Give Full Consideration to All Plans, Including Reber Plan, in Their Investigation of Proposals for a Second San Francisco Bay Crossing.

Proposal No. 5668, Resolution No. . . . (Series of 1939), as follows:

Whereas, the Oakland City Council has reiterated its opposition to any study of the Reber Plan, and

Whereas, the Port Commission of the City of Oakland has urged the House Naval Affairs Committee to reject the proposition that the matter of dams be included in any study for an additional Bay crossing, and

Whereas, It is the considered opinion of the Board of Supervisors of the City and County of San Francisco that investigation looking to provision for a second Bay crossing should embrace studies of every proposal which has or may be presented for the accomplishment of that purpose whether exclusively, or as an incident of a greater project; now, therefore, be it

Resolved, That this Board of Supervisors does hereby memorialize the President of the United States, the Secretary of War, the Secretary of the Navy, the joint Army-Navy Board, to be appointed pursuant to House Resolution 529, presented by Congressman Welch, and the California Toll Bridge Authority, and does respectfully urge that in the examination of proposals for a second San Francisco Bay crossing all plans or proposals shall be given full and careful consideration, including that phase of the Reber Plan which deals with a low-level crossing across San Francisco Bay; and be it

Further Resolved, That copies of this resolution be sent to President Truman, to Secretary of War Patterson, to Secretary of the Navy Forrestal, to the Joint Army-Navy Board to be appointed pursuant to H. R. 529, to Senators Downey and Knowland, to Representatives Welch and Havenner, and to the California Toll Bridge Authority.

May 20, 1946—Consideration continued until May 27, 1946.

May 27, 1946—Consideration continued until June 10, 1946.

Motion to Table.

Supervisor Christopher moved that this matter be tabled.

Seconded by Supervisor Colman.

No objections and motion carried.

Tabled.

Approving List of Officers Recommended by Nominating Committee of Alta California Inc.

Proposal No. 5750, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the list of officers, hereinafter set forth, recommended by the Nominating Committee of Alta California Inc., be and is hereby approved as the choice of the Board of Supervisors of the City and County of San Francisco, for officers of Alta California Inc. for the ensuing year:

President: Supervisor Frank Rowe, Nevada County.

Vice Presidents: Supervisor W. J. Tunison, Lassen County;
Supervisor Gene G. Crosby, Mono County;
Supervisor John J. Sullivan, City and
County of San Francisco.

Treasurer and Chairman of Board of Directors:
Supervisor W. T. Ellis, Yuba County.

Further Resolved, That a copy of this resolution be forwarded to Alta California Inc., Sacramento, California.

Discussion.

Supervisor Colman remarked, we have never done this before.

Supervisor Lewis explained, the members of the Committee had no objections to the group that was recommended and we thought that they should be approved.

Supervisor Christopher stated, we are placed in a position of recommending the election of certain officials. I am wondering if we are establishing a precedent that might, sometime in the future, prove embarrassing. I feel that when we recommend we should know who they are.

Supervisor Gallagher said, this is a matter pursuant to a communication from the Alta California Inc.

Supervisor Christopher remarked, I feel that this a dangerous precedent that might prove embarrassing.

Supervisor Meyer said, I understand that this appointment has already been made. They have already been appointed.

Supervisor Colman informed the Board, I do not believe that we should get into matters of this type at all.

Motion to Table.

Supervisor Colman moved that the matter be tabled.

Seconded by Supervisor Christopher.

Thereupon, the roll was called and the motion to table was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Approved.

The following from County, State and National Affairs Committee was taken up:

Present: Supervisors Lewis, McMurray, Meyer.

Attendance at Public Hearing Concerning State Acquisition of Certain Beach Frontage.

Communication from Division of Beaches and Parks, State of California, dated May 29, 1946, re public hearing in Sonoma on June 13, concerning acquisition of 10,000 feet of beach frontage, located between Seacliff Beach and Sunset Beach State Parks, in Santa Cruz County.

Question of sending a delegate, representing City and County of San Francisco, to the above hearing.

Discussion.

Supervisor Lewis said, this came about as a communication from the Division of Beaches. Mr. Tilton has expressed a desire to go down and look into the matter. It was as a result of this that the Committee thought that the matter should be presented to the Board to determine whether or not we should send a delegation to the meeting.

Mr. Tilton remarked, this Board certainly should be represented at this meeting because of the mutual interests on the matters that are faced by these outlying counties. Here is 10,000 feet of beach space that is up for acquisition by the State of California. It always seems to me that our interest in this matter would establish good will between San Francisco and Santa Cruz Counties.

Supervisor MacPhee asked, if the Board requested you to go would you attend the meeting, Mr. Tilton?

Supervisor MacPhee moved that the Board go on record as requesting Mr. Tilton to attend this meeting.

Seconded by Supervisor Sullivan.

The Chair ruled that no motion is needed on this matter.

Re-reference to Committee.

The following recommendations of Judiciary Committee were taken up:

Present: Supervisors MacPhee, Lewis.

Proposed Amendment to Charter Section 24, "Permits and Inspections."

CHARTER AMENDMENT No.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending section 24 thereof, "Permits and Inspections."

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at the general election to be held on November 5, 1946, a proposal to amend the Charter of said City and County by amending section 24 thereof, "Permits and Inspections," so that the section shall read as follows:

NOTE—*Italics* indicates amendments; **blackface** in brackets [] indicates deletions

PERMITS AND INSPECTIONS

Section 24. The board of supervisors shall regulate, by ordinance, the issuance and revocation of licenses and permits for the use of, obstruction of or encroachment on public streets and places, exclusive of the granting of franchises governed by other provisions of this charter; and for the operation of businesses or privileges which affect the health, fire-prevention, fire-fighting, crime, policing, welfare or zoning conditions of or in the city and county; and for such other matters as the board of supervisors may deem advisable.

Such ordinance shall fix the fees or licenses to be charged, which shall not be less than the cost to the city and county of regulation and inspection provided, that in so far as the regulation and inspection of foodstuffs and articles of food for human consumption are concerned, the fees or license to be charged for such regulation and inspection shall be as determined by the board of supervisors, but the same shall not exceed the cost of said regulation and inspection. Said ordinance shall also specify which department shall make the necessary investigations and inspections and issue or deny and may revoke the permits and licenses therefor. The chief of police in the performance of police duties shall have power to examine at any time the

ers and the premises of pawnbrokers, peddlers, junk and second-hand-ers, auctioneers and other businesses designated by the board of super-ers, and the tax collector shall have power to examine the books of any-ness for which a license is issued and a fee charged on the basis of the-pts of such business, and for these purposes such officials shall have the-er of inquiry, investigation and subpoena, as provided by this charter.

ermits and licenses shall be issued by the departments as designated by-nance, only after formal application for such permit or license. No such-uit or license that is dependent on or affected by the zoning, set-back-ther ordinances of the city and county administered by the city planning-mission shall be issued except on the prior approval of the city planning-mission. If any application for a permit or license is denied by the-artment authorized to issue same, the applicant may appeal to the board-ermit appeals.

No license tax shall be imposed on any seller or manufacturer of goods,es or merchandise operating at a fixed place of business in the city and-ty, except such as require permits or licenses in accordance with or-er authority of any local health, sanitary or other ordinance under the-ce power.]

Notwithstanding any other provision of this section, the board of supervisors-ave full power to impose and provide for license taxes both for revenue-for regulation, or for either revenue or regulation.

Discussion.

Supervisor MacPhee said, this was referred to the Committee by the Board and the Committee approved the proposal which, under the present Charter provisions, allows certain licenses and taxes to be charged to certain businesses. We have revised the section so that the Board can make license taxes or regulations for any business. This would allow the Board to license and revenue in any manner it wishes.

Supervisor Mancuso explained, this was to clarify the position of the Foster & Kleiser billboard case. We are now considering a number of so-called license taxes. This section is to eliminate the question that would come before the counties in case we start levying license taxes.

Supervisor Gallagher stated, the State Supreme Court ruled that you could not impose any license taxes on business except for inspection. You now want to make it permissible for the Board to levy any kind of taxes.

Supervisor Mancuso remarked, that is correct. It is to bring the matter into line with a later Supreme Court decision. This would bring our Charter into line with the decision of the court.

Supervisor Colman asked, has the City Attorney been consulted on this matter?

Supervisor Mancuso replied, the City Attorney has considered it.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. Lloyd Taylor of the Market Street Association.

Mr. Taylor said, the committee held meetings on this matter. I was not present at the last meeting when the committee recommended it out. I believe that a good purpose would be served by returning this

matter to committee because there are a lot of people interested in it. This is a basic change in the tax law of the City and County of San Francisco.

Discussion.

Supervisor Mancuso explained, I do not believe that the statements made by Mr. Taylor are true at all. The consideration relative to the broadening of the tax base has nothing to do with this charter amendment. The Judiciary Committee is going to be called upon to consider a lot of charter amendments and we should pass this today. This is only bringing the Charter into line with the decision of the Supreme Court that says that the City can levy taxes as they see fit.

Motion for Re-reference to Committee.

Supervisor Lewis moved that the matter be referred back to Committee.

Seconded by Supervisor Meyer.

Discussion.

Supervisor MacPhee said, I am opposed to refer this matter back to Committee. We would like to submit these charter amendments to the Board as they are approved by the Committee so that the Board does not have to consider all of the charter amendments at the same time. It is unfair to the Committee, the members of the Board and the people of San Francisco who get their charter amendments in at the last minute in a very loosely drawn manner. The Committee has considered this matter and has heard from all of the interested parties. This matter is in good form and should be approved by the Board.

Supervisor Lewis said, may I call to your attention what happened in Committee on this matter? I was disturbed by it as to what it was going to do to the people in San Francisco. It was pointed out that this was not affecting any business in San Francisco but it was just a matter of policy. I believe we should have given the matter consideration in committee and invite all the people who are not in favor of the way that we passed it in committee.

I believe that we should return it to committee and invite all of the people in to discuss it. This matter was not thrashed out at length.

Thereupon, the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Ordered Submitted.

Proposed Amendment to Charter Section 153, "Leaves of Absence."

CHARTER AMENDMENT No.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending section 153 thereof, "Leaves of Absence."

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at the general election to be held on November 5, 1946, a proposal to amend the Charter of said City and County by amending section 153 thereof, "Leaves of Absence," so that the section shall read as follows:

TE—*Italics* indicates amendments; **blackface** in brackets [] indicates deletions.

LEAVES OF ABSENCE

Section 153. Leaves of absence to officers and employees of the City and County shall be governed by rules established by the Civil Service Commission, provided that leave of absence to any officer or employee for the purpose of leaving the City and County, taking a position outside of the City and County service, or accepting a position in some department or office of the City and County other than the one in which he is employed and where there are in no way related to the duties covered by his civil service classification, shall be limited to six (6) months; and provided, further, that no limit shall be placed on a leave of absence granted to enable an officer or employee to accept promotion to a non-civil service position in the same department in which he holds civil service status, or promotion to co-related work in another department or office of the City and County.

Leaves of absence shall be granted to officers and employees of the City and County of San Francisco and non-certificated officers and employees of San Francisco Unified School District for service in the armed forces of the United States or the State of California or for service on ships operated for the United States government in time of war and for such time thereafter as may be provided by rule of the Civil Service Commission, but not to exceed two (2) years after the proclamation of peace, except in case of disability incurred while in active service with the armed forces or the merchant marine when such disability shall extend beyond such period.

Whenever any officer or employee of the City and County of San Francisco, or any non-certificated officer or employee of the San Francisco Unified School District shall, by order of the government of the United States or by lawful order of any of its departments or officers, or by lawful order of the State of California, or any of its departments or officers, be directed in time of war to report and serve in the armed forces of the United States, or in the armed forces of the State of California, said officer or employee shall be entitled to a leave of absence from his office or position during the time of such service and for a period not to exceed three (3) months after the expiration thereof. Officers and employees entering or being inducted into any of the services requiring military leave as provided in this section shall file with the Civil Service Commission a copy of the orders necessitating such leave prior to the effective date of the leave of absence. Leaves granted pursuant to the provisions of this and the preceding paragraph of this section shall be designated "military leaves."

The Board of Supervisors may, on the recommendation of the Civil Service Commission, provide by ordinance that leaves of absence shall be granted to officers and employees during time of war or during any emergency declared by the President of the United States, for other service directly connected with the prosecution of the war or national defense or preparedness. Leaves granted under authority of ordinances enacted pursuant to the provisions of this paragraph shall be designated "war effort leaves."

Any officer or employee on military leave, who, prior to such leave, has been appointed to a permanent position in the city and county service, shall be entitled to resume such position at the expiration of his leave, and in determining and fixing rights, seniority, salary and otherwise, which have

accrued and shall inure to the benefit of such officer or employee, the time of military leave shall be considered and accounted a part of his service under the city and county [except that such military leave shall not be considered nor counted in the computation of sick leave, vacation and service under the retirement provisions of the charter].

[Eligibles on civil service lists entering or being inducted into any service for which military leaves are authorized for officers or employees shall, prior to the date of expiration or cancellation of such civil service list as provided in Section 145 of this charter, file with the Civil Service Commission a copy of the orders requiring such service, or other competent proof of such service in order to qualify under any of the provisions of this section.]

Persons serving in the armed forces of the United States or the State of California during time of war or during any emergency lawfully declared by the President of the United States, who have standing on an eligible list shall retain their places thereon, and upon presenting an honorable discharge or certificate of honorable active service from such military service within the period of time and subject to the conditions as prescribed by rules of the Civil Service Commission, shall be preferred for appointment for a period of four (4) years after the proclamation of peace or the termination of the emergency in the order of standing upon such register at the time of entering such military service and before candidates procuring standing through an examination held subsequent to the entrance of such eligibles into military service. If while in said military service the names of such persons are reached for certification to permanent positions, appointments shall be made to serve until such persons in the military service shall present to the Civil Service Commission an honorable discharge or certificate of honorable active service, within the period of time and subject to the conditions as prescribed by rules of the Civil Service Commission, but not [less than ninety (90) days nor] more than one (1) year after the date of discharge of each such eligible, when they shall be certified and assume the duties of such positions in said class and their certifications to said positions for [the purpose] all purposes of [lay off only] seniority shall be deemed to be the same when their names on such eligible lists were reached for certification, provided that each appointee to a position shall serve such probationary period as is provided in section 148 of this charter, and provided that such employee while serving such probation shall be permitted to participate in any promotive examination to which his classification is eligible but shall not be entitled to certification by virtue of such promotional examination prior to satisfactory completion of such probationary period and provided further that no such persons shall be certified to entrance positions in the uniformed ranks of the police and fire departments under this provision who are more than thirty-five (35) years of age unless the names of such persons were reached for certification to such positions before such persons reached said age.

Persons who participate in a regular written civil service examination and who by reason of their active services in the Army, Navy or Marine Corps, are unable to complete all parts of the examination, and who present their orders or other competent proof of service in the same manner as is required of eligibles, shall acquire standing on eligible lists in accordance with the relative excellence attained by participation in the parts of the examinations already completed; provided that upon presenting their honorable discharges or certificates of honorable active service, with

time limits specified in this section covering eligibles, they must qualify the remainder of the examinations. When qualified they shall be certified as of the date they would have been reached for certification in accordance with the relative excellence attained by their participation in the entire examination.

The Civil Service Commission shall adopt rules to govern the administration of leaves as herein provided and to govern lay-offs occasioned by the removal of officers, employees, or eligibles who have been appointed and granted leaves or certified as provided in this section.

Leaves of absence granted under Rule 31.2 of the Civil Service Commission are hereby ratified and approved.

For the purposes of certifications, appointments, leaves or any other matter concerning the rights of persons who [are serving] *are serving or have served* in the armed forces of the United States or the State of California, the provisions of this section shall be retroactive to September 16, 1940, and persons heretofore granted military leaves for any purpose other than after the armed forces of the United States *or the State of California* shall be deemed to have been granted war effort leaves by the Civil Service Commission in accordance with the provisions of this section.

The Civil Service Commission by rule and subject to the approval of the Board of Supervisors by ordinance shall provide for leaves of absence due to illness or disability which leave or leaves may be cumulative if not so authorized, provided that the accumulated unused period of sick leave shall not exceed six (6) months, regardless of length of service, and provided further that violation or abuse of the provisions of said rule and ordinance by any officer or employee shall be deemed an act of insubordination or inattention to duties.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. James L. Quigley. Seconded by Supervisor Christopher.

No objections and motion carried.

Mr. Quigley said, this amendment merely gives the people who were in the armed forces just what they would have received had they stayed at home. There seems to be no opposition to this matter now because they will have to serve their probationary period. It is just giving the people in the armed forces the benefits they would have received had they been here.

Whereupon, the roll was called and the foregoing charter amendment was ordered adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Manly, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Ordered Submitted.

Proposed Charter Amendment to Add Section 166.1, Prescribing Salary Base, for Retirement Purposes, of Former Rank of Corporal of Police.

CHARTER AMENDMENT No.

Prescribing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by adding thereto a new section to be designated Section 166.1, prescribing salary base, for retirement purposes, of former rank of corporal of police.

The Board of Supervisors of the City and County of San Francisco her submits to the qualified electors of the City and County of San Francisco at the general election to be held on November 5, 1946, a proposal to amend the Charter of said City and County by adding thereto a new section to designated Section 166.1, prescribing salary base, for retirement purposes of former rank of corporal of police.

SALARY BASE, FOR RETIREMENT PURPOSES, OF FORMER RANK OF CORPORAL OF POLICE.

Section 166.1. For all purposes of the retirement system, and notwithstanding any other provision of the charter, the monthly salary attached to the former rank of corporal, heretofore held by a member of the police department, shall henceforth be deemed to be an amount equal to the maximum monthly salary attached to the rank of police officer, plus three-fourths of the difference between such amount and the monthly salary attached to the rank of sergeant.

Discussion.

Supervisor MacPhee explained, this is to provide that the men who retired as corporals be given retirement pay between the rank of sergeant and policeman. Mr. Johnson approved this matter. There are only four men involved in this matter.

Thereupon, the roll was called and the foregoing charter amendment was *ordered* submitted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Adopted.

The following recommendations of Police Committee were taken up:

Present: Supervisors McMurray, MacPhee.

Designating Certain "Stop" Intersections and Authorizing and Directing Police Department to Install "Stop" Signs.

Proposal No. 5751, Resolution No. 5568 (Series of 1939), as follows:

Resolved, That pursuant to the provisions of the Vehicle Code of the State of California, the intersections hereinafter mentioned, are hereby designated "stop" intersections:

- Southeast corner of Pine and Franklin Streets,
- Northwest corner of Pine and Franklin Streets,
- Northeast corner of Pine and Franklin Streets,
- Southwest corner of California and Franklin Streets;

and be it further

Resolved, That the Police Department of the City and County of San Francisco be and it is hereby authorized and directed to cause stop signs to be installed at the locations designated hereinabove.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Re-reference to Committee.

Amending Resolution No. 3450 (Series of 1939), Entitled: "Traffic Regulations—Left-Hand Turns Prohibited," by Adding Sub-Section (f), Designating Streets From Which Left-Hand Turns Are Prohibited at any Time.

Proposal No. 5752, Resolution No. . . . (Series of 1939), as follows:

Resolved, That pursuant to Article 3, Section 34 of Bill 863, Ordinance 890 (Series of 1939), "Traffic Code," the following traffic regulations be adopted:

(a) Except from the streets listed in this subdivision, the operator of a vehicle shall not, between the hours of 7 o'clock A. M. and 6 o'clock P. M. of any day, Sundays and legal holidays excepted, make a left turn into any part of Market Street between the easterly line of The Embarcadero and a prolongation of the easterly line of Eleventh Street:

Davis Street.
Fifth Street.
Fremont Street.
Grant Avenue.
Main Street.
O'Farrell Street.
Sansome Street.
Seventh Street.
Steuart Street.

(b) The operator of a vehicle shall not, between the hours of 7 o'clock A. M. and 6 o'clock P. M. of any day, Sundays and legal holidays excepted, make a left turn from the streets and as indicated in this subdivision:

Ellis Street into Stockton Street.
Geary Street into Kearny Street.
Golden Gate Avenue into Taylor Street.
Oak Street into Van Ness Avenue.
Post Street into Montgomery Street.

(c) The operator of a vehicle shall not, between the hours of 7 o'clock A. M. and 6 o'clock P. M. of any day, Sundays and legal holidays excepted, make a left turn at any of the following intersections:

Jessie and New Montgomery Streets.
Jessie and Fourth Streets.
Jessie and Fifth Streets.
Sixth and Stevenson Streets.
Sixth and Jessie Streets.
Stevenson and New Montgomery Streets.
Stevenson and Third Streets.
Stevenson and Fifth Streets.

(d) The operator of a vehicle shall not, between the hours of 4:30 o'clock P. M. and 6:30 o'clock P. M., make a left turn from Plum Street into Mission Street.

(e) The operator of a vehicle shall not, between the hours of 7 o'clock A. M. and 6 o'clock P. M. of any day, Sundays and legal holidays excepted, make a left turn from Market Street between the easterly line of The Embarcadero and a prolongation of the easterly line of Eleventh Street.

(f) The operator of a vehicle shall not make a left-hand turn, at any time, from the following streets:

Park-Presidio Boulevard and Nineteenth Avenue, between Lake Street to and including the intersection of Junipero Serra Boulevard, with the exception of the "Y" in Golden Gate Park just off Fulton

Street, and the junction of the Crossover Drive and By-Pass in Golden Gate Park adjacent to Lincoln Way.

Signs shall be erected and maintained to give notice of the provisions of this resolution.

Motion for Re-reference to Committee.

Supervisor McMurray moved that this matter be re-referred to committee.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Re-reference to Committee.

The following, from Police Committee, called out by Supervisor Lewis, was taken up:

Requesting Removal of Bars and Cages in the Municipal Court at the Hall of Justice.

Proposal No. 5596, Resolution No. . . . (Series of 1939), as follows:

Whereas, prisoners are now kept in cages in the Municipal Court, Criminal Department, located in the Hall of Justice at Washington and Kearny Streets in the City and County of San Francisco; and

Whereas, it is against the dignity of the court and unnecessary to keep prisoners while in the presence of the courts behind bars; and

Whereas, the keeping of prisoners in cages in the court rooms has subjected the City and County of San Francisco to criticism; and

Whereas, this practice is not followed in other cities of the United States; now, therefore, be it

Resolved, That the bars and cages in the Municipal Court, Criminal Department, Hall of Justice, City and County of San Francisco, be removed.

Discussion.

Supervisor Lewis said, I have felt, for a long time before I became a member of the Board, that it was a very unfortunate thing that we should have in a court a cage. When the prisoners come down into the court they are put into this cage. The people in the court can stare at them. When a man comes into court he comes in innocent until he is proven guilty.

There is many a man who comes into court who cannot raise bail, and nevertheless he comes into the court and is placed in the cage. It is the only city in the State that has this cage. The only disagreement on this matter is the question of protection.

When you consider the question of protection, what about the criminals who come into court who can raise bail? They sit in the courtroom with the rest of the people. In the Superior Courts there are no cages.

This matter went to the Police Committee and an opposition was made by the Police Department. Actually this is not a matter for the Police Department, this is a matter for the Sheriff. I telephoned the Sheriff to give us his views on this matter because I heard that he was opposed to it. It is the Judge of the court who should have his say as to how the court is to be conducted. These cages are not a part and parcel of the prison, they are merely an appurtenance to the court.

I have talked with the Judges and they feel that those cages should be removed.

Privilege of the Floor.

Supervisor Lewis moved the privilege of the floor for Judge Twain Michelsen.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Judge Michelsen said, I have always felt that the cages are not only a disgrace to the courtroom but to the dignity and atmosphere and to the people of the City of San Francisco. I believe that San Francisco is the only city in the country where we have such a display of medievalism. From the standpoint of the court we could do nothing worse to the people who are presumed to be innocent.

These men are gathered into the cages to such an extent that they have to stand upright. You also have minors in these cages. This tends to create juvenile delinquency when you throw these children into the cages.

I say that the time has long since passed when we should have done away with these cages. I urge that these cages be removed from the Municipal Court at the Hall of Justice.

Discussion.

Supervisor McMurray said, I would like a point of information. Do we have any jurisdiction on this matter, who has the responsibility?

Supervisor Gallagher replied, we can request this to be done.

Supervisor McMurray stated, I am against keeping people in the cages. If we do not have the right to remove the cages we are wasting a lot of time here. Can we order these cages removed or just request that they be removed?

Supervisor Gallagher answered, after reading the resolution I find that the correct language is not in the resolution. You should request somebody to remove the cages.

Supervisor Lewis remarked, the Board of Supervisors is the law-making body of San Francisco and Section 9 says that this Board has the right to pass any laws except the rights that have been given to any other department.

These cages are not part of the prison. These cages are a part of the Hall of Justice and this Board of Supervisors as the law-making body has a perfect right to pass any legislation with respect to the construction, removal or building of any portion of the Hall of Justice.

The City Attorney has said that he was going to study this matter.

Since these cages are not a part of the prison or the Police Department it would not come within the jurisdiction of the Sheriff or the Police Department.

Supervisor McMurray asked, whom would we order to have these cages taken out?

Supervisor Lewis answered, all we would have to do is to pass a law that these cages be removed.

Supervisor Gallagher remarked, I believe that your language should be changed around. I think that the courts would have the right to remove them if they so desired.

Supervisor McMurray said, I have not received an answer to my question. May I ask Mr. Brooks if we could request him to remove the cages?

Mr. Brooks replied, I would think that they are under the jurisdiction of the court.

Supervisor McMurray inquired, would the court have to remove them if we requested them to do so?

Supervisor Christopher stated, I think each of the members of this Board is already convinced that there should not be any cages in the Municipal Court. The question in my mind is the remarks I want to hear or the remarks that will be given us by the Police Department. We do not want to have to listen to too many sad stories as to why these cages should go out. We are concerned primarily with why they should stay in.

Motion for Re-reference to Committee.

Supervisor Sullivan moved that this matter be re-referred to committee.

Motion lost for want of a second.

Privilege of the Floor.

Supervisor Lewis moved the privilege of the floor for Judge Clarence Morris.

Judge Morris said, your Sheriff cannot be opposed to it from any practical standpoint. You have a cage in the court that is about five by twelve and I have seen sixty or seventy men in there. I have seen men in the cage when two or three men have thrown fits and the Sheriff could not get in to render assistance because the cage was filled. The Police Department is interested in this matter. They are interested in the people while the prisoners are in the courtroom. If they should escape they will have to be picked up by the Police Department. I do not believe that this matter should be argued about.

These cages should be removed and I believe that the Judges could order these cages to be removed tomorrow morning if they so desired. We could do a lot of things. We are State officers but we have never taken that position. We operate under the State law and we could go ahead and do anything and you would have to pay the bill, but that would not be a good position to take because we are part and parcel of the city government.

The Sheriff cannot oppose this resolution upon the theory of lack of people to take care of the prisoners. All he would have to do is to send four sheriffs instead of two. If you come down after a double holiday you will find that the cages are crowded and we do not have enough facilities to take care of the people. This is a matter for the Municipal Judges and if we have your recommendation on this matter we will go ahead and do it.

Supervisor Lewis moved the privilege of the floor for Judge Matthew Brady.

Judge Brady remarked; we Judges of the Municipal Court have a housing situation, it has to do with the placing of human beings in cages that are only fit for animals. For twenty-five years I have been trying to remove these cages and up to this time I have not been successful. There isn't any necessity for these cages. The only people who go into the cages are the people who cannot get bail. The people who can get bail do not have to go into the cages. As far as I am concerned I have solved the problem, every morning I go into the court I "O.R." every man who is in the cages. I do not believe that a judge should have to contend with these cages.

Supervisor Lewis moved the privilege of the floor for Judge Milton Shapiro.

Judge Shapiro said, I happen to sit in the Hall of Justice and each morning we have to look at these men in the cages, many of whom will go free after they are heard. These cages should be removed because the people are placed in the cages only because they cannot

raise bail. The men will not try to escape. It is a reflection on the courts and on San Francisco by having these cages.

Supervisor Lewis moved the privilege of the floor for Judge Daniel Shoemaker.

Judge Shoemaker stated, I cannot add anything more. I will go on record as being in favor of the removal of the cages. The safety feature will be followed in the same manner as the Superior Court does.

Supervisor Lewis moved the privilege of the floor for Judge Leo Cunningham.

Judge Cunningham explained, I wish to confirm the attitude of my fellow judges. The cages are unnecessary. They are not needed and they reflect upon the aspect for fair play because a man is innocent until he is proven guilty. A program could be worked out with the Police Department and the Sheriff if they might have any fear that the men will escape.

Supervisor Christopher moved the privilege of the floor for Sheriff Murphy.

Sheriff Murphy stated, the State law charges the Sheriff with providing suitable quarters for the courtroom. We could bring in Section 22 of the Charter but that is a legal question which should be looked into by the City Attorney.

There was a report made by the State authorities about County Jails and they have said that there isn't any other county better off than is San Francisco.

This thing was brought up at the time when the boys were in the "foxholes" and at that time it was stated that the cages should be removed because the scrap metal was needed for the armed forces. The Superintendent of the County Jail called upon me to stop the removal of the cages, but I said if they were needed for scrap metal that it was all right.

The Judges have said that all we would have to do is to get a couple of more sheriffs. When I came into office there was only one sheriff and I had it increased to two. I do not believe that we could get any additional employments because I had a very hard time to get only one additional for the courts.

When prisoners are brought from Alcatraz they come chained and have three people keeping watch over them. When a police officer arrests a man he puts the "cuffs" on him.

The people are only in the cages for about an hour or so in all the time that they are in jail. They are placed there only when they are brought into the courtroom. The prisoners are all cleaned up when they are brought into the courtroom.

When the "cuffs" are taken off of prisoners they are fingerprinted and many times a man that is brought in for a minor violation is found to have been a wanted man. You often find men who are wanted for murder who are brought in on a minor charge. This matter has to be considered from a practical standpoint. There are certain matters that are considered proper that men engaged in police work over a period of years have developed.

If you remove these cages you should provide for an increase in personnel. It is impossible for the personnel that we have at the present time to handle the people. We have only the two sheriffs for the four courtrooms.

There must be some place of detention for these people. If there are no cages in other courts you will find that they have sufficient personnel to take care of the men.

Supervisor Lewis asked, what about the hardened criminals in the Superior Court who sit in the audience?

Sheriff Murphy answered, that is not my jurisdiction.

Supervisor Lewis said, in the Superior Court the men do not have to stay in cages.

Sheriff Murphy replied, they come in manacled.

Point of Order.

Supervisor MacPhee raised a point of order. We have a Special Order at 3:00 p. m. and if this discussion is to be allowed to continue I believe that it should be limited.

The Chair ruled the point of order well taken.

Privilege of the Floor.

Supervisor Christopher moved the privilege of the floor for Chief Dullea of the Police Department.

Seconded by Supervisor McMurray.

No objections and motion carried.

Chief Dullea stated, the Sheriff is charged with the care of these people while in the custody of the courts. While the cages are offensive to some people, security must be provided. There must be some physical means of keeping the prisoners. The men are brought into the court in groups of forty to fifty and they are placed in the "docks" to secure them. Until you provide other means of security you should not remove the "docks."

I differ with Supervisor Lewis on the fact that some people are out on bail and some are not out on bail, and that the people in the "docks" are the poor unfortunates. That is not correct. The bail bond brokers will not take bail on people facing a serious charge. They must have good security before bail is given.

Motion to Amend.

Supervisor Christopher said, I desire to amend the resolution. The title should be amended to read: requesting the removal of such cages in the Municipal Court, at the Hall of Justice, which, in the opinion of the Court, the Sheriff and the Police Department can be feasibly done away with.

Seconded by Supervisor McMurray.

Privilege of the Floor.

Supervisor Lewis moved the privilege of the floor for Mr. Walker Peddicord, Assistant City Attorney.

Mr. Peddicord remarked, the State law provides that the Board of Supervisors shall provide suitable quarters for the court and shall supply them with books, etc., that does not mean that the Board of Supervisors can decide just what means should be taken to determine how the prisoners should be kept. This is within the jurisdiction of the judges.

If you adopt this resolution that the cages should be removed that would not remove them. It would be merely an expression of policy. The matter has been discussed in the City Attorney's office and we have been of the opinion that it is a matter for the Municipal Court itself as far as action is concerned.

Discussion.

Supervisor Gallagher asked, then the Board of Supervisors should not pass a resolution?

Mr. Peddicord replied, that is correct.

Supervisor Christopher explained, that is the opinion that I had on this matter all of the time. My amendment was in the vein but it was made to clarify the matter.

Supervisor Lewis said, all this matter does is to do what the Municipal Judges have asked for. This is just a matter of policy. This resolution says that the cages should be removed, this is not an ordinance.

Supervisor McMurray asked, why don't the Judges want to do it themselves? If they can order them out, why don't they order them removed?

Supervisor Colman remarked, I have listened to the Judges on this matter and I have also listened to the Assistant City Attorney and he says that the Judges can do it by themselves without any action by the Board. All of the Judges have expressed their opinion on this matter and all they have to do is to go ahead and order that these cages be removed.

I am in accord with Supervisor Lewis' thought in that the cages should be removed but I do not see what the Board can do in voting for the resolution.

Supervisor Lewis said, I have sat here and have seen this Board pass resolutions telling Congress what to do and also telling the State Legislature what to do. Now we have something that affects San Francisco and we are told that it would be a waste of time to pass the legislation.

The Bar Association is going to take this matter up and it is just as well if this matter were to be put over for a period of two weeks and see what develops at that time.

Motion for Postponement.

Supervisor Lewis moved that the matter stay on the calendar for a period of two weeks.

Motion *lost* for want of a second.

Privilege of the Floor.

Supervisor McMurray moved the privilege of the floor for Sheriff Murphy.

Seconded by Supervisor Christopher.

No objection and motion carried.

Sheriff Murphy stated, with all due respect to the Assistant City Attorney, the same Judge does not occupy the court all of the time. One Judge might want his men placed in custody.

I do not believe that I would have to take these cages out, if so ordered, because I would try to exercise a certain amount of restraining discretion.

Discussion.

Supervisor McMurray explained, this matter was killed in committee on the statement of the Sheriff. We have no jurisdiction over this matter. If we ordered the Sheriff to remove the cages in the Municipal Courts he would not remove them.

Thereupon the roll was called on the motion to amend and it was *defeated* by the following vote:

Ayes: Supervisors Christopher, MacPhee, Mancuso, Meyer—4.

Noes: Supervisors Brown, Colman, Gallagher, Lewis, McMurray, Sullivan—6.

Absent: Supervisor Mead—1.

Motion to Postpone.

Supervisor Lewis moved that this matter be postponed for a period of two weeks.

Seconded by Supervisor Colman.

Motion to Table.

Supervisor Brown moved, as a substitute motion, that this matter be tabled.

Seconded by Supervisor Sullivan.

Thereupon the motion was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Brown, Christopher, Mancuso, McMurray, Sullivan—5.

Noes: Supervisors Colman, Gallagher, Lewis, MacPhee, Meyer—5.
Absent—Supervisor Mead—1.

Discussion.

Supervisor Colman said, I believe that we should postpone this matter. It is a matter of courtesy that we have always granted. I would like to have these cages removed but if Mr. Lewis feels that some other way might be found to remove them then we should wait.

Supervisor Brown remarked, I do not feel that this Board of Supervisors has any jurisdiction over this matter today and I do not believe that they will have any jurisdiction over it in two weeks.

Supervisor Mancuso stated, the Sheriff says that these cages are necessary. If the cages are removed you will have to spend much more money to provide for additional Sheriffs. We have no jurisdiction over this matter and it is all up to the Sheriff.

Supervisor Lewis explained, I think this is an important matter because we are all in accord on one thing. I agreed with the Judges, as a member of the Bar, that no prisoner should appear in court and be kept behind cages so that the people can stare at them. The Judges felt that it was important enough to leave their courts and come to the Board and make their statements.

In the Superior Courts the prisoners come in, eight or nine at a time, and not one by one.

Supervisor Colman touched the theme when he said I was expecting to find some other way in which we can get rid of these cages. I am asking that this matter go over so that maybe we can work out this matter some way.

Thereupon the roll was called and the motion to postpone was *defeated* by the following vote:

Ayes: Supervisors Colman, Gallagher, Lewis, Meyer—4.

Noes: Supervisors Brown, Christopher, MacPhee, Mancuso, McMurray, Sullivan—6.

Absent: Supervisor Mead—1.

Motion for Re-reference to Committee.

Supervisor MacPhee moved that this matter be re-referred to the Police Committee.

Seconded by Supervisor Colman.

Thereupon the roll was called and the foregoing proposal was *re-referred to Police Committee* by the following vote:

Ayes: Supervisors Colman, Lewis, MacPhee, Mancuso, McMurray, Meyer—6.

Noes: Supervisors Brown, Christopher, Gallagher, Sullivan—4.

Absent: Supervisor Mead—1.

Consideration Continued.

The following, from Public Health and Welfare Committee without recommendation, was taken up:

Present: Supervisors Christopher, Sullivan.

Urging the Housing Authority to Adopt a Policy of Non-Discrimination and Non-Segregation in Consideration of Veteran Applicants for Units in Housing Projects.

Proposal No. 5718, Resolution No. . . . (Series of 1939), as follows:

Whereas, the gravity of the housing problem facing veterans has been recognized officially by various acts of the Board of Supervisors and city administration, including establishment of the Veterans' Housing Bureau and appropriation of funds for conversion of federal structures to emergency apartments for veterans and their families; and

Whereas, men and women of all races, colors, creeds, and ancestries served honorably in our armed forces during the war, many with heroism and outstanding devotion to duty; and

Whereas, it is the policy of the Board of Supervisors of the City and County of San Francisco that there shall be no discrimination by reason of race, creed, color, or ancestry in the administration of public funds or of programs entailing tax exemption or other forms of contribution; and

Whereas, it is found that the practice of separation or segregation of tenants according to color by the Housing Authority of the City and County of San Francisco means that it is impossible for a fair and impartial "first come, first served" principle to govern the distribution of available public housing units to applicants, and therefore that this practice of segregation actually involves discrimination; and,

Whereas, in comparison with the relative numbers of white and non-white veterans registered at the Housing Bureau, the discrimination against colored veterans resulting from the practice of segregation has reached serious proportions in recent months, both as to numbers and quality of public housing units made available; and,

Whereas, it is both a matter of record and of widespread agreement among experts in interracial relations that trouble between white and non-whites invariably occurs in those communities or sections of cities where segregation is the basic pattern of housing occupancy, and that such trouble does not occur in so-called mixed sections where people live as neighbors; and

Whereas, there is ample evidence in California, notably in Marin City and Los Angeles, of the ability of Americans of many backgrounds, including Negroes and southern whites, to live in harmony as neighbors under enlightened public housing management; now, therefore, be it

Resolved, That this Board of Supervisors reaffirms the rights of all veterans, regardless of race, color, creed, or ancestry, to equal treatment at the hands of all public agencies of this City and County, and therefore, other factors being equal, to equal access, on a basis of "first come, first served," to all public housing for veterans operated by the Housing Authority of the City and County of San Francisco, and be it

Further Resolved, That this Board of Supervisors hereby urges upon said Housing Authority immediate adoption of a policy of non-discrimination and non-segregation, and of any and all procedures, in cooperation with the Veterans' Housing Bureau, which will eliminate existing injustices and guarantee to all veteran applicants for

housing that they will be housed solely according to their seniority on one master waiting list, without regard to race, color, creed, or ancestry.

Motion to Postpone.

Supervisor Colman moved that this matter remain on the calendar for two weeks.

Seconded by Supervisor Christopher.

Discussion.

Supervisor Colman said, the reason for this postponement is to give the Board time to get a statement from the Housing Authority as to their attitude on this matter. The Housing Authority did not attend any of the meetings of the Committee.

Substitute Motion.

Supervisor Sullivan moved, as a substitute motion, that this matter be postponed for four weeks.

Seconded by Supervisor Lewis.

No objection and motion carried.

Adopted.

The following recommendations of his Honor the Mayor were taken up:

Leave of Absence—Honorable Daniel F. Del Carlo, Member of the Public Utilities Commission.

Proposal No. 5755, Resolution No. 5569 (Series of 1939), as follows:

In accordance with the recommendation of his Honor the Mayor, Honorable Daniel F. Del Carlo, member of the Public Utilities Commission, is hereby granted a leave of absence for the period of June 7, 1946, to June 10, 1946, both dates inclusive.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Leave of Absence—Honorable Lloyd S. Ackerman, Member of the Public Utilities Commission.

Proposal No. 5756, Resolution No. 5570 (Series of 1939), as follows:

In accordance with the recommendation of his Honor the Mayor, Honorable Lloyd S. Ackerman, member of the Public Utilities Commission, is hereby granted a leave of absence from June 17 to July 3, 1946, inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Leave of Absence—Mr. Richard Ryall, Member of the Health Service Board.

Proposal No. 5757, Resolution No. 5571 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. Richard Ryall, member of the Health Service

Board of San Francisco, is hereby granted a leave of absence for the period of June 28 to July 15, 1946, both dates inclusive, with permission to leave the State, for the purpose of attending meetings of the National Education Association to be held in New York State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Leave of Absence—Honorable Dan Gallagher, President of the Board of Supervisors.

Proposal No. 5758, Resolution No. 5572 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Dan Gallagher, President of the Board of Supervisors, is hereby granted a leave of absence from June 18, 1946, to July 10th, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Leave of Absence—Honorable George Christopher, Member of the Board of Supervisors.

Proposal No. 5759, Resolution No. 5573 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable George Christopher, member of the Board of Supervisors, is hereby granted a leave of absence for the period of June 19th to June 22nd, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Leave of Absence—Honorable Chester R. MacPhee, Member of the Board of Supervisors.

Proposal No. 5760, Resolution No. 5574 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Chester R. MacPhee, member of the Board of Supervisors, is hereby granted a leave of absence for the period June 19th to June 22nd, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Appropriating \$350 Out of the Surplus Existing in the War Memorial Compensation Reserve Fund, to Provide Funds for the Payment of Overtime to Monthly Employees of War Memorial.

Supervisor Mancuso presented as a Finance Committee recommendation:

Bill No. 4135, Ordinance No. (Series of 1939), as follows:

Appropriating the sum of \$350 out of the surplus existing in the War Memorial Compensation Reserve Fund, Appropriation No.

515.199.00, to provide funds for the payment of overtime to monthly employees of the War Memorial.

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

Section 1. The sum of \$350 is hereby appropriated out of the surplus existing in the War Memorial Compensation Reserve Fund, Appropriation No. 515.199.00, to the credit of Appropriation No. 515.111.00, to provide funds for the payment of overtime to monthly employees of the War Memorial.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Managing Director of the War Memorial.

Approved by the Board of Trustees of the War Memorial, Acting Secretary.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Appropriating \$15,000 Out of the Emergency Reserve Fund to Provide Funds for Expenditures by the Employees' Retirement System Under the State Compensation Law Because of Industrial Injuries to Persons Employed in General Offices and Departments of the City and County of San Francisco; an Emergency Ordinance.

Supervisor Mancuso presented as a Finance Committee recommendation:

Bill No. 4137, Ordinance No. 3881 (Series of 1939), as follows:

Appropriating the sum of \$15,000 out of the Emergency Reserve Fund to provide funds for expenditures by the Employees' Retirement System under the State Compensation Law because of industrial injuries to persons employed in General Fund offices and departments of the City and County of San Francisco; an emergency ordinance.

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

Section 1. The sum of \$15,000 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 932.815.00-5, to provide funds for expenditures by the Employees' Retirement System under the State Compensation Law because of industrial injuries to persons employed in General Fund offices and departments of the City and County of San Francisco.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: The Employees' Retirement System is without funds to pay Workmen's Compensation benefits under the provisions of State law, and the appropriation herein requested is necessary to the uninterrupted operation of the department. Funds here-

tofore provided for the purpose are insufficient and there are no other funds available therefor.

Recommended by the Secretary, Employees' Retirement System.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Amending Annual Salary Ordinance by Adding Section 2.4.1, to Provide for a Holiday for Employees Required to Work on June 14, 1946; an Emergency Ordinance.

Supervisor Mancuso presented as a Finance Committee recommendation:

Bill No. 4153, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill No. 3510, Ordinance No. 3313 (Series of 1939) by adding Section 2.4.1, providing for a holiday for employees required to work on June 14, 1946; an emergency ordinance.

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

Section 1. Bill No. 3510, Ordinance No. 3313 (Series of 1939), is hereby amended by adding thereto the following section:

Section 2.4.1. The Governor of California having officially proclaimed June 14, 1946, to be a legal holiday for the purpose of observing the Centennial of the Raising of the Bear Flag, no deduction shall be made from the salaries of employees whose compensations are fixed herein or in the salary standardization schedules on a monthly basis who are not required to work on said day.

Said employees who are required to work on such day shall be granted equal time off during the current or next succeeding fiscal year for such time worked.

The provisions of this section shall not apply to members of the uniformed forces of the Police and Fire Departments.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, the nature of the emergency being that this ordinance must be in effect prior to June 14, 1946, in order to provide for the operation of the City and County departments on a holiday basis in accordance with the proclamation of the Governor of California made on June 7, 1946, fixing June 14, 1946, as a legal holiday.

Referred to the Finance Committee.

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

Irregularities in Voting at State Primary Election.

Supervisor Brown remarked, in several voting districts in the last election the voting was somewhat irregular in that a number of voters presented themselves at the polls a few minutes before the 8:00 p.m. closing time, and in at least two districts a number of

people, upwards of 100, were in line outside the polling booths at the time they were supposed to close, 8:00 p.m. The practice has been to allow such people to vote provided they are within the limits of the polling booth at the time they close, but at the last election I understand that the people standing outside the booths were allowed to vote, which is an extension of the former practice. I question the legality of that system, and I would like to ask the City Attorney for an opinion as to whether that practice is legal and whether it should be continued in the future. Also I would like a report from the Registrar as to the extent that this practice was followed in the last election, particularly at two points, 1114 Gilman Street and at the Hunters Point Housing Project.

The Chair instructed the Clerk to attend to this matter.

Report on Meeting of the Safety Conference Held in Sacramento.

Supervisor Christopher said, I would like to report on the meeting of the Safety Conference held in Sacramento. I believe that the Conference was very enlightening in many ways. We can expect 3,500,000 cars to be registered in California next year. We expect 1,000,000 cars to enter California in the coming year.

We were told that the lack of reporting accidents was the cause of most of the accidents in San Francisco. The Police Department tried to investigate one that happened at an intersection and no report had been made on it.

I have a resolution today that I would like to have referred to the Police Committee, making it compulsory to report all accidents where property damage takes place and also to make it compulsory to report all accidents where injury is sustained.

Providing for Time of Reporting Traffic Accidents to Police Department as a Means of Reducing Traffic Casualties.

Supervisor Christopher then presented the following proposal:

Proposal No. 5761, Resolution No. . . . (Series of 1939), as follows:

Whereas, the State Safety Conference held in Sacramento at the instance of Governor Warren was attended by public officials from the entire State; and

Whereas, pertinent facts were disclosed at the Conference relating to safety procedures in connection with traffic; and

Whereas, records indicate traffic fatalities in California have increased 30 per cent over the previous year and amount to a staggering total of 1550 for the first five months of 1946; and

Whereas, lack of uniformity in the reporting of accidents is one of the primary causes for the tremendous toll in traffic deaths; now, therefore, be it

Resolved, That in order to eradicate the apparent laxity that exists in the reporting of personal injury cases and to provide an effective means of reducing the appalling toll of traffic casualties, the Police Code should be amended to provide the following:

1. That where the period of time during which to render a police report in the case of personal injury is 24 hours, provision should be made for the immediate reporting of such personal injury cases; and
2. That where the Code provides that no report is necessary in the event of property damage, it should be amended to provide that where the damage to property is at least 25 dollars, that report of such property damage be rendered to the Police Department within 24 hours.

Referred to the Police Committee.

Underground Garage, St. Mary's Park and Huntington Park.

Supervisor Colman inquired of Mr. Wilson, what about the proposal for the construction of underground garages at Huntington Park and St. Mary's Park.

Mr. Wilson replied, the Union Square group, who were the original proposers, said that they did not think it was a good time to proceed with this matter. They said that certain things had to be done first. The first is to clear the title and the second thing is to clear the space under the sidewalks.

Supervisor Gallagher asked, are the Union Square Garage builders going to be the only ones to construct these garages?

Mr. Wilson answered, we are going to call for bids and it will permit any person to place a bid on the matter.

Supervisor Colman said, this matter is before my Committee. Is there anything that our Committee can do with respect to facilitating the matter or be of help to you in any way? With us it is unfinished business.

Mr. Wilson stated, I think, from the City's viewpoint, everything is being done that can be done. The preliminary steps must be taken before we can call for bids. We would like to have more than one bidder on this matter.

Bleachers at Big Rec.

Supervisor Colman said, for about twenty years or more the question has come up about the building of grandstands at Big Rec. A couple of years ago the matter was pretty well in hand. I would like to know just what is the status of this matter.

Mr. Wilson stated, the Board voted \$25,000 for this work last year. Previous Commissions have always opposed the construction of a grandstand at Big Rec. When the Board appropriated the money we started to use that money for the preparation of plans. We hired an architect and we received from him what we feel is a very fine plan. We were just at the point of calling for bids when a taxpayer's suit was filed against the hiring of an outside architect. We can proceed once the suit is settled. The architect has offered to present his plans free and is willing to take a chance on receiving the money.

Requesting His Honor the Mayor to Appoint Citizens' Committee for Observance of 100th Anniversary of Raising of American Flag in San Francisco.

Supervisor Gallagher presented:

Proposal No. 5762, Resolution No. 5575 (Series of 1939), as follows:

Whereas, Commodore John Drake Sloat, U.S.N., on July 7, 1846, after raising the American Flag at Monterey, thereby acquiring for the United States approximately 600,000 square miles, including the present States of California, Arizona, Nevada and Utah and portions of New Mexico, Colorado and Wyoming, issued a Proclamation and ordered Captain John Barrian Montgomery, U.S.N., to read same to the people of Yerba Buena immediately after raising the American Flag in the public square; and

Whereas, Captain Montgomery, whose warship, the U.S.S. Portsmouth, was anchored off Sausalito, her guns guarding four American ships in the harbor, on the afternoon of July 8, 1846, addressed a letter to the Alcalde of the port, apprising him of what he proposed to do on the following morning, in view of the state of war then existing with Mexico, and which letter indisputably set forth that

it would be an American Flag, and not any other ensign, as has been claimed, that he would raise; and

Whereas, on the morning of July 9, 1846, Captain Montgomery, with a detachment of seventy bluejackets and Marines went shore-side, and as one fife and drum played "Yankee Doodle," the Stars and Stripes were raised over the plaza on the beach, now Portsmouth Square, and a salute of 21 guns from the warship marked the passing of Yerba Buena from Mexico to the United States, whereupon Captain Montgomery read Commodore Sloat's Proclamation; now, therefore, be it

Resolved, That the Board of Supervisors of San Francisco, deeming the 100th anniversary of this historic event worthy of special observance, requests the Mayor to appoint a Citizens' Committee, of not more than 25 members, to arrange for the proper observance of the occasion, under auspices of the Native Sons and Native Daughters of the Golden West, the San Francisco Junior Chamber of Commerce, and the Society of California Pioneers, calling for the re-raising of the American Flag, by a Naval contingent at 11 o'clock a.m., July 9, 1946, in Portsmouth Square, followed by a civic luncheon; and be it further

Resolved, That copies hereof be sent to city officials, Governor Earl Warren, Navy and Army executives at this port, and the press.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Roof for Fleishhacker Swimming Pool, and Continuation of Seal Show at the Zoo.

Supervisor MacPhee asked Mr. Wilson, what about the question of covering Fleishhacker Pool? Has the Commission given any consideration to that matter? The other question I would like to ask is what is going to be done with the seal show at the Zoo?

Mr. Wilson answered, in regard to Fleishhacker Pool, you recall the action of the Board was to give to the Park Department, when the Board was passing the budget, was to give the Park Commission just enough money to operate as it is now. We would have to secure additional money in order to do this. We believe that a covered area would make the pool much more usable.

In regard to the seal show, the Commission has kept out of the discussion in this matter. I do not want to go into why it has been discontinued. We are trying to do something on this matter and I believe that we have solved it. We now expect the show to resume at the end of this week or the beginning of next week. We desire to have the show continue.

Sewer Rental Fees.

Supervisor MacPhee announced that he would like the matter of sewer rental fees considered in connection with proposals to create new sources of revenue, and asked that he be sent notice of the next meeting of the Finance Committee at which this subject will be discussed.

Finance Committee to notify Supervisor MacPhee of the meeting.

Chief Welfare Work.

Supervisor MacPhee remarked, there was an article in one of the daily newspapers today relative to the slashing of the Juvenile Court budget by the Mayor and the Board. This cut has brought about a reduction in the child welfare service in the City. The article states

that it should be reconsidered to see if something could be done on this matter. We requested the Community Chest to meet with us on this matter and they said that they would. I do not like to have the newspapers feel that we are trying to shirk our responsibility.

Supervisor MacPhee moved that we go on record clarifying our position in this matter to the effect that we have tried to meet with the Community Chest and that a letter be sent to the Community Chest requesting that we desire to meet with them.

The Chair directed the Clerk to comply with the request.

Amplification System for Use at Fires.

Supervisor Mancuso stated, two very serious fires in hotels in the East have occurred in the last week, one resulting in 60 deaths and the other in 40 deaths. In New York City they have a sound amplification system for use in advising people who are going to jump from burning buildings not to do so, but to go to safety points, etc., and a number of lives have been saved. I would like the proper committee to investigate whether or not we have such a system, if it is in proper repair, and if we do not have one why steps cannot be taken to secure one.

Referred to Police Committee.

Consolidation of the Park Commission and the Recreation Commission.

Supervisor Mancuso said, we discussed the matter of consolidating the Park and Recreation Commissions. I believe we should request the City Attorney's office to prepare the charter amendment for the consolidation of these two commissions.

Clerk was directed to write letter to the City Attorney.

Committee Meetings.

The following committee meetings were announced.

Streets Committee, Wednesday, June 12, 1946—4:00 p.m.

Judiciary Committee, Wednesday, June 26, 1946—2:00 p.m.

ADJOURNMENT.

There being no further business, the Board, at the hour of 7:00 p.m., adjourned.

DAVID A. BARRY, Clerk.

THURSDAY, JUNE 13, 1946—10:00 A. M.

In Board of Supervisors, San Francisco, Thursday, June 13, 1946, at 10:00 a.m.

The Board of Supervisors met in special session.

CALLING THE ROLL.

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

Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Quorum present.

President Dan Gallagher presiding.

Supervisor Mead excused from attendance.

Final Passage.

The following recommendation of Finance Committee was taken up:

Providing for a Holiday for Employees Required to Work on June 14, 1946.

Bill No. 4153, Ordinance No. 3883 (Series of 1939), as follows:

An amendment to Bill No. 3510, Ordinance No. 3313 (Series of 1939), by adding Section 2.4.1, providing for a holiday for employees required to work on June 14, 1946.

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

Section 1. Bill No. 3510, Ordinance No. 3313 (Series of 1939), is hereby amended by adding thereto the following section:

Section 2.4.1. The Governor of California having officially proclaimed June 14, 1946, to be a legal holiday for the purpose of observing the Centennial of the Raising of the Bear Flag, no deduction shall be made from the salaries of employees whose compensations are fixed herein or in the salary standardization schedules on a monthly basis who are not required to work on said day.

Said employees who are required to work on such day shall be granted equal time off during the current or next succeeding fiscal year for such time worked.

The provisions of this section shall not apply to members of the uniformed forces of the Police and Fire Departments.

Section 2. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists, the nature of the emergency being that this ordinance must be in effect prior to June 14, 1946, in order to provide for the operation of the City and County departments on a holiday basis in accordance with the proclamation of the Governor of California made on June 7, 1946, fixing June 14, 1946, as a legal holiday.

Approved as to form by the City Attorney.

Discussion.

Supervisor Mancuso said, this matter came before the Board Monday and was sent to the Finance Committee. We had a meeting on it yesterday and there were two matters submitted to the Finance Committee by the City Attorney. One was a provision providing for

employees on a monthly basis and the other took in the per diem employees. Under the second one the per diem men who worked on Friday would receive a day off. This was never done in the past, the only time there was an exception to this rule was on V-J Day and that was because some of the per diem men arrived for work and worked for an hour or two and it was thought that these men should be taken care of so an amendment was made to the salary ordinance.

This ordinance before you has the recommendation of the Finance Committee and it provides just for the monthly employees and the people who have to work will receive a day off.

Supervisor Colman stated, this is the same as would prevail with respect to any other holiday that we recognize.

Supervisor Mancuso remarked, I would say yes.

Thereupon the roll was called and the foregoing bill was *Passed as an Emergency* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Expressing Sympathy at the Illness of Mrs. Mead and Wishing Her a Speedy Recovery.

Supervisor Brown said, I would like to suggest to the Board that we request the Clerk to write a letter to Supervisor Mead expressing our sympathy at the illness of his wife and wishing her a speedy recovery.

The Clerk was directed to send the necessary communication.

New Sources of Revenue.

Supervisor Mancuso stated, the Finance Committee again heard means of securing other revenues on last Wednesday. The Finance Committee made a request of the Clerk that he publish in the four daily newspapers the different groups that will be affected by these new licenses. We have called a meeting for Tuesday night, June 25th, in the Chambers of the Board on this matter.

Clerk was directed to see if this matter could be handled this way.

Committee Meeting.

The following committee meeting was announced:

Public Health and Welfare Committee, Tuesday, June 18th, 2:00 p.m.

In Memoriam—Hugo D. Newhouse.

Supervisor Colman presented:

Proposal No. 5773, Resolution No. 5576 (Series of 1939), as follows:

Whereas, The Almighty has summoned to his eternal reward Mr. Hugo D. Newhouse, prominent San Francisco attorney; and

Whereas, Hugo D. Newhouse was a native San Franciscan, a product of San Francisco educational institutions, and a distinguished figure in local fraternal and philanthropic circles, holding membership on the board of directors of the Salvation Army as well as in a number of fraternal orders, and sponsoring construction of St. Joseph's Hospital, to the hospital fund of which he was one of the major contributors; and

Whereas, in addition to his varied philanthropic interests, Hugo D. Newhouse was an illustrious member of San Francisco's legal profession, having been in active practice since 1898, and was also an

eminent contributor to the civic life of our city, having been a member at the time of his death, and a former president, of the Golden Gate Bridge and Highway District board of directors; and

Whereas, the countless friends of Hugo D. Newhouse will deeply mourn the passing of a gentleman whose lifetime of service to his fellow-beings could well serve as an inspiration to those who follow after him, and the memory of whose numberless open-hearted charities and benevolences will ever be enshrined in the hearts of those who were privileged to know and love him; now, therefore, be it

Resolved, That when the Board of Supervisors adjourns its meeting this day it does so out of respect to the honored memory of the late Hugo D. Newhouse; and be it

Further Resolved, That the Clerk be and he is hereby directed to send to Mr. Arthur A. Newhouse, beloved brother of the late Hugo D. Newhouse, a suitable copy of this resolution as an expression of the deep sympathy and heartfelt condolence felt by the members of the Board of Supervisors on the passing of Hugo D. Newhouse.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

ADJOURNMENT.

There being no further business, the Board, at the hour of 10:35 a.m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors August 5, 1946.

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

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

Vol. 41

No. 25

FRANCISCO
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Monday, June 17, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JUNE 17, 1946—2:00 P.M.

In Board of Supervisors, San Francisco, Monday, June 17, 1946,
2:00 p.m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Mancuso—2.

Quorum present.

President Dan Gallagher presiding.

Supervisor Mancuso noted present at 2:15 p.m.

Supervisor Brown noted present at 2:25 p.m.

Supervisor Mead excused from attendance at 6:00 p.m.

Communications.

Communications, as follows, were presented, read by the Clerk and acted on as noted:

From Lake County Board of Supervisors, opposing amendment to State Supervisors Association by-laws providing for election of directors.

Referred to County, State and National Affairs Committee.

From Municipal Carmen's Union No. 250, advising members will refrain from work on certain holidays unless granted overtime compensation.

Referred to Finance Committee.

From Redwood Empire Supervisors Unit, announcing schedule for Annual Breakfast Session, June 28th, Eureka Inn, Eureka.

Referred to County, State and National Affairs Committee.

From Joint Army-Navy Board, announcing public hearing August 12th, 10 a.m., 101 Grove St., on proposed second Bay crossing.

Referred to County, State and National Affairs Committee.

From Redwood Empire Association, forwarding summary of legislative program of the Association of World War II Pilots and Aviation Specialists.

Referred to County, State and National Affairs Committee.

From Lafayette Club, Inc., urging appointment of Rene Vayssie to Board of Directors, Golden Gate Bridge and Highway District.

Referred to Finance Committee.

From San Francisco Hotel Association, Inc., urging appointment of Rene Vayssie to Board of Directors, Golden Gate Bridge and Highway District.

Referred to Finance Committee.

From Santa Clara County Farm Bureau, urging appropriation of necessary funds to continue Farmer's Market.

Referred to Finance Committee.

From the Mayor, transmitting documents from League of California Cities, subject: Suggested Uniform Sales Tax Ordinance.

Referred to Finance Committee; copies to all members of Board.

Presented by Supervisor Christopher: From Acme Paper Company, requesting revision of regulation prohibiting parking on north side of Howard Street between 4:00 and 6:00 p.m.

Referred to Police Committee.

Presented by Supervisor Meyer: Copies of communications between California Wool Growers Association and Chief Administrative Officer concerning the moving of the spring lamb crop.

Ordered filed.

From the Golden Gate Bridge and Highway District, informing of vacancy in Board of Directors due to death of Hugo D. Newhouse.

Electing Gerald P. Haggerty as Director of the Golden Gate Bridge and Highway District.

Thereupon Supervisor Gallagher presented the following:

Proposal No. 5778, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby elect Gerald P. Haggerty as a Director of the Golden Gate Bridge and Highway District for the City and County of San Francisco, for the unexpired portion of the term of Hugo D. Newhouse, deceased.

Motion to Suspend Rules for Immediate Consideration.

Supervisor Gallagher moved for the suspension of the rules for immediate consideration of the proposal.

Discussion.

Supervisor Colman said, I am opposed to the suspension of the rules.

Referred to Finance Committee.

Electing Rene Vayssie as Director of the Golden Gate Bridge and Highway District.

Supervisor Colman presented:

Proposal No. 5779, Resolution No. . . . (Series of 1939), as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby elect Rene Vayssie as a Director of the Golden Gate Bridge and Highway District for the City and County of San Francisco, for the unexpired portion of the term of Hugo D. Newhouse, deceased.

Referred to Finance Committee.

Communication From Registrar of Voters Concerning Voting
Procedure in Effect at Polling Places.

CITY AND COUNTY OF SAN FRANCISCO

OFFICE OF REGISTRAR OF VOTERS

June 13, 1946.

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

Gentlemen:

In reply to your inquiry of June 13th, transmitting the statement of Supervisor Arthur M. Brown, Jr., permit me to inform you:

1. There were several precincts in which voters arrived at the polling places before 8 p.m., but had to stand in line and vote after 8 p.m. This is not a mere custom or practice. It is the legal right of the voter under section 5734 of the Elections Code. That section reads as follows:

"When the polls are closed, the precinct board shall proclaim that fact aloud at the place of election. After the proclamation, no ballot shall be received. However, if at the hour of closing there are any other voters in the polling place, *or in line at the door*, who are qualified to vote and have not been able to do so since appearing, the polls shall be kept open a sufficient time to enable them to vote."

In the pamphlet "Instruction for Election Officers," issued to each precinct board official, they are instructed: "all voters at the polling place at the hour of 8 o'clock p.m., who had an opportunity to do so, must be permitted to vote before all voting shall cease, but this privilege must not be extended to voters arriving at the polling place after 8 o'clock p.m."

2. The congestion at the two precincts mentioned by Supervisor Brown arose partly because of the very great increase in the number of registered voters occurring after it was legally possible to create new precincts, and partly because so many of these voters were new voters, unfamiliar with the voting machine and very slow in its use.

At the Hunters Point precinct we provided six voting machines with officers to operate them and provided further clerical assistance direct from the registrar's office. At Gilman Avenue we provided three voting machines. This is as many machines for the number of voters as is customary. Each machine should easily handle two hundred voters.

Furthermore, voting machine models had been sent to the Hunters Point project ten days before election so that the residents might familiarize themselves with the operation of the machine.

But great numbers of voters delayed going to the polls until after 4 p.m., and the consequent result was the congestion and delay which has been called to your attention.

Respectfully submitted,

/s/ CAMERON H. KING,
Registrar of Voters.

Legal Opinion From City Attorney in Re Closing of Polling Places
and Cessation of Voting.

June 17, 1946.

Subject: In re Closing of Polling Places and Cessation of Voting.

Dear Sirs:

I am in receipt of your letter under date of June 13, 1946, which reads as follows:

"There is set forth below a statement made by Supervisor Brown concerning such practices which occurred in connection with the election of June 4th of this year.

"The Board of Supervisors would appreciate it if they may have a response from you as to the respective matters referred to in Supervisor Brown's statement.

"Statement of Supervisor Brown: 'In several voting districts in the last election the voting was somewhat irregular in that a number of voters presented themselves at the polls a few minutes before the 8:00 p.m. closing time, and in at least two districts a number of people, upwards of 100, were in line outside the polling booths at the time they were supposed to close, 8:00 p.m. The practice has been to allow such people to vote provided they are within the limits of the polling booth at the time they close, but at the last election I understand that the people standing outside the booths were allowed to vote, which is an extension of the former practice. I question the legality of that system, and I would like to ask the City Attorney for an opinion as to whether that practice is legal and whether it should be continued in the future. Also, I would like a report from the Registrar as to the extent that this practice was followed in the last election, particularly at two points, 1114 Gilman Street and at the Hunters Point Housing Project.'"

Opinion.

The matter of opening and closing of polling places at elections is regulated by the State law. The pertinent provisions on the subject are found in Sections 5734 and 5735 of the Election Code. The sections read as follows:

"Sec. 5734. When the polls are closed, the precinct board shall proclaim that fact aloud at the place of election. After the proclamation, no ballot shall be received. However, if at the hour of closing there are any other voters in the polling place, or in line at the door, who are qualified to vote and have not been able to do so since appearing, the polls shall be kept open a sufficient time to enable them to vote."

"Sec. 5735. Any one who arrives at the polling place after the time provided for closing the polls shall not be entitled to vote, even though the polls are open when he arrives."

In view of the language of these sections, I can see nothing illegal in the condition directed to your attention by Supervisor Brown, provided, of course, that the voters are actually in line at 8 p.m.

Respectfully submitted,

CITY ATTORNEY.

To: Board of Supervisors.
cc The Mayor.
cc Chief Administrative Officer.
JJO'T

Discussion.

Supervisor Brown said, I would like copies of those communications.

I have no grounds upon which to make a direct statement as to what happened at the election places.

It could be that the rolls of the precincts were examined by interested parties, an examination made shortly before closing time, as to those who had not voted. It could also be that a roundup was made through the housing projects so that these people could vote. There can be no objection to that. It could also be that some of the people arrived after 8:00 o'clock and got into line, it could also be that some individuals voted in the name of others, who had not

voted up to that time, and were not the individuals who rightfully owned that name. It could have happened, I am not in a position to say that it did, but it could have.

It is the responsibility of the voting people to make certain that this does not happen. The lines should be policed to see that no one shall vote after 8:00 o'clock if he is not in line at 8:00 o'clock. Proper identification should also be presented to make certain that the proper person votes.

I simply make those observations for what they are worth.

Communications ordered *filed* with a copy to Supervisor Brown.

SPECIAL ORDER—3:00 P. M.

Adopted.

The following, from Finance Committee without recommendation, was taken up:

Present: Supervisors Mancuso, Lewis, Mead.

Confirming Sale of Approximately 33.5 Acres of Water Department Land in San Mateo County Parcel 35 to Herman Christensen et ux.

Proposal No. 5722, Resolution No. 5600 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3705, Bill No. 3923, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on April 25, 1946, to sell the following described City owned real property situated in the County of San Mateo, State of California:

Commencing at the point of intersection of the southwesterly line of the State Highway known as El Camino Real with the southeasterly boundary of San Mateo County Parcel 35 as said parcel is described in deed dated March 3, 1930 from Spring Valley Water Company to the City and County of San Francisco, a municipal corporation, recorded March 3, 1930 in Volume 491 at page 1, Official Records of San Mateo County, California, running thence along said southeasterly boundary south 49° west 2544.9 feet more or less to the most southerly corner of said parcel; thence along the southwesterly boundary of said parcel north 43° west 653.9 feet more or less to a point on a line parallel with and perpendicularly distant 10 feet southeasterly from the northwesterly boundary of said Parcel 35; thence along said parallel line north 49° east 800 feet; thence south 41° east 120 feet to a point on a line parallel with and perpendicularly distant 130 feet southeasterly from the northwesterly boundary of said Parcel 35; thence along last named parallel line north 49° east 1785.0 feet more or less to a point on the southwesterly line of said State Highway; thence southeasterly along last named line 536.5 feet more or less to the point of commencement.

Containing 33.5 acres more or less.

Excepting a 10 foot easement and existing 6 inch water pipe line thereon, also excepting the existing buildings located on said land; all as per San Francisco Water Department Map No. C-599, dated March 11, 1946; and

Whereas, in response to said advertisement, Herman Christensen and Eleanor Christensen, his wife, as the highest bidders, offered to purchase said land for the sum of \$95,500 cash, which sum includes \$5,000 to cover the City's cost of removing said existing buildings from the above described land; and

Whereas, it is hereby understood that the right to remove said existing buildings from said land shall expire 60 days after recording the deed herein authorized; and

Whereas, the amount of said offer is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said parties have paid the City the sum of \$9,650 as a deposit in connection with this transaction; and

Whereas, the Director of Property and the Public Utilities Commission have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Herman Christensen and Eleanor Christensen, his wife, or their assignee.

The Director of Property shall deliver said deed to the grantees upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

June 3, 1946—*Consideration continued until June 10, 1946.*

June 10, 1946—*Consideration continued until June 17, 1946.*

Legal Opinion From the City Attorney Relative to Authority of Board of Supervisors to Confirm Sale of City Owned Property.

June 13, 1946.

Subject: Authority of Board of Supervisors to Confirm Sale of City Owned Property.

Dear Sir:

This office is in receipt of a request for an opinion which reads as follows:

"Is the Board of Supervisors acting in a legal manner and in consonance with the provisions and intent of the charter in confirming the sale of city-owned land for a sum of money which, within the knowledge of the members of the Board, is substantially lower than that which bona fide purchasers have offered or are prepared to offer."

Opinion

The sale of real property owned by the City and County of San Francisco is governed by Section 92 of the Charter, which reads as follows:

"Any real property owned by the city and county, excepting lands for parks and squares, may be sold on the recommendation of the officer, board or commission in charge of the department responsible for the administration of such property. When the board of supervisors, by ordinance, may authorize such sale and determine that the public interest or necessity demands, or will not be inconvenienced by, such sale, the director of property shall make a preliminary appraisal of the value of such property. The director of property shall advertise by publication the time and place of such proposed sale. He shall forthwith report to the department head concerned and to the supervisors the amount of any and all tenders received by him. The supervisors may authorize the acceptance of

the highest and best tender, or they may, by ordinance, direct that such property be sold at public auction, date of which shall be fixed in the ordinance. No sale other than a sale at public auction shall be authorized by the supervisors unless the sum offered shall be at least ninety per cent of the preliminary appraisal of such property hereinbefore referred to."

It will be noted that the first step essential to the sale of City property is the recommendation of the officer, board or commission in charge of the department responsible for the administration of such property. The second step is action by the Board of Supervisors by ordinance authorizing the sale and directing the Director of Property to make a preliminary appraisal of the value of the property. The third step is the advertising of the sale by the Director of Property. The Charter does not provide the method by which the Director of Property shall obtain tenders from prospective purchasers of the property. After he has obtained tenders (or bids) the fourth step is a report of the highest and best tender to the department head and to the Board of Supervisors. When the Board of Supervisors is advised of the highest and best tender (or bid), it has the legal authority to accept the tender (or bid) and thus confirm the sale made by the Director of Property. Should the Board of Supervisors in its discretion decide to refuse the highest and best tender submitted to it through the Director of Property, it may by ordinance direct that the property be sold at public auction on a date which shall be fixed in the ordinance. The Charter does not state specifically by whom the property is to be sold at public auction. However, the intent appears to be that the sale should be held by the Director of Property. It would be well, therefore, to include a provision that the sale should be held by the Director of Property.

Section 92 further provides that the Board of Supervisors shall not confirm a sale unless the sum offered is at least 90 per cent of the preliminary appraisal of the Director of Property.

You are therefore advised that the Board of Supervisors may confirm the highest and best tender (or bid) forwarded to them by the Director of Property, or may refuse said tender (or bid) and direct that the property be sold at public auction as outlined above.

Respectfully submitted,

CITY ATTORNEY.

RJB:lf

Secretary of

To: Board of Supervisors

Discussion.

Supervisor Lewis said, in considering this I have been torn between the moral side of this question and the legal side of it. Morally, any man who bids the highest it is tantamount to purchase the property. Legally, this is not the selling of the land. This Board has to pass an ordinance authorizing the sale by public auction, which the Board did not do. This meeting was for the purpose of taking legal tenders and not for the purchase of it at public auction.

There are two methods in which we can proceed. The first is by receiving tenders and then the Director of Property has to send them to the Board and we shall either accept or reject the bid. We can also authorize the sale at public auction and if we do, the Director of Property would not have to come back to the Board for confirmation. I feel that the Board should pass an ordinance directing the Director of Property to hold a public auction. The sale will be held and the highest bidder will take the property and the Board of Supervisors will be through with it.

Authorizing the Director of Property to Sell at Public Auction and to Convey to the Highest Bidder Certain San Francisco Water Department Land Near Belmont, San Mateo County, on the West Side of El Camino Real.

Supervisor Lewis then presented, as a substitute:

Bill No. 4155, Ordinance No. . . . (Series of 1939), as follows:

Authorizing the Director of Property to sell at public auction and to convey to the highest bidder certain San Francisco Water Department land near Belmont, San Mateo County, on the west side of El Camino Real.

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

Section 1. On behalf of the Board of Supervisors of the City and County of San Francisco, the Director of Property is hereby authorized and directed to conduct a public auction on, 1946, and at that time to sell and convey the hereinafter described real property to the highest bidder:

All that portion of San Mateo County Parcel 35 as said parcel is described in deed from Spring Valley Water Company to City and County of San Francisco, a municipal corporation, dated March 3, 1930, and recorded March 3, 1930 in Volume 491 at Page 1, Official Records of San Mateo County, lying westerly of the State Highway known as El Camino Real.

Excepting therefrom all City-owned improvements located thereon and also excepting the necessary land or easements required for said improvements.

Subject to all existing easements.

Privilege of the Floor.

Supervisor McMurray moved the privilege of the floor for Mr. Cosgrove.

Seconded by Supervisor Meyer.

No objections and motion *carried*.

Mr. Cosgrove said, the Board should be informed as to the facts of this matter.

Question as to Parliamentary Situation

Supervisor Brown asked, what is the parliamentary situation?

Supervisor Gallagher answered, the substitute bill as presented by Supervisor Lewis is before the Board.

Supervisor Brown said, you cannot consider a bill on the date of its introduction without reference to committee. I will ask reference to committee on this substitute bill.

Supervisor Gallagher then referred the substitute bill to Finance Committee.

Mr. Cosgrove stated, it appears that the sole consideration before the Board is determining in your own mind as to whether or not the sale held by Mr. Phillips was legally and properly held. I have a certified copy of the resolution of the Public Utilities Commission requesting the Board to hold a sale for this property. The Board passed an ordinance and Mr. Phillips held the sale. He advertised and held the sale according to the law. Everything about the sale was legal. The bids started in at a low figure and ended when Mr. Christensen bid \$95,500. There were 85 bids in all.

Supervisor Mead asked, is it true that at the conclusion of the bids the highest bidder was requested to present a check in the amount of 10 per cent of the bid.

Mr. Phillips replied, that is correct. It is in the advertisement.

Supervisor Lewis said, there is no question that in private business Mr. Christensen would be the successful bidder. We are bound by the Charter. There was no public auction held and nobody could go into court and order this sale put aside. If we do not order the public auction to be held we can be criticized by the people of San Francisco.

Supervisor McMurray asked, the ordinance we passed authorizing the sale of the property, how was it to be sold?

Supervisor Lewis replied, the ordinance is called for by the Charter, it only uses the general term "sale." From then on there are two courses that we can follow, the first is to take the highest tender or to order a public auction. If we take the second way we have to pass another ordinance.

Mr. Holm, Assistant City Attorney, explained, Section 92 of the Charter says that you may authorize, by ordinance, the sale of property, that you did. Mr. Phillips solicited bids on the property. The securing of bids was done at a public meeting. The Charter is lacking in a clear statement of procedure. Mr. Phillips followed his usual routine but all he did was to accept a tender and he did not hold a public auction. This matter comes to the Board to decide whether or not you want to accept the \$95,500 or whether you should try to get the \$112,000 as offered by Mr. McKee, and if you decide to get the \$112,000 you will have to follow the procedure as outlined by the ordinance introduced by Supervisor Lewis.

Supervisor Mead remarked, the City Attorney is telling us that the manner in which this sale was conducted was a legal one. After this matter was behind the Director of Property and he deposited the check, for approximately \$10,000, then a member of the Public Utilities Commission went out and received a higher bid. I would like to know just how he received this higher bid. I believe it would not be good practice on the part of the Board to reject the \$95,500.

Mr. McKee said, there was nothing wrong with Mr. Phillips' procedure but the Public Utilities Commission contended that Mr. Phillips' procedure was nothing more than a tender and, as such, the highest tender was submitted to the Public Utilities Commission and I recommended that we not accept that tender. It was my contention that the property should bring somewhere in the vicinity of \$130,000. I am not interested directly or indirectly with the \$112,000 offer. My judgment was that we could receive more than the \$95,500 that we have received.

Supervisor Christopher explained, with reference to the statement I made last week relative to securing private counsel on this matter. I realize this is a very important thing. I do not consider it within the realm of our authority to chastise the Public Utilities Commission in this matter because I believe it falls within the province of every public official to represent the people of San Francisco. I talked with private counsel in this matter and this is what he told me. He told me that he considers this matter in the light of the probate courts, wherein a matter is advertised for sale and it comes before the Judge for acceptance, and in the meantime if any person desires to enter a bid higher than 10 per cent of the highest bid that the matter is open again, and the sale is not consummated until the bids are opened again and all bidders are received. I feel that the people who wrote this Charter had that in mind.

Supervisor Mancuso said, I have studied this matter since the last meeting and I have gone to the trouble of getting in touch with some of the people who attended the sale of the property. These people said that the sale was held legally and that the City received a good price on the property.

Inasmuch as it is not provided in the Charter that we should hold an auction before the Board and since the sale, as held by Mr. Phillips, was legal, I am going to vote to confirm the sale.

Supervisor Colman remarked, the longer I think of this matter the clearer it looks to me. This Board authorized the sale of this property. We did not hear anything more of it until a member of the Public Utilities Commission came in and told us that he had a higher bid.

Property values jump up from day to day and I do not see why we should not be able to take advantage of this situation. Mr. Phillips advertised in his notice that any and all bids might be rejected. Mr. McKee says that he believes that the property is worth \$130,000. Mr. Holm says that there was no auction held on this property and that the Board can do two things, either accept or reject the bid and call for new bids. I do not think that I owe Mr. Christensen anything.

I am going to vote against the confirmation of the sale and I believe that a new sale should be held and new bids received.

Supervisor Christopher stated, just to clarify this matter let us assume that the highest bid was only \$42,000, would you still insist on the confirmation of the sale?

Mr. Phillips replied, I would, because I do not believe that the property is worth \$40,000. I believe that it is less than that.

Supervisor McMurray remarked, I do not believe that the Board should order another sale on this property. This man submitted the highest bid in good faith and this sale should be confirmed. We ordered the sale and the sale was held.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. Ed. Christens, representing Mr. Christensen.

Seconded by Supervisor Mead.

No objections and motion carried.

Mr. Christens said, it is my opinion that this land was sold at auction. Mr. Christensen, after many bids, finally made the highest bid and it should be confirmed by the Board of Supervisors.

Motion to Postpone.

Supervisor Lewis moved that this matter be put over one week so the ordinance that has gone to committee can get the proper consideration.

Seconded by Supervisor Christopher.

Discussion.

Supervisor McMurray stated, putting this matter over one week will not make any difference. I say that this property was auctioned under our ordinance and it should be confirmed. I am going to vote against this motion.

Supervisor Mead explained, I am going to vote against this motion. If we postpone this matter we are going to take up just as much time next week as we have this afternoon.

Supervisor Brown said, I am going to vote against the motion. The reason that Supervisor Lewis has advanced for postponement is

that this is the only solution. That is not the only solution, if we adopt this resolution then the matter will be finished. If the Board believes that this property should be sold to Mr. Christensen they can adopt the resolution, and if they do not want to sell it they can vote the matter down.

Thereupon the roll was called and the motion to postpone was defeated by the following vote:

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, Sullivan—5.

Noes: Supervisors Brown, MacPhee, Mancuso, McMurray, Mead, Meyer—6.

Discussion.

Supervisor Brown said, I have been reading Section 92 and it says that the Board can authorize, by ordinance, the sale of property, that was done. It says that the Director of Property shall make a preliminary survey of the prices, that was done. He shall hold a public sale, that was done, and he shall submit the highest tender to us, that was done. The Supervisors may authorize the acceptance of the highest tender which is before us, or may authorize the sale at public auction. This is what Supervisor Lewis wants us to do.

It seems to me that the only time that a public auction should be held is if the highest tender is not 90 per cent of the estimated value of the land. In that case the Board would be justified in ordering a public auction, but when the highest tender is more than two times the estimated price then we should not order a public auction on the land. The fact is that we have followed the same procedure on the sale of every other piece of property for the past fourteen years. We have directed the Director of Property to sell the property and he has sold it.

If this matter had been brought to the Board within a couple of days after the sale it would have been confirmed. For some reason or other the confirmation was held up for twenty-five or thirty days. There isn't any good reason why we should not accept it even though somebody else comes along and says he will be able to secure \$17,000 more for the property. Either the City is going to do business in a fair way or it is not. This sale was conducted in good faith up to this point.

Supervisor Lewis said, Supervisor Brown made the statement that there were only two alternatives under the Charter, either the acceptance of the highest tender or the ordering of a public auction. Isn't the McKee tender before us?

Supervisor Brown replied, this tender has never come before the Board. It is still in Mr. McKee's pocket.

Supervisor Lewis remarked, the question is what is the highest and best tender before us. I was under the impression that the highest and best tender before us is the bid tendered to Mr. McKee.

Supervisor Gallagher explained, the only matter before us is the bid of Mr. Christensen. We have not received a tender from Mr. McKee. All we have received from the Public Utilities Commission is information that a higher bid could be received.

Mr. Holm informed the Board Mr. McKee would not have had an opportunity to submit this tender. The bidding ends when Mr. Phillips receives the highest bid. There is no sense of throwing any air of mystery about this matter. Mr. McKee has a check for 10 per cent of \$112,000 for this property but that is not before you. You either have to accept or reject the bid of Mr. Christensen.

Supervisor Brown said, Mr. Phillips, do you have in your possession the bid for \$95,500, or where is it?

Mr. Phillips answered, it is filed with the Treasurer.

Supervisor Brown asked, there is a check accompanying it?

Mr. Phillips replied, yes, and it is filed with the Treasurer.

Supervisor Brown inquired, what about the \$112,000 bid.

Mr. Phillips stated, as far as I know there is no bid of \$112,000, I have never seen it.

Supervisor Brown interrogated, does the Treasurer have a check in his possession for this amount?

Mr. Phillips said, the Treasurer is holding this check for safe-keeping but he has not accepted it.

Supervisor Brown asked, in your opinion is this a bona fide offer?

Mr. Phillips replied, I do not consider it so.

Supervisor MacPhee explained, at the request of Mr. Phillips, I attended a sale of property and it was astounding. I believe that each member of the Board should attend one of these sales. The builders of San Francisco have stated that the Board should adopt some kind of policy on these matters. I would like to say that I do not believe that there is any evidence of bad faith by any of the people concerned here. I believe that each person is following his own thoughts on the matter and is attempting to arrive at a solution.

We have followed this same policy since 1932. I believe that the people of San Francisco are entitled to know what we are going to do. We should act on this matter right now.

Supervisor Christopher stated, we have a Real Estate Department to handle the sale of property for us. The time may come when Mr. Phillips will not be with us and then these matters might arise. I believe that we should make it mandatory upon the Board to accept any bid that is more than 10 per cent of this highest bid.

Providing for Procedure for Sale of Real Property.

Supervisor Christopher then presented the following:

Proposal No. 5780, Resolution No. . . . (Series of 1939), as follows:

Whereas, question exists as to proper procedure to follow in the sale of real property where bids are received and before acceptance by Board of Supervisors, another and higher offer is received; and

Whereas, uniformity of procedure is imperative because of vast sums that may be involved in the future and public funds jeopardized; now, therefore, be it

Resolved, That where real property is sold at auction and prior to acceptance of the highest bid by the Board of Supervisors, another bid, at least 10 per cent higher, is tendered, it shall be mandatory upon the Board of Supervisors to reject the previous high bid and to throw the sale open again, beginning with the highest offer received after said bids were closed.

Referred to Judiciary Committee.

Thereupon the roll was called and the foregoing Proposal No. 5722 was adopted by the following vote:

Ayes: Supervisors Brown, MacPhee, Mancuso, McMurray, Mead, Meyer—6.

Noes: Supervisors Christopher, Colman, Gallagher, Lewis, Sullivan—5.

SPECIAL ORDER—4:00 P. M.

Re-referred to Committee.

Provision of Additional Platform Men for Municipal Railway.

Pursuant to motion made by Supervisor MacPhee at meeting of May 27, 1946, the Secretary of the Civil Service Commission was requested to appear before the Board of Supervisors at this hour for the purpose of discussing the question of providing additional platform men for the Municipal Railway.

June 3, 1946—Consideration continued until June 10, 1946.

June 10, 1946—Consideration continued until June 17, 1946.

Discussion.

Supervisor MacPhee said, I would like to hear from the Civil Service Commission on this matter.

Mr. Harry Albert of the Civil Service Commission stated, the residential requirements are set up in Section 7 of the Charter. It would seem to me that the procedure that would have to be followed would be to waive the residential requirements of the Charter.

Supervisor MacPhee remarked, would the waiving of residential requirements of the Charter secure additional help for the railroad?

Mr. Albert replied, I am not certain on that matter. I do not know whether or not we would receive men who would be qualified for this type of work.

Supervisor MacPhee inquired, have you received any application from non-residents?

Mr. Albert answered, we run into that from time to time.

Supervisor Mead interrogated, is there enough of that going on to determine whether or not we would receive a sufficient number of people to operate the street cars?

Mr. Albert said, I am not in a position to answer that.

Supervisor Mead stated, I would oppose any attempts to waive residential requirements on a permanent basis. If it is an emergency and you can show me that there are enough people on the outside of San Francisco who would operate our cars I am willing to go along on a temporary basis. I doubt very much whether or not you would get a sufficient number of people from out of town to help this situation.

Supervisor MacPhee explained, all I wanted was to have this matter before the Board for their consideration and to find out whether or not they would recommend any action to us.

Mr. Albert remarked, the recommendation would have to originate with the Public Utilities Commission and then come to the Civil Service Commission and then to the Board for approval.

Mr. William Mitchell, of the Municipal Railway, said, we are now 228 short of the required personnel. We have to hire men who are not suitable for this type of operation because we cannot get the men who are qualified.

Supervisor MacPhee said, the issue is that we are not getting people for employment. If it would increase recruitments I believe that the Public Utilities Commission should recommend that the residential qualifications be waived for the operation of the street cars.

Motion to Re-refer to Committee.

Supervisor MacPhee moved that the matter be re-referred to Finance Committee.

Seconded by Supervisor Meyer.

No objections and motion carried.

UNFINISHED BUSINESS.**Final Passage.**

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Approving a Concession Agreement to Be Entered Into by the Board of Park Commissioners for the Use of the Golf Shop at Sharp Park Golf Course.

Bill No. 4096, Ordinance No. 3884 (Series of 1939), as follows:

Approving a concession agreement to be entered into by the Board of Park Commissioners for the use of the golf shop at Sharp Park Golf Course.

Whereas, there is under the jurisdiction of the Board of Park Commissioners a certain golf course commonly known and designated as the Sharp Park Golf Course; and

Whereas, the Board of Park Commissioners is desirous of granting the concession and privilege of conducting the Golf Shop and acting as a professional at the Sharp Park Golf Course to Allen Schoux for the period of one year, beginning May 1, 1946, and ending April 30, 1947, at a rental of 6 per cent of the total gross receipts, computed monthly, with a minimum of \$15 per month; now, therefore,

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

Section 1. That the said concession and privilege to be granted to said Allen Schoux for the use of said Golf Shop at Sharp Park Golf Course, for the purposes hereinbefore specified, is hereby approved and said Board of Park Commissioners is authorized to enter into an agreement with said Allen Schoux wherein and whereby said Allen Schoux shall be permitted to occupy said Golf Shop for a period of one year, beginning with May 1, 1946, and ending April 30, 1947, on condition that he pay to the Board of Park Commissioners 6 per cent of the total gross receipts, provided that the minimum amount to be paid to said Board of Park Commissioners shall be the sum of \$15 per month. The Board of Park Commissioners is hereby authorized to agree on all other terms and conditions of said concession agreement.

Approved by the Board of Park Commissioners.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Approving a Concession Agreement to Be Entered Into by the Board of Park Commissioners for the Use of the Golf Shop at Harding Park Golf Course.

Bill No. 4108, Ordinance No. 3888 (Series of 1939), as follows:

Approving a concession agreement to be entered into by the Board of Park Commissioners for the use of the golf shop at Harding Park Golf Course.

Whereas, there is under the jurisdiction of the Board of Park Commissioners a certain golf course commonly known and designated as the Harding Park Golf Course; and

Whereas, the Board of Park Commissioners is desirous of granting the concession and privilege of conducting the Golf Shop and acting as a professional at the Harding Park Golf Course to Ted Robbins, for a period of one year beginning July 1, 1946, and ending June 30, 1947, at a rental of six per cent (6%) of the total gross receipts, computed monthly, with a minimum rent of \$150 per month; now, therefore,

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

Section 1. That the said concession and privilege be granted to said Ted Robbins for the use of said Golf Shop at Harding Park Golf Course, for the purposes hereinbefore specified, is hereby approved and said Board of Park Commissioners is authorized to enter into an agreement with said Ted Robbins wherein and whereby said Ted Robbins shall be permitted to occupy said Golf Shop for a period of one year, beginning with July 1, 1946, and ending June 30, 1947, on condition that he pay to the Board of Park Commissioners 6 per cent of the total gross receipts, provided that the minimum amount to be paid to said Board of Park Commissioners shall be the sum of \$150 per month. The Board of Park Commissioners is hereby authorized to agree on all other terms and conditions of said concession agreement.

Approved by the Board of Park Commissioners.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Approving a Concession Agreement to Be Entered Into by the Board of Park Commissioners for the Use of the Golf Shop at Lincoln Park Golf Course.

Bill No. 4109, Ordinance No. 3889 (Series of 1939), as follows:

Approving a concession agreement to be entered into by the Board of Park Commissioners for the use of the Golf Shop at Lincoln Park Golf Course.

Whereas, there is under the jurisdiction of the Board of Park Commissioners a certain golf course commonly known and designated as the Lincoln Park Golf Course; and

Whereas, the Board of Park Commissioners is desirous of granting the concession and privilege of conducting the Golf Shop and acting as a professional at the Lincoln Park Golf Course to Ray de Haven, for the period of one year beginning July 1, 1946, and ending June 30, 1947, at a rental of six per cent (6%) of the total gross receipts, computed monthly, with a minimum rent of \$100 per month; now, therefore,

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

Section 1. That the said concession and privilege be granted to said Ray de Haven for the use of said Golf Shop at Lincoln Park Golf Course, for the purposes hereinbefore specified, is hereby approved and said Board of Park Commissioners is authorized to enter into an agreement with said Ray de Haven wherein and whereby said Ray de Haven shall be permitted to occupy said Golf Shop for a period of one year, beginning with July 1, 1946, and ending June 30, 1947, on condition that he pay to the Board of Park Commissioners 6 per cent of the total gross receipts, provided that the mini-

mum amount to be paid to said Board of Park Commissioners shall be the sum of \$100 per month. The Board of Park Commissioners is hereby authorized to agree on all other terms and conditions of said concession agreement.

Approved by the Board of Park Commissioners.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$25,000, Public Utilities Commission, for Preliminary Work Pertaining to Cherry River Development Project.

Bill No. 4102, Ordinance No. 3885 (Series of 1939), as follows:

Appropriating the sum of \$25,000 from the unappropriated balance of the 1932 Hetch Hetchy Bond Fund to provide funds for preliminary investigations, surveys and improvements pertaining to the Cherry River development project.

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

Section 1. The sum of \$25,000 is hereby appropriated from the unappropriated balance of the 1932 Hetch Hetchy Bond Fund, to the credit of Appropriation No. 92.500.51, to provide funds for preliminary investigations, surveys and improvements pertaining to the Cherry River development project.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$10,000, Public Utilities Commission, for Modification of Water Department Contract for Annual Repaving of Street or Sidewalk Openings.

Bill No. 4104, Ordinance No. 3886 (Series of 1939), as follows:

Appropriating the sum of \$10,000 out of the surplus existing in Appropriation No. 566.214.02, Maintenance-Transmission and Distribution, to provide additional funds in the Water Department for modification of Water Department Contract No. 396—Annual Repaving of Street or Sidewalk Openings where Paving has been removed, which modification is in excess of 10 per cent of the certified estimated contract price.

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

Section 1. The sum of \$10,000 is hereby appropriated out of the surplus existing in Appropriation No. 566.214.02—Maintenance—Transmission and Distribution, to the credit of Appropriation No. 566.214.02, to provide additional funds in the Water Department for modification of Water Department Contract No. 396—Annual Repaving of Street or Sidewalk Openings where Paving has been re-

moved, which modification is in excess of 10 per cent of the certified estimated contract price.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$1,566, Public Utilities Commission, for Modification of Water Department Contract for Grading of University Mound Lots.

Bill No. 4105, Ordinance No. 3887 (Series of 1939), as follows:

Appropriating the sum of \$1,566 out of the surplus existing in Appropriation No. 66.988.00, to provide additional funds in the Water Department for modification of Water Department Contract No. 407—Grading University Mound Lots, which modification is in excess of 10% of the certified estimated contract price.

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

Section 1. The sum of \$1,566 is hereby appropriated out of the surplus existing in Appropriation No. 66.988.00, to the credit of Appropriation No. 66.988.00-1, to provide additional funds in the Water Department for modification of Water Department Contract No. 407—Grading University Mound Lots, which modification is in excess of 10% of the certified estimated contract price.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Appropriating \$52,327, Police and Fire Departments, for Payment of Increased Salaries Pursuant to Approved Charter Amendment, for Month of June, 1946.

Bill No. 4114, Ordinance No. 3890 (Series of 1939), as follows:

Appropriating the sum of \$52,327 out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for the month of June, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by the voters at election held November 6, 1945.

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

Section 1. The sum of \$52,327 is hereby appropriated out of the

surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of the following appropriations:

Appropriation No.

509.110.00, Permanent Salaries, Police Department . . .	\$43,577
510.110.01, Permanent Salaries, Fire Department	8,355
510.110.02, Permanent Salaries, Fire Department (Fire Boats)	395

to provide additional funds required to pay increase in salary of officers and members of the Police Department and Fire Department for the month of June, 1946, in accordance with the provisions of Charter Amendment No. 4—Graduated Pay Schedules for Fire and Police Departments—approved by the voters at election held November 6, 1945.

Section 2. The appropriations herein made shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Chief of Police.

Recommended by the Chief Engineer of the Fire Department.

Approved by the Police Commission.

Approved by the Fire Commission.

Approved as to form by the City Attorney.

Approved by the Civil Service Commission.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Travel Expense Ordinance for Fiscal Year 1946-1947.

Bill No. 4115, Ordinance No. 3891 (Series of 1939), as follows:

Providing for the amount per day for traveling expenses of officers and employees on official business during the fiscal year 1946-1947.

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

Section 1. During the fiscal year 1946-1947 any officer or employee of the City and County of San Francisco, except in the discharge of routine duties, who shall under the authority of law or ordinance, leave the City and County for the purpose of performing any official duty for or on behalf of the City and County, or for the purpose of rendering any service to or for the City and County, or for the purpose of officially representing said City and County, or any board, commission, office or department, shall be allowed as the expense incident to said service the actual cost of transportation, including Pullman charges, if any, together with an amount for living expenses not to exceed twenty (\$20) dollars per day for each and every day while said officer or employee is absent on said official business.

Section 2. Allowance for traveling expense shall be based upon the most efficient, direct and economical mode of transportation required by the occasion, provided, however, that at the option of the person authorized to leave the City and County of San Francisco on official business, travel may be accomplished in the State of California by such means as the person so authorized deems proper. In extraordinary or emergency cases, transportation to points outside the State of California may be contracted in the most expeditious and expedient manner.

Section 3. The number of days which shall be used as the basis for computing the allowance for expense other than transportation hereunder shall not exceed the number of days required in traveling and in attending to the business or to the purpose for which the trip is made. Provided, however, that if necessary, two (2) additional days be allowed to consummate traveling arrangements and that days taken up by unavoidable accidents or illness while en route and certified to by a duly licensed physician or surgeon, shall be construed as days devoted to official business.

Section 4. The Controllor shall establish rules for the payment of all amounts payable pursuant to Section 1 hereof, and for the presentation of such vouchers as he shall deem proper in connection with expenditures made pursuant to said section. No allowance shall be made for traveling expense provided for in this ordinance unless funds have been appropriated or set aside for such expenses in accordance with the provisions of the Charter.

Section 5. The Controllor shall advance the sums necessary for traveling expenses, but proper account and return must be made of said sums so advanced by the person receiving the same within ten (10) days after said person returns to duty in the City and County of San Francisco.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Mancuso, McMurray, Mead, Meyer, Sullivan—6.

Noes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee—5.

Appropriating \$12,500, Municipal Court, for Refurnishing, Painting and Decorating 12 Chambers and Courtrooms.

Bill No. 4116, Ordinance No. 3892 (Series of 1939), as follows:

Appropriating the sum of \$12,500 out of the surplus existing in the General Fund Reserve for Adjustment, Appropriation No. 400,000.00, to provide funds necessary to refurnish the twelve chambers and courtrooms of the Municipal Court with new and modern furniture, and to provide funds for painting and decorating the twelve chambers and courtrooms of the Municipal Court.

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

Section 1. The sum of \$12,500 is hereby appropriated out of the surplus existing in the General Fund Reserve for Adjustment, Appropriation No. 400,000.00, to the credit of the following appropriations of the Municipal Court for the purposes recited:

*Appropriation
Number*

533.400.20	Equipment, Municipal Court	\$7,500
	(The present office furniture and some courtroom furniture in the Municipal Court consists of antiquated, non-matching and cast-off miscellaneous pieces acquired from the Purchasing Department when of no further use to former holders. These funds are necessary to refurnish the twelve chambers and courtrooms with new and modern equipment.)	
520.900.00	Services of Other Departments (Department of Public Works)	5,000
	(The twelve courtrooms and chambers of the Municipal Court require painting and deco-	

rating throughout, consisting of matching up woodwork, washing, tinting, painting, wood-staining and varnishing. All quarters are in dirty, dilapidated condition at the present time, requiring complete renovation.)

Approved by the Presiding Judge of the Municipal Court.

Recommended by the Clerk of the Municipal Court.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Gallagher, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

Noes: Supervisors Christopher, Colman, Mancuso—3.

NEW BUSINESS

Adopted.

The following recommendations of Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Authorizing Sale of City Owned Building at 880 Geneva Avenue.

Proposal No. 5753, Resolution No. 5582 (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Department of Public Works that the Director of Property be, and he is hereby authorized to sell at public auction the building known as 880 Geneva Avenue in the City and County of San Francisco, in connection with the widening of Geneva Avenue from Mission Street to Alemany Boulevard, San Francisco, and not required for municipal purposes.

The terms of sale shall be cash upon delivery of bill of sale to be executed by the Director of Property.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Description approved by the City Engineer.

Recommended by the Real Estate Department.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Purchase—San Francisco Airport.

Proposal No. 5754, Resolution No. 5583 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property and the recommendation of the Public Utilities Commission, that the City and County of San Francisco, a municipal corporation, accept a deed from South San Francisco Land and Improvement Company, or the legal owner, to the following described real property situated in San Mateo County, California, required for the San Francisco Airport, and that the sum of \$26,560 be paid for said property from Appropriation No. 96.900.58:

PARCEL 1. Tide Land Lot No. 26 and that portion of Tide Land Lot No. 25, in Section 27, T. 3 S., R. 5 W., M.D.B.

& M., lying easterly of Parcel 1 as said parcel is described in deed to Pacific Gas and Electric Company, recorded February 26, 1926, 210 O.R. 109, San Mateo County.

Containing 29.11 acres more or less.

PARCEL 2. All that portion of Tide Land Lot No. 25 in said Section 27 and that portion of Tide Land Lot No. 32 in Section 28, T. 3 S., R. 5 W., M.D.B. & M., bounded on the east by lands of Pacific Gas and Electric Company, and on the west by the westerly line of the proposed Bay Shore Freeway. Containing 4.09 acres more or less.

Subject to the existing easements of the Pacific Gas and Electric Company.

The total amount of \$26,560 required for the purpose of this resolution was previously certified under Resolution No. 5441, Series of 1939, for the acquisition of said property through eminent domain proceedings, and inasmuch as it now appears that such proceedings will not be necessary with respect to the parcels described in this resolution, the Controller is authorized to release this amount from his previous certification and make said amount available for the purpose herein set forth. In the event it should become necessary to proceed under Resolution No. 5441, the Controller is authorized to make the necessary adjustment of funds.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Public Utilities Commission.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Refunds—Erroneous Payments of Taxes.

Proposal No. 5763, Resolution No. 5584 (Series of 1939), as follows:

Resolved, That the following amounts be and they are hereby authorized to be paid to the following, being refunds of payments of taxes as follows:

From Appropriation No. .05—Duplicate Tax Fund

1. Walter R. and Valda L. Houghton, Lot 10, Block 1588, first installment, fiscal year 1945-46	\$ 29.22
2. Mrs. Martha Tondani, Lot 13, Block 1649, second installment, fiscal year 1945-46	56.75
3. J. V. Dwyer, Lot 8, Block 2081, second installment, fiscal year 1945-46	42.26
4. Mrs. Gertrude Morales, Lot 3, Block 7084, first installment, fiscal year 1945-46	39.85
5. Mrs. Anna L. Goldman, Lot 25, Block 729, first installment, fiscal year 1944-45	56.98
6. Title Ins. & Guaranty Co., Lot 29, Block 1645, second installment, fiscal year 1945-46	63.68
7. Chas. Leonard, Lot 2, Block 1784, first installment \$17.63, second installment \$17.63, fiscal year 1945-46	35.26
8. Leroy I. Dixon, Lot 39, Block 3086, first installment, fiscal year 1945-46	25.36
9. Monica Clancey, Lot 38, Block 5519, second installment, fiscal year 1945-46	21.14

10. D. Cotruvo, Lot 12, Block 6244, first installment \$2.66, second installment \$2.66, fiscal year 1945-46	5.32
11. Title Ins. & Guaranty Co., Lot 6, Block 6299, second installment, fiscal year 1945-46	24.88
12. Title Ins. & Guaranty Co., Lot 39, Block 6464, second installment, fiscal year 1945-46	27.87
13. Malcolm Clark, Lot 14, Block 6530, second installment, fiscal year 1945-46	107.47
14. Jeanie Findlay, Lot 40, Block 6732, first installment \$35.74, second installment \$35.74, fiscal year 1945-46	71.48

Taxes Refunded Fund—Appropriation No. 60.969.00

1. John E. Rozich, on May 25, 1945, deponent declared his pers. prop. claiming Vet. Exemption of \$1,000 to which he is entitled, and on June 8, 1945, paid taxes thereon in amount of \$93.80. Due to clerical error Vet. Exemption was not allowed, and a refund of \$46.90 should therefore be made to deponent. \$46.90

Approved as to form by the City Attorney.

Funds available and description verified by the Controller.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Confirming Sale of Lot 2 in Assessor's Block 5933 to Harry I. Mendelsohn.

Proposal No. 5764, Resolution No. 5585 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3821, Bill No. 4046, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on June 5, 1946 to sell the following described City owned real property situated in the City and County of San Francisco, State of California:

Beginning at a point on the southwesterly line of Dartmouth Street, distant thereon 100 feet northwesterly from the northwesterly line of Felton Street; and running thence northwesterly along said southwesterly line of Dartmouth Street 200 feet; thence at right angles southwesterly 240 feet to the northeasterly line of Colby Street (formerly College Street); thence at right angles southeasterly along said northeasterly line of Colby Street 200 feet; and thence at right angles northeasterly 240 feet to the southwesterly line of Dartmouth Street and the point of beginning.

Being Lots 2, 3, 6 and 7, in Block 55 of the University Mound Survey.

Whereas, in response to said advertisement, Harry I Mendelsohn, as the highest bidder, offered to purchase said land for the sum of \$16,100 cash; and

Whereas, said sum of \$16,100 is more than 90% of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said party has paid the City a deposit of \$1,610 as a deposit in connection with this transaction; and

Whereas, the Director of Property has recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted. Be it

Further Resolved, That the Mayor and Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and di-

rected to execute a deed for the conveyance of said real property to Harry I. Mendelsohn, or his assignee. The Director of Property shall deliver said deed to the grantee upon receipt of the balance of the purchase price which shall be paid within 30 days after approval of this resolution

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Confirming Sale of Water Department Alameda County Parcel 56 to Norman Rose Et Ux.

Proposal No. 5765, Resolution No. 5586 (Series of 1939), as follows:

Whereas, pursuant to Ordinance No. 3760, Bill No. 3983, Series of 1939, the Director of Property advertised in the official newspaper that bids or offers would be received by him on May 29, 1946 to sell the following described City owned real property situated in the County of Alameda, State of California:

That certain 10.65 acre tract of land described as Alameda County Parcel 56 in the deed from Spring Valley Water Company to the City and County of San Francisco, a municipal corporation, herein referred to as the City, dated March 3, 1930 and recorded March 3, 1930 in Liber 2350, Page 1, Official Records of Alameda County, subject to an easement for a road leading from the Jacobus Road as reserved to Henry Pierce et al in deed to Spring Valley Water Works dated December 30, 1899 and recorded May 5, 1900 in the office of the County Recorder of Alameda County in Liber 733 of Deeds at Page 232.

Also, the right to construct, maintain, operate, repair and/or remove, a pipe line not exceeding 2 inches in diameter over the City's "Niles Reservoir Keeper's House Lot" for the purpose of supplying water to the above mentioned 10.65 acre tract. Such pipe line shall be laid not less than 15 inches below the existing ground surface and not more than 18 inches distant from the westerly and southerly boundaries of said Lot, which Lot is described as Alameda County Parcel 50-A in said deed dated March 3, 1930.

Reserving to the City, a right of way along the westerly boundary of said 10.65 acre tract for a pole line to support an automatic gauge recorder and telephone lines.

Whereas, in response to said advertisement, Norman Rose and May Rose, his wife, as the highest bidders, offered to purchase said property for the sum of \$1,100 cash; and

Whereas, said sum of \$1,100 is more than 90% of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, said parties have paid the City a deposit of \$200 in connection with this transaction; and

Whereas, the Director of Property has recommended the sale of said real property. Now, therefore, be it

Resolved, That said offer be and is hereby accepted. Be it

Further Resolved, That the Mayor and Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to Norman Rose and May Rose, his wife, or their assignee. The Director of Property shall deliver said deed to the grantees upon receipt of

the balance of the purchase price which shall be paid within 30 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Renewal of Lease—680 Howard Street and 33 Hunt Street.

Proposal No. 5766, Resolution No. 5587 (Series of 1939), as follows:

Whereas, on July 10, 1944, this Board adopted Resolution No. 4092 (Series of 1939) authorizing execution of a lease between Dora O. Swayne as lessor and the City and County of San Francisco, a municipal corporation as lessee covering the two upper floors in that certain building located at 680 Howard Street and 33 Hunt Street, San Francisco, for a period of one year beginning July 1, 1944, at a rental of \$140 per month; and

Whereas, said lease provides that the lessee may renew the same for an additional period of one year at the same rental and otherwise upon the same terms and conditions as specified in said lease; and

Whereas, the Department of Public Health desires that said lease be renewed for the year beginning July 1, 1946; now, therefore, be it

Resolved, That said lease be and it is hereby renewed for an additional period of one year beginning July 1, 1946, at a rental of \$140 per month, subject to certification as to funds by the Controller pursuant to Section 86 of the Charter. Be it

Further Resolved, That the Director of Property be and is hereby authorized and directed to notify the lessor of said renewal of the above mentioned lease.

Recommended by the Director of Public Health.

Approved by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Authorizing Lease of 16,000 Square Feet of Floor Space on the Second Floor of the Garage Building at 1604 Jackson Street.

Proposal No. 5767, Resolution No. 5588 (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Chief Administrative Officer, that the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, as Lessee, be and they are hereby authorized and directed to execute a lease with the American National Red Cross, San Francisco Chapter, as Lessor, of 16,000 square feet of floor space on the second floor of the garage building located at 1604 Jackson Street, San Francisco.

The lease shall be for a period beginning July 1, 1946 and ending June 15, 1947, at a monthly rental of \$330 per month, subject to certification as to funds by the Controller pursuant to Section 86 of the Charter.

The premises are required for storage of auxiliary fire equipment.

The City Attorney shall approve the form of lease.

Recommended by the Chief Administrative Officer.

Approved by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Reassessment of Erroneously Assessed Property.

Proposal No. 5770, Resolution No. 5591 (Series of 1939), as follows:

Resolved, That in accordance with Section 3438 of the Revenue and Taxation Code of the State of California, the Assessor be and he is hereby directed to reassess in 1946 the following property erroneously assessed in 1945, and the Tax Collector be and he is hereby directed that he shall not mark said parcels "Sold to the State":

Vol.	Block	Lot	Vol.	Block	Lot
1	49	5 (1/3 Int.)	12	1677	17D
1	49	5 (1/3 Int.)	12	1690	22
1	158	28	13	1719	2 I
7	1100	9 (1/3 Int.)	13	1785	22E
8	1279	42	14	1861A	18
8	1279	43	15	1893	11
9	1374	10	16	2088	2A
9	1388	15	16	2088	35
10	1471	11	16	2114	5
11	1562	18A	16	2138	4A
11	1571	15	16	2192	2J
12	1674	2	17	2324	1B
17	2354	11	30	4810	9
17	2359	1N	33	5609	4
18	2479	43	36	6007	31
18	2527A	10	37	6174	13A
19	2613	1C	37	6246	38 & 39
20	2808	2, 3 & 4	38	6305	19
20	2808	5 & 6	38	6406	6
20	2839	26	39	6502	21
21	3060	13	41	6762	28
23	3542	16	41	6784	6
24	3616	33	42	6939	46 & 47
25	3655	36	42	6939	48
26	3780	56	43	7043	14
26	3780	56A	43	7094	21
28	4279	9 (1/4 Int.)	43	7094	21A
29	4762	17A	44	7226	21B
			44	7226	21C

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Land Acquisition—San Francisco Airport.

Proposal No. 5771, Resolution No. 5592 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property and the recommendation of the Public Utilities Commission, that the City and County of San Francisco, a municipal corporation, accept a deed from South San Francisco Land and Improvement Company to all that portion of Tide Lot 28 in Section 27, T. 3 S., R. 5 W., M.D.B. & M., San Mateo County, California, lying on the westerly side of the present Bay Shore Highway, required for the San Francisco Airport.

The City Attorney shall examine and approve the title to said property.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Accepting Gift of \$644.06 From District Attorney
Edmund G. Brown.**

Proposal No. 5774, Resolution No. 5594 (Series of 1939), as follows:

Whereas, the Controller is in receipt of a check in the amount of \$644.06 from the Honorable Edmund G. Brown, District Attorney of the City and County of San Francisco, representing Mr. Brown's net salary for the month of May, 1946; and

Whereas, Mr. Brown, in returning said money to the City and County of San Francisco, ascribes as his reason for so doing, the fact that throughout a major portion of the month of May he was engaged in a political campaign which prevented his devoting full time and attention to the duties of his office; now, therefore, be it

Resolved, That the Board of Supervisors does hereby accept for and on behalf of the City and County of San Francisco, the gift of said sum of \$644.06 from the District Attorney, and does hereby direct the Controller to deposit said sum to the credit of the General Fund of the City and County of San Francisco; and be it

Further Resolved, That this Board of Supervisors does hereby publicly express to Mr. Brown its approbation of his public-spirited action.

Discussion.

Supervisor Mead said, there is nothing mandatory about accepting this money. I believe this is a very noble gesture on the part of Mr. Brown. I also feel that since Mr. Brown was required to campaign throughout the State of California and he did much for San Francisco as a result of the contacts that he has made, that this Board should go on record as thanking Mr. Brown for this gesture but that we refuse to accept the money.

Supervisor Mead then moved, that Mr. Brown be advised that the Board is very grateful, that we consider it a very noble gesture on his part but that we should not accept it.

Seconded by Supervisor Sullivan.

Supervisor Brown stated, I think that this matter is worthy of some consideration. The practice of people in public office running for a higher public office is an American manner. I do not feel that he should be penalized for trying to get a higher office.

Supervisor Lewis remarked, this is a request and that is all. This individual feels that he should not take the money. Mr. Brown feels that the entire amount should be returned, I believe that the Board should accept it and thank him for it. I believe it should be accepted in the spirit in which it is given.

Supervisor Mead explained, I think that the request to accept this money should be voted down with the stipulation that the Board is cognizant of the fact that he has conducted himself in a very good manner. The publicity that San Francisco has received through his campaign is worth more than the money he wants to return.

Supervisor MacPhee said, I am satisfied that this is no gesture on Mr. Brown's part, I believe that he wants us to accept it back for the City and County of San Francisco. It is in line with the policy that he has made during his campaign. I will accept this money but on the other hand I believe that before the vote is answered that each member be given the opportunity to make it unanimous.

Substitute Motion.

Supervisor Brown moved, as a substitute motion, that the Clerk be instructed to write to Mr. Brown and tell him that the Board has considered the matter of his returning the money, but that the Board has decided to decline, with thanks, to accept the money.

Seconded by Supervisor Mead.

Discussion.

Supervisor Colman remarked, Mr. Brown felt that he would like to pay it back. It does not mean that anyone in future campaigns will have to do the same. There is something in what he says that he has taken the time of the month of June to campaign and his office work was done by someone else. I believe that we should accept the money.

Thereupon the roll was called and the foregoing motion was *defeated* by the following vote:

Ayes: Supervisors Brown, Gallagher, Mead, Meyer, Sullivan—5.

Noes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray—6.

Thereupon the roll was called and the foregoing proposal was *adopted* by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Adopted.

Urging War Assets Administration to Grant Preference to Public Utilities Commission for Acquisition of Certain Land in San Francisco.

Proposal No. 5775, Resolution No. 5595 (Series of 1939), as follows:

Whereas, under date of May 15, 1946, the War Assets Administration advertised for sale the property in the City and County of San Francisco known as the Kirkland Yards, San Francisco Port of Embarcation, lying between Beach Street and North Point Street; and

Whereas, the Public Utilities Commission of the City and County of San Francisco is extremely desirous of acquiring, and is in urgent need of, a block of said property for the purpose of storing and servicing Municipal Railway buses; and

Whereas, the needs of the Public Utilities Commission would best be served by acquisition of the block of said property which is between Stockton and Powell Streets, designated on the plot plan of the War Assets Administration's schedule as Block North Beach 11, comprising Tracts Nos. 1 and 2, or, as an alternative, the block of said property which is between Powell and Mason Streets, designated as Block North Beach 10, comprising Tract No. 3, each of said blocks being listed as 2.60 acres in area, 412.5 feet in length and 275 feet in width; and

Whereas, the Public Utilities Commission has already indicated to the War Assets Administration the urgent necessity for the acquisition of said property for a use which is essential and vital to the continued efficient operation of the Municipal Railway of San Francisco; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, in support of the request made by the Public Utilities Commission, does hereby respectfully petition and urge the War Assets Administration to grant preference to said Public Utilities Commission for the acquisition of said property, preferably by grant to the City and County of San Francisco if such mode of conveyance is possible, or, failing that, by purchase for value; and be it

Further Resolved, That copies of this resolution be forwarded to Congressman Richard J. Welch and Franck R. Havenner with the earnest request of the Board that they lend their good offices in whatever manner may be possible to the furtherance of the request herein contained.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Re-reference to Committee.

Authorizing Chief Administrative Officer to Enter Into Agreement for Compensation of League of California Cities for Representation at Sacramento and Other Services.

Bill No. 4127, Ordinance No. . . . (Series of 1939), as follows:

Authorizing the Chief Administrative Officer of the City and County of San Francisco to enter into a contract with the League of California Cities whereby the League of California Cities will be compensated up to the amount appropriated for the purpose of representing the City and County of San Francisco at Sacramento, California, and for performing for the City and County of San Francisco such other services as the League of California Cities performs for cities which are members of the League of California Cities.

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

Section 1. The Chief Administrative Officer of the City and County of San Francisco is hereby authorized to enter into a contract with the League of California Cities whereby the said League of California Cities will be compensated up to the amount appropriated for the purpose of representing the City and County of San Francisco at Sacramento, California, and for performing for the City and County of San Francisco such other services as the League of California Cities performs for cities which are members of the said League of California Cities.

Recommended by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Discussion.

Supervisor Mancuso said, it would be proper for the Board to pass this resolution because Mr. Brooks said that this money is set up in the budget. Mr. Brooks recommends the passage of this ordinance.

Supervisor Mead remarked, this is for the specific purpose of paying the League of California Cities for representation at Sacramento. We also pay dues into that association, do we not?

Supervisor Mancuso replied, this is for the dues.

Supervisor Mead stated, there is no specific reference about the money involved and before I can vote on this matter I would like to know just how much money is involved.

Supervisor MacPhee explained, I believe that the Chief Administrative Officer can spend any amount of money that he desires on this matter.

Motion for Temporary Postponement.

Supervisor Mead moved that this matter be temporarily postponed.
Seconded by Supervisor MacPhee.

No objections and motion carried.

Supervisor Gallagher stated, Mr. Klein informed me that in 1944-45 we paid the League of California Cities \$2,000, in 1945-46 we paid \$6,500 and this year they request \$6,500. The question is whether or not we want to provide \$6,500 for representation in Sacramento while we already have representation there.

Supervisor Mead remarked, I do not recall anybody justifying an increase from \$2,000 to \$6,500. I would like to have an explanation of the matter.

Supervisor Gallagher said, this is only authorizing the Chief Administrative Officer to enter into a contract with the League of California Cities for representation at Sacramento. Last year we authorized the Chief Administrative Officer to enter into the contract and he did.

Motion to Postpone.

Supervisor Mead moved that the matter be postponed for a period of two weeks.

Seconded by Supervisor McMurray.

Discussion.

Supervisor Gallagher explained, this matter should be referred to the Finance Committee for investigation.

Supervisor Colman said, every member here has praised the work of this organization which gives us back many times the amount of money that we pay them. I believe that the amount we pay is small considering the good that they might do us. I have no objections to a reasonable delay but I am not in favor of killing the proposal.

Motion to Re-refer to Committee.

Supervisor Mead moved, as a substitute motion, that the matter be re-referred to Finance Committee.

Seconded by Supervisor Lewis.

No objections and motion carried.

Passed for Second Reading.

Appropriating \$95,000, Public Utilities Commission, for Extension of Water Mains and Installation of Services in the New Anzavista Subdivision and Laurel Heights Subdivision.

Bill No. 4129, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$95,000 from surplus existing in Appropriation No. 66.990.00, Water Revenue Fund, to provide funds for extension of water mains and installation of services in the New Anzavista subdivision and Laurel Heights subdivision.

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

Section 1. The sum of \$95,000 is hereby appropriated from the surplus existing in Appropriation No. 66.990.00, Water Revenue Fund,

to the credit of the following appropriations of the Water Department, to provide funds for extension of water mains and installation of services in the new Anzavista subdivision and Laurel Heights subdivision:

Appropriation

Number

66.952.00	Extension Water Mains, Anzavista Subdivision	\$57,000
66.953.00	Extension Water Mains, Laurel Heights Subdivision	38,000

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Lewis, MacPhee—2.

Authorizing Sale of Lot 30 in Assessor's Block 3507.

Bill No. 4139, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of Lot 30 in Assessor's Block 3507.

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

Section 1. In accordance with the recommendation of the Board of Fire Commissioners, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the southeasterly line of Market Street distant thereon 190 feet southwesterly from the southwesterly line of 10th Street; running thence southwesterly and along said southeasterly line of Market Street 30 feet; thence at right angles southeasterly 137 feet 6 inches, thence at right angles northeasterly 30 feet; and thence at right angles northwesterly 137 feet 6 inches to the southeasterly line of Market Street and the point of commencement.

Together with the building thereon known as No. 1445 Market Street.

Subject to that certain lease from the City and County of San Francisco to Ernest Ingold et al. which lease expires April 19, 1947.

Section 2. The above described real property shall be offered for sale in accordance with Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Board of Fire Commissioners.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Lewis, MacPhee—2.

Authorizing Sale of Narrow Strip of Water Department Land in San Mateo County Between Carolands and Center Line of County Road No. 15, About One Mile North of Crystal Springs Dam.

Bill No. 4144, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of narrow strip of Water Department land in San Mateo County between Carolands and center line of county road No. 15, about one mile north of Crystal Springs dam.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the County of San Mateo, State of California:

Commencing at a point in the common boundary line between the lands of the City and County of San Francisco; lands of T. I. Moseley, et al., formerly owned by Harriett Pullman Carolan; and the lands of the Spring Valley Company, Ltd., known as the "Howard Tract", said point being north $46^{\circ} 58'$ west 292.48 feet more or less from the most southerly corner of lands described in deed from Black Mountain Land and Water Company to Harriett Pullman Carolan, recorded in Book 214 of Deeds at page 187, Records of San Mateo County; running thence from said point of commencement along the common boundary line between lands of the City and County of San Francisco and lands of T. I. Moseley, et al., north $51^{\circ} 39'$ west 2258.05 feet; thence leaving said boundary line south $38^{\circ} 21'$ west 28.32 feet more or less to a point on the northeasterly line of that certain 40 foot road right of way described in deed from Spring Valley Water Company to the County of San Mateo, dated December 11, 1924 and recorded December 16, 1924 in Book 140 of Official Records of San Mateo County at page 446, said point being also on Curve "A" referred to in the last mentioned deed, thence along a radial line through the center of said Curve "A" south $16^{\circ} 20' 30''$ west 20 feet, to the center line of said 40 foot right of way; thence along said center line of the arc of a curve to the right, tangent to a line perpendicular to the preceding course, with a radius of 300 feet and a central angle of $22^{\circ} 00' 30''$, a distance of 115.24 feet to the southerly end of said curve "A", said last mentioned point being distant 25 feet, measured at right angles southwesterly, from the hereinabove referred to common boundary line between lands of the City and County of San Francisco and lands of T. I. Moseley, et al.; thence continuing along the center line of said 40 foot right of way parallel to and 25 feet at right angles from said common boundary south $51^{\circ} 39'$ east 2137.12 feet and south $46^{\circ} 58'$ east 64.45 feet more or less to a point on the common boundary line between lands of the City and County of San Francisco and lands of the Spring Valley Company, Ltd., known as the "Howard Tract"; thence along said last mentioned boundary line north $26^{\circ} 04'$ west 70.08 feet more or less to the point of commencement; containing 1.335 acres more or less, and being a portion of San Mateo County Parcel No. 31 as described in Deed from Spring Valley Water Company to City and County of San Francisco, dated March 3, 1930, recorded March 3, 1930 in Volume 491, at page 1, Official Records of San Mateo County,

Subject to that certain 40 foot road right of way hereinabove referred to.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Lewis, MacPhee—2.

Authorizing Sale of Certain City Owned Land in Assessor's Block 6309.

Bill No. 4145, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain City owned land in Assessor's Block 6309.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the northeasterly line of Peabody Street, distant thereon 309 feet 10 inches southwesterly from the southwesterly line of Sunnydale Avenue; running thence southwesterly along the northeasterly line of Peabody Street 87 feet 6 inches; thence at right angles southeasterly 105 feet 8 inches; thence at right angles northeasterly 87 feet 6 inches; thence at right angles northwesterly 105 feet 8 inches to the northeasterly line of Peabody Street and the point of commencement.

Being a portion of the Rancho Canada de Guadalupe la Visitacion y Rodeo Viejo.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Manager of Utilities.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Lewis, MacPhee—2.

Authorizing Sale of Water Department Lot 29 in Assessor's Block 6203.

Bill No. 4146, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of Water Department Lot 29 in Assessor's Block 6203.

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

Section 1. In accordance with the recommendation of the Public

Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the northerly line of Campbell Avenue with the easterly line of Rutland Street (formerly Beta Street); running thence northerly along the easterly line of Rutland Street 200 feet to its intersection with the southerly line of Tucker Avenue; thence at right angles easterly along last named line 75 feet; thence at right angles southerly 100 feet; thence at right angles westerly 25 feet; thence at right angles southerly 100 feet to a point on the northerly line of Campbell Avenue; thence at right angles westerly along last named line 50 feet to the point of commencement.

Being Lots Nos. 1, 2, 58, 59 and 60 in Block No. 54, as per Map of Reis Tract, recorded May 19, 1904 in Book 1 of Maps, pages 241 and 242, Official Records of the City and County of San Francisco.

Section 2. The above described land shall be sold pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Manager of Utilities.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Lewis, MacPhee—2.

Authorizing Sale of Water Department Lot 16 in Assessor's Block 7147.

Bill No. 4147, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of Water Department Lot 16 in Assessor's Block 7147.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the southerly line of Sagamore Street with the easterly line of Capitol Avenue (as per map recorded June 17, 1935 in Book "M" of Maps, page 95, Official Records of the City and County of San Francisco); running thence easterly along the southerly line of Sagamore Street, as widened, 75 feet; thence at a right angle southerly 60 feet; thence at a right angle westerly 75 feet to a point on the easterly line of Capitol Avenue; thence at a right angle northly along last named line 60 feet to the point of commencement.

Being a portion of Block lettered "B" as per Map of Railroad Homestead Association, recorded April 15, 1867 in Book "C and D" of Maps, page 111, Official Records of the City and County of San Francisco.

Section 2. The above described land shall be sold pursuant to

the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Manager of Utilities.
 Recommended by the Director of Property.
 Approved as to form by the City Attorney.
 Approved by the Public Utilities Commission.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
 Absent: Supervisors Lewis, MacPhee—2.

Authorizing Sale of Water Department Lot 7 in Assessor's Block 1709.

Bill No. 4148, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of Water Department Lot 7 in Assessor's Block 1709.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the westerly line of Forty-first Avenue distant thereon 225 feet southerly from the southerly line of Lincoln Way, and running thence southerly along said westerly line of Forty-first Avenue 75 feet; thence at right angles westerly 120 feet; thence at right angles northerly 75 feet; and thence at right angles easterly 120 feet to the westerly line of Forty-first Avenue and the point of commencement; being a portion of Outside Lands Block Number 632.

Section 2. The above described land shall be sold pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Manager of Utilities.
 Recommended by the Director of Property.
 Approved as to form by the City Attorney.
 Approved by the Public Utilities Commission.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Mancuso, McMurray, Mead, Meyer, Sullivan—9.
 Absent: Supervisors Lewis, MacPhee—2.

Authorizing Sale of Lot 20 in Assessor's Block 2376.

Bill No. 4149, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of Lot 20 in Assessor's Block 2376.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the northerly line of Taraval Street with the westerly line of 47th Avenue; running thence northerly along the westerly line of

47th Avenue 100 feet; thence at a right angle westerly 120 feet; thence at a right angle southerly 25 feet; thence at a right angle westerly 120 feet to a point on the easterly line of 48th avenue; thence at a right angle southerly along last named line 75 feet to its intersection with the northerly line of Taraval Street; thence at a right angle easterly along last named line 240 feet to the point of commencement.

Being a portion of Outside Land Block No. 1149.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Manager of Utilities.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved by the Public Utilities Commission.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Lewis, MacPhee—2.

Consideration Continued.

Appropriating \$70,000, Municipal Railway, to Provide Funds for Increased Service Resulting From Acquisition of Additional Motor Coaches During Current Fiscal Year.

Bill No. 4150, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$70,000 out of the surplus existing in the Surplus Fund, Municipal Railway, Appropriation No. 65.990.00 to the credit of Appropriation No. 565.130.99, Wages, Municipal Railway, to provide funds for increased service resulting from acquisition of additional motor coaches during the current fiscal year.

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

Section 1. The sum of \$70,000 is hereby appropriated out of the surplus existing in the Surplus Fund, Municipal Railway, Appropriation No. 65.990.00, to the credit of Appropriation No. 565.130.99, Wages, Municipal Railway, to provide funds for increased service resulting from acquisition of additional motor coaches during the current fiscal year.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Manager of Utilities.

Approved as to funds available by the Controller.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Approved by the Mayor.

Discussion.

Supervisor Mead inquired, why is it necessary to appropriate this money for increased services when we have just been told that they would not have the men to operate the cars?

Supervisor Mancuso explained, we have bought the Navy buses and other buses that we did not have at the beginning of the year. We are at a point now where we need the money to operate them to the end of the fiscal year. They have these buses running throughout the City. This money is for bus operators.

Supervisor Colman said, this equipment requires employees to run it and increases the service.

Motion to Postpone.

Supervisor Brown moved that the matter be postponed for one week.

Seconded by Supervisor Christopher.

Thereupon the roll was called and the motion to postpone was carried by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, Mead, Sullivan—6.

Noes: Supervisors Colman, Mancuso, McMurray, Meyer—4.

Absent: Supervisor MacPhee—1.

Final Passage.

Appropriating \$2,500, Library, for Per Diem Employments Due to 10:00 P.M. Closing Time in Effect at Main Library Since January 1, 1946; an Emergency Ordinance.

Bill No. 4128, Ordinance No. 3893 (Series of 1939), as follows:

Appropriating the sum of \$2,500 out of the surplus existing in the Library Fund Compensation Reserve, Appropriation No. 514.199.00, to provide funds in the Library Department for per diem employments to complete the fiscal year ending June 30, 1946, due to the 10:00 p.m. closing time in effect at the Main Library since January 1, 1946; an emergency ordinance.

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

Section 1. The sum of \$2,500 is hereby appropriated out of the surplus existing in the Library Fund Compensation Reserve, Appropriation No. 514.199.00, to the credit of Appropriation No. 514.130.00, to provide funds in the Library Department for the payment of per diem employments to complete the fiscal year ending June 30, 1946, due to the 10:00 p.m. closing time in effect at the Main Library since January 1, 1946.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates this ordinance being made effective forthwith, the nature of the emergency being: Since January 1, 1946, the library has been operating on its normal schedule—10:00 p.m. closing time; the number of borrowers and circulation having increased tremendously. Insufficient funds are available in the Wages appropriation in order to maintain normal Library operation for the month of June. It is immediately necessary for the maintenance of normal operation that the appropriation herein requested be allowed. There are no other funds available for the purpose.

Recommended by the City Librarian.

Approved by the Library Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—10.

Absent: Supervisor MacPhee—1.

Passed for Second Reading.

The following, from Finance Committee without recommendation, was taken up:

Present: Supervisors Mancuso, Lewis.

Appropriating \$50,000, Civic Auditorium, for Construction of a Permanent Ceiling and Other Improvements.

Bill No. 4154, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$50,000 from the surplus existing in the revenues of the General Fund (Civic Auditorium) to provide funds for the purpose of constructing a permanent ceiling in the main arena of the Civic Auditorium in place of the present canvas canopy, and for other improvements.

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

Section 1. The sum of \$50,000 is hereby appropriated out of the surplus existing in the revenues of the General Fund (Civic Auditorium), to the credit of Appropriation No. 535.500.00, to provide funds for the purpose of constructing a permanent ceiling in the main arena of the Civic Auditorium in place of the present canvas canopy, and for other improvements.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Director of Property.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor Mead said, this matter was before me when I was acting Mayor and I did not sign it. This money is to be added to a fund that we have already created. What does the fund amount to now?

Mr. Phillips replied, \$87,000. We are going to spend over \$200,000 in the auditorium. We are going to put in new chairs, rugs, etc.

Supervisor Mead stated, you have completed the installation of the new seats in the Dress Circle. What is the trouble with the seats above that?

Mr. Phillips answered, they were put in in 1914. I have to have two men to keep them in constant repair and it is hard for the janitors to clean under them.

Supervisor Mead remarked, this \$50,000 could go into the treasury and help us with the tax rate. I believe that the canopy could well remain another year or two. I do not know of any auditorium in the immediate vicinity that compares with ours. It has been fire-proofed and it will be all right for another year or two.

Mr. Phillips said, it is only through the good graces of the Fire Department and my telling them that I was doing everything to get the money that we are permitted to operate the auditorium today. That canopy is not fireproof, it is only flameproof.

Supervisor Mead stated, you are operating with the canopy and certain that are there and have been operating like this for a number of years. I am sure that this is being watched closely by the men from the Electricity Department with the assistance of your men.

We have a big tax rate this year and this money should go back into the general fund.

Mr. Phillips explained, in 1932 there was a deficit. Since that time we have returned a surplus to the treasury and even though you appropriate this \$50,000 we will return a surplus to the general fund. If you are not going to give me this money I will have to come to you and ask for money out of the tax rate.

Supervisor Mancuso said, I was opposed to this matter. I believe that the matter should be budgeted and this money should go into the general fund for the purpose of reducing the tax rate. I believe that this matter should be in the budget next year. I am going to ask the members of the Board not to approve this matter now.

Supervisor MacPhee remarked, this policy established by Mr. Phillips has been in effect for as long as I can remember and he pays for the employments of the auditorium out of his profits. He usually waits until the end of the year to do it.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Aves: Supervisors Brown, Christopher, Colman, Lewis, MacPhee, McMurray, Meyer, Sullivan—8.

Noes: Supervisors Gallagher, Mancuso, Mead—3.

Consideration Continued.

The following recommendation of Police Committee was taken up:

Present: Supervisors McMurray, Christopher.

Amending Municipal Code Provisions for Regulating and Licensing Photographers in Public Places.

Bill No. 3730, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending Article 2, Part III, of the San Francisco Municipal Code, by adding thereto a new section numbered 124, providing procedure for regulating and licensing the taking of photographs of persons in a public place or any place open to the public for any purpose, except as an established photographic studio, and providing a license tax therefor.

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

Section 1. Article 2, Part III, of the San Francisco Municipal Code, is hereby amended by adding thereto a section numbered 124, to read as follows:

SEC. 124. Photographers—Public Places. (a) Definitions.

As used in this section, the following words shall have the following respective meanings:

“Photographer” shall mean every person, firm or corporation engaged in the business of taking photographs of human beings in a public place or any place open to the public for any purpose, except as an established photographic studio, upon an agreement or understanding that money or other lawful consideration will be paid for the said taking.

“Solicitor” shall mean every person acting as servant, agent or employee of a photographer, as defined herein, who solicits the taking or actually takes photographs of human beings in a public place or any place open to the public for any purpose, except as an established photographic studio, upon an agreement or understanding that money or other lawful consideration will be paid for the said taking.

The aforesaid definitions shall not include a "Street Photographer" as defined in Section 130 of this Article.

(b) **Permit Required.** It shall be unlawful for any person, firm or corporation to engage in or carry on, or to maintain or conduct, or cause to be engaged in, carried on, maintained or conducted, the business of photographer or to employ a solicitor without having first secured a permit so to do from the Chief of Police and a license therefor from the Tax Collector.

(c) **Application for Permit.** Every person requiring a permit as provided for in this section shall make written application to the Chief of Police for such a permit on forms provided by the Police Department. Said application shall be accompanied by fingerprints of the applicant, shall contain all information deemed relevant by the Chief of Police, shall contain the name, business or occupation, and residence address of each person financially interested in such business, and the number of solicitors to be employed.

(d) **Investigation—Issuance or Denial of Permit—Expiration Date.** Upon receipt of said application the Chief of Police shall conduct such investigation as he may deem proper as to the character and morals of the applicant and the character of the business to be conducted. The Chief of Police may deny said application when, in his opinion, good cause exists therefor. If the Chief of Police approves the granting of said permit, he may issue a permit to said applicant, which permit shall be serially numbered and shall expire on the last day of the calendar year in which issued.

(e) **Permit Forwarded to Tax Collector.** When any permit is issued under the provisions of this section, the Chief of Police shall cause said permit to be forwarded to the office of the Tax Collector for delivery to the permittee upon the payment of the license tax hereinafter set forth.

(f) **License Tax.** Every holder of a permit as herein provided shall pay to the Tax Collector a license tax as follows:

Twenty-five (\$25.00) Dollars per quarter for each Photographer license, and

Five (\$5.00) Dollars per quarter for each Solicitor employed.

License taxes paid under the provisions of this section shall not be prorated or refunded.

The licensee shall issue to each solicitor employed a badge of such wording, design and material as the Chief of Police shall authorize. Said badge shall be worn on the person by the solicitor for whom it was issued, in a conspicuous place for the public to see, at all times when said person is engaged in taking such photographs or soliciting the taking of same. It shall be unlawful for any other person to wear or otherwise display said badge.

(g) **Renewal of Permit.** Application for the renewal of a permit shall be made to the Chief of Police not less than ten (10) days prior to the expiration of the current permit, and shall be made in the same manner as for the issuance of said original permit.

(h) **Revocation of Permit—Rules and Regulations.** The Chief of Police may revoke any permit issued hereunder when the permittee is violating, or attempting to violate, any law of the State of California, any ordinance of the City and County of San Francisco, any provision of this section, or the rules and regulations issued by the Chief of

Police governing the conduct or operations of the permittee. Written notice of such revocation shall be forwarded by the Chief of Police to the Tax Collector.

The Chief of Police is hereby authorized to adopt, promulgate and enforce such rules and regulations, consistent with the provisions of this section, as he may deem necessary to govern the conduct or operations of photographers or solicitors, as herein defined.

(i) **Permit and License Not Exemption From Any Other Provision of Code.** The issuance of a permit or license under the provisions of this section shall not exempt the permittee or licensee from any other provisions of the San Francisco Municipal Code or any ordinance of the City and County of San Francisco requiring a permit or license or otherwise regulating the taking, or soliciting the taking, of photographs.

Approved as to form by the City Attorney.

Motion to Amend.

Supervisor Christopher moved, that we amend the ordinance by adding that "photographers employed in the capacity by newspapers are specifically exempted from the provisions of this ordinance."

Seconded by Supervisor McMurray.

Discussion.

Supervisor Brown said, I would like to point out that the amendment is well intended but the language is a little ambiguous. I believe that if you are going to amend the matter that the amendment should be well thought out.

Motion for Re-reference to Committee.

Supervisor Brown moved that the matter be re-referred to committee.

Seconded by Supervisor Colman.

Discussion.

Supervisor MacPhee stated, I would like to ask Mr. Brown not to refer it to committee but to leave it on the calendar and have the City Attorney prepare the amendment.

Motion to Postpone.

Supervisor MacPhee moved, as a substitute motion, that the matter go over for a period of one week.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Consideration Continued.

The following recommendation of Public Utilities Committee was taken up:

Present: Supervisors MacPhee, Meyer.

Petitioning Public Utilities Commission to Consider Issuance of Weekly Passes for Municipal Railway.

Proposal No. 5443, Resolution No. . . . (Series of 1939), as follows:

Resolved, That this Board of Supervisors does hereby respectfully petition the Public Utilities Commission and does request that at its earliest convenience the Commission give consideration to the issu-

ance of weekly passes for transportation upon the facilities of the Municipal Railway at such price as will produce that amount which together with revenues produced from other scheduled rates is estimated to be the total revenue necessary for proper maintenance and adequate service in accordance with approved standards for the operation of street railway systems.

April 29, 1946—Consideration continued until May 13, 1946.

May 13, 1946—Consideration continued until May 20, 1946.

May 20, 1946—Consideration continued until June 3, 1946.

June 3, 1946—Consideration continued until June 17, 1946.

Discussion.

Supervisor Colman said, I am not in favor of this matter. I do not know how it would affect the railway. I would have to vote against it.

Supervisor MacPhee stated, I am thinking of possibly doing two things: maintaining the revenues and improving the operation of the railway.

Supervisor Brown remarked, the weekly pass is a good idea. I believe it will speed up traffic. The Public Utilities Commission have informed me that they are not privileged to consider weekly passes until the Market Street Railroad purchase price has been paid. The Charter Amendment states that no fare less than 7¢ shall be charged, and by issuing passes the price would fall below the 7¢.

Motion to Postpone.

Supervisor Brown moved that the matter be postponed for a period of six months.

Seconded by Supervisor Colman.

No objections and motion carried.

Adopted.

The following recommendations of Streets Committee were taken up:

Present: Supervisors Meyer, McMurray.

Intention to Close and Abandon Certain Streets for Apparel City.

Proposal No. 5739, Resolution No. 5579 (Series of 1939), as follows:

Whereas, The Apparel City Corporation has requested through its engineers, Punnett, Perez & Hutchison, that certain streets adjoining its property be closed and abandoned so that said Apparel City Corporation may open new streets in lieu of the streets proposed to be closed and abandoned as per written agreement on file with the Director of Property of the City and County of San Francisco; and

Whereas, The Apparel City Corporation is the owner of all the lands adjoining both sides of said street proposed to be closed and abandoned; now, therefore, be it

Resolved, That the public interest requires and it is the intention of this Board of Supervisors to close and abandon all those portions of the existing streets either mapped or dedicated that lie within the following described perimeter:

Beginning at a point on the southwesterly line of Oakdale Avenue distant thereon north 54° 28' 21" west 23.080 feet from the point of intersection formed by said southwesterly line of Oakdale Avenue produced south 54° 28' 21" east and the northwesterly line of Industrial Street produced north 70° 35' 09" east (Note: The bearing of the southwest-

erly line of Oakdale Avenue is taken to be south $54^{\circ} 28' 21''$ east and all bearings herein mentioned are related thereto); running thence southeasterly, southerly and southwesterly along the arc of a curve to the right tangent to said southwesterly line of Oakdale Avenue, with a radius of 12 feet, a central angle of $125^{\circ} 03' 30''$, a distance of 26.1922 feet to tangency with said northwesterly line of Industrial Street; thence south $70^{\circ} 35' 09''$ west tangent to the preceding curve 1703.3919 feet to the southerly production of the westerly line of Loomis Street; thence north $4^{\circ} 17' 49''$ east along said westerly line of Loomis Street so produced a distance of 226.0660 feet to a point distant thereon south $4^{\circ} 17' 49''$ west 60 feet from the northerly line of Waterloo Street; thence south $85^{\circ} 42' 11''$ east 60 feet to the easterly line of said Loomis Street produced southerly; thence north $4^{\circ} 17' 49''$ east along said easterly line of Loomis Street so produced and along the easterly line of Loomis Street a distance of 481.0810 feet to an angle point therein; thence continuing along said easterly line of Loomis Street north $21^{\circ} 12' 23''$ east 697.4310 feet to an angle point therein; thence along said easterly line of Loomis Street north $30^{\circ} 13' 39''$ east 102.1310 feet to the southwesterly line of Oakdale Avenue; thence south $54^{\circ} 28' 21''$ east along said southwesterly line of Oakdale Avenue 1465.9090 feet to the point of beginning.

The streets to be closed within the above perimeter are more particularly described as follows:

Toland Street from the southwesterly line of Oakdale Avenue to the northwesterly line of Industrial Street.

Barneveld Avenue from the southwesterly line of Oakdale Avenue to the northwesterly line of Industrial Street.

All of Swan Street.

All of Hecker Street.

All of Stringham Street.

All of Adele Street.

Charter Oak Avenue from the northwesterly line of Industrial Street to the southeasterly line of Barneveld Avenue.

Waterloo Street from the southeasterly line of Loomis Street to the northwesterly line of Barneveld Avenue, together with the crossings and intersections of said street within the above-described perimeter.

Reference is made to a map on file in the office of the Clerk of the Board of Supervisors of the City and County of San Francisco, State of California. Said closing and abandonment shall be done and made in the manner and in accordance with Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California, and notice is hereby given that on the 8th day of July, 1946, this Board will hear all persons interested in or objecting to said closing and abandonment.

The Clerk of the Board is hereby directed to transmit a certified copy of this resolution to the Department of Public Works and the Department of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said streets in the manner provided by law and to cause notice to be published in the San Francisco Chronicle, the official newspaper as required by law.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Description approved by the City Engineer.

Recommended by the Real Estate Department.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

**Intention to Close a Portion of South Side of Corwin Street From
Acme Alley to 254.09 Feet Westerly.**

Proposal No. 5740, Resolution No. 5580 (Series of 1939), as follows:

Resolved, That the public interest requires, and that it is the intention of this Board of Supervisors to close and abandon the southerly portion of Corwin Street situated in the City and County of San Francisco, and more particularly described as follows:

Beginning at the point of intersection of the northwesterly line of Acme Alley with the southwesterly line of Corwin Street and running thence northeasterly along said line of Acme Alley produced northeasterly 10.734 feet; thence deflecting $92^{\circ}02'24''$ to the left and running northwesterly 78.621 feet; thence northwesterly on the arc of a curve to the right tangent to the preceding course with a radius of 98 feet central angle of $24^{\circ}27'16''$ a distance of 41.827 feet; thence northwesterly tangent to the preceding curve 75.898 feet; thence northwesterly on the arc of a curve to the left tangent to the preceding course with a radius of 42 feet central angle of $25^{\circ}21'17''$ a distance of 18.586 feet to a point of reverse curve; thence northwesterly on the arc of a reverse curve to the right with a radius of 58 feet central angle of $36^{\circ}09'32''$ a distance of 36.603 feet to tangency with the southwesterly line of Corwin Street; thence southeasterly along said line of Corwin Street 12.845 feet; thence continuing southeasterly along said line of Corwin Street on the arc of a curve to the left tangent to the preceding course with a radius of 58 feet central angle of $13^{\circ}21'50''$ a distance of 13.528 feet; thence continuing southeasterly along said line of Corwin Street tangent to the preceding curve 134.719 feet; thence deflecting $21^{\circ}08'24''$ to the left and running southeasterly along said line of Corwin Street 93 feet to point of beginning.

Reference is made to a map on file in the Office of the Clerk of the Board of Supervisors of the City and County of San Francisco, showing the portion of Corwin Street proposed to be closed.

Said closing and abandonment shall be done and made in the manner and in accordance with Section 107 of the Charter of the City and County of San Francisco and the General Laws of the State of California, and notice is hereby given that on the 8th day of July, 1946, the Board of Supervisors will hear all persons interested in or objecting to said closing and abandonment.

To cover the costs of advertising and expenses incidental to said closing, Mr. Matthew A. Little, No. 1 Grand View Avenue, an abutting property owner, has paid the City and County of San Francisco the sum of One Hundred (\$100) Dollars.

The Clerk of the Board is hereby directed to transmit a certified copy of this resolution to the Department of Public Works, and the Department of Public Works is hereby directed to give notice of said contemplated closing of said street in the manner provided by law and to cause notice to be published in the official newspaper as required by law.

Recommended by the Real Estate Department.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Approved as to description by the City Engineer.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Approving Map Showing Proposed Change and Establishment of Grades on Clipper Street Extension; and Declaring Intention to Change and Establish Grades in Accordance Therewith.

Proposal No. 5741, Resolution No. 5581 (Series of 1939), as follows:

Resolved, That that certain diagram entitled, "Grade Map of Clipper Street Extension showing the proposed change and establishment of grades on Clipper Street Extension between Douglass Street and Portola Drive, on Clipper Street (east of Douglass) between Douglass Street and a line 37.67 feet easterly therefrom, on Douglass between lines respectively 99 feet northerly from Twenty-sixth Street and 176.84 feet southerly from Twenty-fifth Street, on Burnham Street between Clipper Street and a line 233.20 feet southerly from Twenty-fifth Street, and on Clipper Street (west of Burnham) between Burnham Street and a line 81.21 feet westerly therefrom" approved the 24th day of May, 1946, by the Director of Public Works, Order No. 24,178, be and is hereby approved; and be it

Further Resolved, That it is the intention of the Board of Supervisors to change and establish grades on Clipper Street Extension between Douglass Street and Portola Drive, on Clipper Street (east of Douglass) between Douglass Street and a line 37.67 feet easterly therefrom, on Douglass between lines respectively 99 feet northerly from Twenty-sixth Street and 176.84 feet southerly from Twenty-fifth Street, on Burnham Street between Clipper Street and a line 233.20 feet southerly from Twenty-fifth Street and on Clipper Street (west of Burnham) between Burnham Street and a line 81.21 feet westerly therefrom, at points and to the elevations above city datum as shown on said map.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades.

The Director of Public Works is hereby directed to cause to be conspicuously posted along the streets upon which said change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

These proceedings are instituted in accordance with the "Change of Grade Act of 1909." The San Francisco Chronicle is hereby designated as the newspaper in which this resolution shall be published.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Granting Revocable Permission to Standard Building Company to Construct and Maintain a Concrete Coping and Steps in Sidewalk Area of Pacheco Street Near Nineteenth Avenue.

Proposal No. 5768, Resolution No. 5589 (Series of 1939), as follows:

Resolved, That permission, revocable at the will of the Board of Supervisors, be and is hereby granted the Standard Building Company, its successors or assigns, to construct and maintain in the northerly sidewalk area of Pacheco Street, distant thirty (30) feet easterly from the easterly line of Nineteenth Avenue; thence easterly four (4) feet; a concrete coping and steps to extend approximately three (3) feet southerly from the northerly line of Pacheco Street.

The Standard Building Company, its successors or assigns in interest to said property, shall hold the City and County of San Francisco harmless against loss or expense caused by accident or damage to persons or property resulting from or in consequence of the construction of said coping and steps.

Further Resolved, That upon the revocation or abandonment of this permit, Standard Building Company, its successors or assigns in interest to said property, shall remove or cause to be removed without cost or obligation to the City and County of San Francisco, all materials used for or in connection with said coping and steps.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Intention to Change and Establish Grades on Forty-fourth Avenue Between Vicente and Wawona Streets.

Proposal No. 5769, Resolution No. 5590 (Series of 1939), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city datum as hereinafter stated, in accordance with Order No. 24,279 of the Director of Public Works dated June 7, 1946, making written recommendation of such action, filed with said Board June 10, 1946, to-wit:

Forty-fourth Avenue

Easterly line of, at Vicente Street	42.33 feet
(The same being the present official grade)	
Westerly line of, at Vicente Street	40.45 feet
(The same being the present official grade)	
100 feet southerly from Vicente Street	42.73 feet
150 feet northerly from Wawona Street	45.50 feet
Easterly line of, at Wawona Street	44.71 feet
(The same being the present official grade)	
Westerly line of, at Wawona Street	44.00 feet
(The same being the present official grade)	
On Forty-fourth Avenue between Vicente Street and Wawona Street be changed and established to conform to true gradients between the grade elevations above given therefor.	

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grade.

The Director of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this Resolution of Intention.

These proceedings are instituted in accordance with the "Change of Grade Act of 1909." The San Francisco Chronicle is hereby designated as the newspaper in which this resolution shall be published.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Passed for Second Reading.

Accepting the Roadway of Carroll Avenue Between Third and Jennings Streets, Including the Crossing of Carroll Avenue and Jennings Street and the Intersection of Carroll Avenue and Keith Street, Including the Curbs.

Bill No. 4123, Ordinance No. . . . (Series of 1939), as follows:

Providing for acceptance of the roadway of Carroll Avenue between Third and Jennings Streets, including the crossing of Carroll Avenue and Jennings Street and the intersection of Carroll Avenue and Keith Street, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit: Carroll Avenue between Third and Jennings Streets, including the crossing of Carroll Avenue and Jennings Street and the intersection of Carroll Avenue and Keith Street, including the curbs.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Accepting the Roadway of Elmira Street From Thornton Avenue to 500 Feet More or Less Northerly, Including the Curbs.

Bill No. 4124, Ordinance No. . . . (Series of 1939), as follows:

Providing for acceptance of the roadway of Elmira Street from Thornton Avenue to 500 feet more or less northerly, including the curbs.

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

Section 1. The roadways of the following named streets, having been paved in accordance with the specifications of the Department of Public Works, and having received the written certificate of the City Engineer, are hereby accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), said roadways having been paved with asphaltic concrete, and are in good condition throughout, and have sewers, gas and water pipes laid therein, to-wit: Elmira Street from Thornton Avenue to 500 feet more or less northerly, including the curbs.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Amending Ordinance Regulating Width of Sidewalks, by Adding Section Concerning Persia Avenue Between Mission Street and Ocean Avenue.

Bill No. 4125, Ordinance No. . . . (Series of 1939), as follows:

Amending Ordinance No. 1061, entitled, "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered Twelve Hundred and Ninety-one.

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

Section 1. Ordinance No. 1061 entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Director of Public Works, filed in this office May 29, 1946, by adding thereto a new section to be numbered Twelve Hundred and Ninety-one to read as follows:

Section 1291. The width of sidewalks on Persia Avenue between Mission Street and Ocean Avenue shall be Ten (10) Feet.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Description approved by the City Engineer.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Granting Permission, Revocable at the Will of the Board of Supervisors, to Golden Gate Iron Works, Inc., to Construct, Maintain, and Operate a Spur Track in Twelfth Street Between Howard and Folsom Streets.

Bill No. 4130, Ordinance No. (Series of 1939), as follows:

Granting permission, revocable at the will of the Board of Supervisors, to Golden Gate Iron Works, Inc., to construct, maintain, and operate a spur track in Twelfth Street between Howard and Folsom Streets.

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

Section 1. Pursuant to the recommendation of the Director of Public Works, permission revocable at the will of the Board of Supervisors is hereby granted to Golden Gate Iron Works, Inc., to construct, maintain, and operate a spur track in Twelfth Street, between Folsom and Howard Streets, the center line of which is more particularly described as follows:

Beginning at a point on the center line of the Old Ocean Shore Railroad track in Twelfth Street, said point being distant thereon 373 feet, more or less, measured in an easterly direction from the intersection of said center line of Old Ocean Shore track with the easterly line of Howard Street; thence diverging in a northwesterly direction from said Old Ocean Shore track by means of 250-foot radius turnout with a No. 8 frog for a distance of 60 feet, more or less to a point; thence continuing in a northwesterly direction along and across Twelfth Street on a curve concave to the right, for a distance of 40 feet, more or less, to a point; thence continuing in a northwesterly direction along and across Twelfth Street on a tangent for a distance of 40 feet, more or less, to a point; thence continuing in a northwesterly direction along and across Twelfth Street and across Kissling Street on a curve concave to the left, for a distance of 64 feet, more or less, to a point in Twelfth Street distant 10 feet measured at right angles in a southwesterly direction from the northeasterly line of Twelfth Street; thence continuing in a northwesterly direction along Twelfth Street on a tangent parallel to and distant 10 feet, measured at right angles in a southwesterly direction, from the northeasterly line of Twelfth Street for a distance of 85 feet, more or less, to the end of track, said point being distant 87 feet, more or less, measured in a southeasterly direction from the easterly line of Howard Street.

Section 2. Said permission is granted subject to the provisions of Section 114 of the Charter of the City and County of San Francisco and Ordinance 69 (New Series) now codified as Sections 555 to 570, inclusive, Article XI, Chapter X, Part II, of the San Francisco Municipal Code and all the provisions and conditions contained in said

sections are hereby made a part of this permit to the same extent as if they were specifically set forth herein.

Section 3. The Golden Gate Iron Works, Inc., shall perform the following work required as result of the construction of said spur track:

1. Reconstruct the angular curb returns at the intersection of Twelfth and Kissling Streets.
2. Remove existing catchbasins at the northwesterly angular corner of Twelfth and Kissling Streets and plug the culvert connecting to the main sewer in Twelfth Street.
3. Construct two catchbasins, one at each angular corner of the intersection of Twelfth and Kissling Streets and construct 10-inch V.C.P. connections to the main sewer in Twelfth Street.
4. The spur track shall be supported with two longitudinal stringers, one under each rail, of not less than 10" x 10" timbers. The stringers to extend across the main sewer in Twelfth Street to points clear of and at least 8 feet at right angles from the center line of the sewer.
5. Necessary asphaltic concrete between and adjacent to the rails.
6. Concrete sidewalk removed in connection with the construction of the track shall be replaced.

Section 4. All work shall be done in accordance with the Department of Public Works, Bureau of Engineering Standard Specifications of 1942, as amended, and to the satisfaction and requirements of the Department of Public Works and any interference with the natural drainage must be corrected by permittee to the satisfaction of the City Engineer.

Section 5. No work shall be commenced until a permit has been issued by the Department of Public Works for the above described construction work and necessary inspection fees have been deposited with the Cashier of the Central Permit Bureau, Department of Public Works.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved by the Director of Public Works.

Description approved by the City Engineer.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Ordering the Improvement of Pennsylvania Avenue Between Twentieth Street and 306 Feet Southerly and Extending City Aid in the Amount Necessary to Legalize and Equalize the Assessment and Providing for the Payment of a Sewer Wing in Twentieth Street Necessary for Proper Sewer Connections.

Bill No. 4131, Ordinance No. . . . (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

The improvement of Pennsylvania Avenue between Twentieth Street and 306 feet southerly.

Appropriating \$1,800 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 24, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Pennsylvania Avenue between Twentieth Street and 306 feet southerly by the construction of the following items:

- | <i>Item No.</i> | <i>Item</i> |
|-----------------|---|
| 1. | 12-inch V.C.P. Sewer |
| 2. | 12-inch V.C.P. Sewer in Crossing |
| 3. | Brick Manhole, complete |
| 4. | 12 x 6-inch V.C.P. "Y" Branches |
| 5. | 6-inch V.C.P. Side Sewers |
| 6. | Unarmored Concrete Curb |
| 7. | Asphaltic Concrete Pavement, consisting of a 4-inch Asphaltic Concrete Base and a 2-inch Asphaltic Concrete Wearing Surface |
| 8. | Water Services, Long |
| 9. | Water Services, Short |

The assessment district hereby approved is described as follows:

- Block 4103, Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11, and
 Block 4104, Lots 15, 16 and 17;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$1,800 is hereby appropriated and set aside from the surplus existing in the reserve for "City Aid" and "Miscellaneous Sewer Extensions" to the credit of the following appropriations for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter and to provide for the payment of a sewer wing in Twentieth Street necessary for the proper sewer connection:

548.906.16	City Aid	\$1,500
540.214.01	Sewer Connection	300
		\$1,800

These amounts are based on estimated contract quantities and when exact figures are determined, the actual amounts will be applied against the appropriation and the excess moneys will revert to the reserve for "City Aid" and "Miscellaneous Sewer Extensions."

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Recommended by the Director of Public Works.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Approving Map Showing Proposed Establishment of Grades on Monterey Boulevard Between Ridgewood and San Anselmo Avenues; Establishing Grades in Accordance Therewith.

Bill No. 4132, Ordinance No. . . . (Series of 1939), as follows:

Approving map showing proposed establishment of grades on Monterey Boulevard between Ridgewood Avenue and San Anselmo Avenue; and establishing grades in accordance therewith.

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

Section 1. That that certain diagram entitled "Grade Map Showing The Proposed Establishment Of Grades On Monterey Boulevard Between Ridgewood Avenue and San Anselmo Avenue", as approved by the Director of Public Works' Order No. 24,215, on May 29, 1946 and filed in the office of the Board of Supervisors May 29, 1946, is hereby approved.

Section 2. The grades on Monterey Boulevard between Ridgewood Avenue and San Anselmo Avenue, as shown on the above entitled map, are hereby established at points and to the elevations above City Datum, as shown on said map.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Approving Map Showing Proposed Establishment of Grades on Persia Avenue Between Mission Street and Ocean Avenue; Establishing Grades in Accordance Therewith.

Bill No. 4133, Ordinance No. . . . (Series of 1939), as follows:

Approving map showing proposed establishment of grades on Persia Avenue between Mission Street and Ocean Avenue; and establishing grades in accordance therewith.

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

Section 1. That that certain diagram entitled "Grade Map Showing the Proposed Establishment of Grades on Persia Avenue Between Mission Street and Ocean Avenue", as approved by the Director of Public Works' Order No. 24,253 on June 5, 1946, and filed in the office of the Board of Supervisors June 5, 1946, is hereby approved.

Section 2. The grades on Persia Avenue between Mission Street and Ocean Avenue, as shown on the above entitled map, are hereby

established at points and to the elevations above City Datum, as shown on said map.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Ordering the Improvement of a Portion of Forty-first Avenue Between Vicente and Wawona and Extending City Aid in the Amount Necessary to Legalize the Assessment and Making Appropriation Therefor.

Bill No. 4151, Ordinance No. (Series of 1939), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, describing and approving the assessment district, and authorizing the Director of Public Works to enter into contract for doing the same.

Improvement of a portion of Forty-first Avenue between Vicente and Wawona Streets.

Appropriating \$200 to legalize the assessment.

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

Section 1. The Director of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 24, 1946, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1934, of said City and County of San Francisco, said work to be performed under the direction of the Director of Public Works, and to be done in accordance with the specifications prepared therefor by order of said Director of Public Works, and on file in his office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Street Improvement Ordinance of 1934, of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of a portion of Forty-first Avenue, between Vicente and Wawona Streets, by grading to the official line and sub-grade, and by the construction of the following items:

Item No. *Item*

1. Asphaltic Concrete on Rock Sub-base Pavement, consisting of a 6-inch compacted rock sub-base, a 4-inch asphaltic concrete base and a 2-inch asphaltic concrete wearing surface.
2. Unarmored Concrete Curb.
3. 6-inch V.C.P. Side Sewers.
4. Water Services.

The assessment district hereby approved is described as follows:

Block 2455, Lot 2-A;

being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above mentioned improvement.

The foregoing described lot of land is contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. The sum of \$200 is hereby appropriated and set aside from the surplus existing in the "Reserve for City Aid" to the credit of Appropriation 548.906.17 for the purpose of extending City Aid necessary to legalize and equalize the assessment as provided in Section 111 of the Charter.

This amount is based on estimated contract quantities and when exact figures are determined, the actual amount will be applied against this appropriation and the excess money will revert to the "Reserve for City Aid."

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Repealing Ordinance Ordering Improvement of Portions of Forty-fifth Avenue Between Ulloa and Vicente Streets.

Bill No. 4152, Ordinance No. . . . (Series of 1939), as follows:

Repealing Bill 4035, Ordinance 3846 (Series of 1939), approved by the Mayor, May 22, 1946, ordering improvement of portions of Forty-fifth Avenue between Ulloa and Vicente Streets; and appropriating \$200 to legalize the assessment.

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

Section 1. Bill 4035, Ordinance 3846 (Series of 1939) approved by the Mayor May 22, 1946, ordering the improvement of portions of Forty-fifth Avenue between Ulloa and Vicente Streets; and appropriating \$200 to legalize the assessment, is hereby repealed.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Adopted.

The following recommendations of his Honor the Mayor were taken up:

Leave of Absence—Honorable Jesse Colman, Member of the Board of Supervisors.

Proposal No. 5772, Resolution No. 5593 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Jesse Colman, member of the Board of Supervisors, is hereby granted a leave of absence for a period of ten days, commencing June 18, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Leave of Absence—Honorable Roger D. Lapham, Mayor.

Proposal No. 5781, Resolution No. 5596 (Series of 1939), as follows:

Resolved, That the Honorable Roger D. Lapham, Mayor of the City and County of San Francisco, be and he is hereby granted a leave of absence from Wednesday, June 19, to Sunday, June 23, 1946, both dates inclusive, for the purpose of attending the American Municipal Association Western Conference at Timberline Lodge, near Portland, Oregon.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Leave of Absence—Mrs. Joseph A. Moore, Jr., President of the Recreation Commission.

Proposal No. 5782, Resolution No. 5597 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mrs. Joseph A. Moore, Jr., President of the Recreation Commission, is hereby granted a leave of absence for the period of July 1 to August 15, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Leave of Absence—J. Roger Deas, Secretary of the City Planning Commission.

Proposal No. 5783, Resolution No. 5598 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Mr. J. Roger Deas, Secretary of the City Planning Commission, is hereby granted a leave of absence for a two-week period commencing June 22, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Renewal of Lease of Land at Market Street and Duboce Avenue for Farmers' Market.

The Clerk presented:

Proposal No. 5784, Resolution No. 5599 (Series of 1939), as follows:

Whereas, on June 25, 1945, this Board adopted Resolution No. 4779 (Series of 1939), authorizing execution of a lease between Fred V. Gantner, William E. Gantner and Louise R. Felder, as Lessors, and the City and County of San Francisco, a municipal corporation, as Lessee, covering portion of Lot 1 in Assessor's Block 3596, located at the corner of Market Street and Duboce Avenue, San Francisco, for a period of one year beginning July 1, 1945, at a rental of \$50 per month; and

Whereas, said lease provided that the Lessee may renew the same for an additional period of one year at the same rental and otherwise upon the same terms and conditions as specified in said lease; and

Whereas, the Chief Administrative Officer desires that said lease be renewed for the year beginning July 1, 1946, provided that this lease shall in no event extend beyond six months after the date of

termination of the unlimited National Emergency; now, therefore, be it

Resolved, That said lease be and it is hereby renewed for an additional period of one year beginning July 1, 1946, at a rental of \$50 per month, subject to certification as to funds by the Controller pursuant to Section 86 of the Charter; and be it

Further Resolved, That the Director of Property be and he is hereby authorized and directed to notify the Lessors of said renewal of the above mentioned lease.

Recommended by the Chief Administrative Officer.

Approved by the Director of Property.

Approved as to form by the City Attorney.

Discussion.

Supervisor Mead said, this is a result of meetings held by the Commercial and Industrial Development Committee.

Supervisor Brown stated, the City has the right to this renewal. They have an option for renewal for one year at \$50 per month. Mr. Brooks proposed to renew this lease with the owner of the property, and he intended to pay more than \$50 per month. Now he is abandoning that idea and I would like to know about it.

Supervisor Mead explained, this matter was referred to Mr. Brooks by the Committee with a request that he work out a program that would have to do with the continuing of the operation of the Farmers' Market until we could have the people vote on this matter.

Referred to Finance Committee.

Discussion.

Supervisor Colman said, if the Board does not exercise its option to lease the property of the Farmers' Market the City will lose its right to renew its lease.

Mr. Kline stated, we have a lease at the Farmers' Market at the present site which expires on July 30. It has an option to renew for one year, that can be exercised only if it is renewed prior to June 30th. The Chief Administrative Officer informed the Director of Property to prepare the resolution authorizing the renewal of the lease. This was done and now it has to be passed today.

Supervisor Gallagher inquired, have you advised the owner of the property that you are going to exercise your option?

Mr. Kline replied, we have notified all parties concerned that we were going to exercise our option.

Supervisor Brown remarked, I was the one who made the objection to this matter but now I am not opposed to it.

Motion to Rescind Action.

Supervisor Brown moved that we rescind our action on this matter.

Seconded by Supervisor Meyer.

No objections and motion carried.

Thereupon the roll was called and the foregoing proposal was adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

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

Alameda County Fair.

Supervisor Brown said, I have received a letter from the Alameda County Fair that will be held at Pleasanton this year. I would like to be appointed representative of San Francisco.

Supervisor Colman moved that Supervisor Brown be appointed to represent the Board and the City and County of San Francisco at the Alameda County Fair, commencing July 2, 1946.

Seconded by Supervisor Mead.

No objections and motion carried.

Golden Gate Bridge and Highway District.

Supervisor Brown stated, the question for Director of the Golden Gate Bridge came up before the Board in 1943 when Mr. Kenney was elected. After the appointment was made it was said that Mr. Vayssie would receive the next nomination.

Supervisor Christopher said, I did not know that I could be committed or held to any commitment made by the Board of Supervisors at that time. I would like to reserve my opinion on this matter.

Referred to Finance Committee.

Charter Revision Committee.

Supervisor Christopher remarked, with respect to my request for a report from the Charter Revision Committee, we have received a communication from Mr. Meyer in which he says that the Committee is operating. I believe that a member of the Judiciary Committee should be appointed to this Committee.

Supervisor Christopher moved that we respectfully suggest to the Mayor that a member of the Judiciary Committee be included in the Charter Revision Committee.

Seconded by Supervisor McMurray.

No objections and motion carried.

**Memorializing State Legislature to Enact Legislation Conforming
to Federal McFarland Amendment Concerning Old Age Pen-
sions.**

Supervisor Christopher presented:

Proposal No. 5785, Resolution No. . . . (Series of 1939), as follows:

Whereas, economic conditions throughout the country have particularly distressed recipients of old-age security benefits by virtue of the rising costs of living; and

Whereas, the minimum costs of personal sustenance continue on the incline, thus rendering the status of old-age security payments inadequate and not conducive to the accepted minimum standards of living, especially affecting the 10,000 such cases in San Francisco; and

Whereas, the McFarland Amendment recently passed in Congress provides for a federal increase in such old-age pension benefits in the amount of \$5.00 per month, but specifically exempts compulsory action on the part of the respective states to match said increase as

has heretofore been the generally accepted practice; now, therefore, be it

Resolved, That it be the consensus of this Board of Supervisors that the California State Legislature immediately enact legislation conforming to the principles of the said McFarland amendment and match the increased federal payments with sufficient state payments so as to assure the recipients of old-age pensions a sum commensurate with the increased costs of living; and be it

Further Resolved, That this Board of Supervisors does hereby memorialize the State Legislature to enact legislation as requested hereinabove and that copies of this resolution be transmitted to the San Francisco delegation in the State Legislature and to Donald W. Cleary, Legislative Representative for the City and County of San Francisco.

Referred to the County, State and National Affairs Committee.

Petitioning Civil Aeronautics Board to Reopen Application of American Airlines, Inc., for Extension of Transcontinental Route From Los Angeles to San Francisco.

Supervisor Gallagher presented:

Proposal No. 5776, Resolution No. 5578 (Series of 1939), as follows:

Whereas, it is the policy of the City and County of San Francisco to encourage the use of the San Francisco Airport by all operators, consistent only with the safety of operation involved; and

Whereas, American Airlines, Inc., has made application to the Civil Aeronautics Board under Docket No. 250, West Coast Case, for an extension of its transcontinental route from Los Angeles to San Francisco, thus providing single carrier service between San Francisco and points on American Airlines transcontinental route; and

Whereas, the Civil Aeronautics Board, according to its decision dated May 22, 1946, concluded that said extension should not be granted because of diversionary effects upon present San Francisco-Los Angeles carriers; and

Whereas, through such denial San Francisco will suffer an economic loss due to the unavailability of the particular air service; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco hereby petitions the Civil Aeronautics Board to reopen the so-called "West Coast Case" as it refers to Application Docket 250, for the purpose of giving consideration to this petition; and be it

Further Resolved, That the Mayor of the City and County of San Francisco be, and he is, hereby authorized to represent the City in furtherance of this request; and be it

Further Resolved, That the Public Utilities Commission be, and it is, hereby authorized to file the official petition for consideration for the City and County of San Francisco.

Recommended by the Public Utilities Commission.

Approved as to form by the City Attorney.

Recommended by the Manager of Utilities.

Recommended by the Mayor.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Petitioning Civil Aeronautics Board to Reopen Application of Western Airlines, Inc., for Extension of Service.

Supervisor Gallagher presented:

Proposal No. 5777, Resolution No. 5577 (Series of 1939), as follows:

Whereas, it is the policy of the City and County of San Francisco to encourage the use of the San Francisco Airport by all operators, consistent only with the safety of operation involved; and

Whereas, Western Airlines, Inc., has made application to the Civil Aeronautics Board under Docket No. 250, West Coast Case, for an extension of its route from present Los Angeles-San Francisco route to Portland and Seattle, thus providing competitive trunk line service between San Francisco and Pacific Coast cities in the Northwest; and

Whereas, the Civil Aeronautics Board, according to its decision dated May 22, 1946, concluded that said extension should not be granted because of the diversionary effect upon sole San Francisco-Seattle carrier; and

Whereas, through such denial San Francisco will suffer an economic loss due to the unavailability of the particular air service; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco hereby petitions the Civil Aeronautics Board to reopen the so-called "West Coast Case" as it refers to Application Docket 250, for the purpose of giving consideration to this petition; and be it

Further Resolved, That the Mayor of the City and County of San Francisco be, and he is, hereby authorized to represent the City in furtherance of this request; and be it

Further Resolved, That the Public Utilities Commission be, and it is, hereby authorized to file the official petition for consideration for the City and County of San Francisco.

Recommended by the Public Utilities Commission.

Approved as to form by the City Attorney.

Recommended by the Manager of Utilities.

Recommended by the Mayor.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—11.

Preparation of San Francisco's Case Relative to Second San Francisco Bay Crossing.

Supervisor Gallagher stated, in August of this year there will be a hearing in San Francisco relative to the new bay bridge. I believe that we should appoint a committee on this matter. I ask that the County, State and National Affairs Committee prepare the case for San Francisco so that they can have the recommendation ready so that they can appear before the Army and Navy Engineers to discuss the matter. I believe that the County, State and National Affairs Committee should hold hearing on this matter and prepare our case.

Referred to County, State and National Affairs Committee.

Requesting Mayor to Form Citizens' Committee for Revival and Celebration of Annual Portola Pageant.

Supervisor Lewis presented:

Proposal No. 5786, Resolution No. 5601 (Series of 1939), as follows:

Whereas, in the years Nineteen Hundred Nine and Nineteen Hundred Thirteen, San Francisco celebrated the discovery by Balboa of

the Pacific Ocean and the discovery of San Francisco Bay by Don Gaspar de Portola by the spectacular Portola Festival and Pageant; and

Whereas, the glory and fame of the Portola Festival and Pageant spread to every part of the world and identified the City of Saint Francis with that innate charm so essentially a part of the traditions and customs of the early Dons; and

Whereas, the Portola Pageant dissolved the centuries and kept alive and vivid the early history of California and San Francisco in the memory of the people; and

Whereas, the carnival spirit of the Portola Pageant springs up naturally from our citizenry, and it is a part of our joy-loving city; and

Whereas, today it is fitting that for a time we set aside our cares, problems and the great struggles of a conflicting age and become once again a city of laughter, joyousness and mirth; now, therefore, be it

Resolved, That the Portola Pageant be revived and named an annual event and fixed in the customs and traditions and observances of San Francisco and that the Mayor is hereby respectfully requested to form a citizens' committee for this purpose.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Authorizing Program of Internship Training for Public Service in San Francisco Municipal Service.

Supervisor MacPhee presented:

Bill No. 4156:

Authorizing program of internship training for public service in San Francisco municipal service.

Referred to Judiciary Committee.

Consideration of the Hill Report.

Supervisor MacPhee said, Mrs. Adams of 75 Borica Way has asked the Judiciary Committee to consider the Hill Report and requests that this matter be considered at its next meeting.

Referred to Judiciary Committee.

Requesting Report From City Departments on General Plan of Off-street Parking, Particularly in Connection With Freeways.

Supervisor MacPhee presented:

Proposal No. 5787, Resolution No. 5602 (Series of 1939), as follows:

Whereas, the scheduled joint Army-Navy investigation of a second Bay crossing will involve a study of traffic and parking in San Francisco and necessitate preparation of plans for new street improvements; and

Whereas, the Bayshore Freeway, when constructed, will further increase the volume of traffic entering the Central Business District and create additional demand for parking space; and

Whereas, the need for a general plan of off-street parking in the areas south and north of Market Street is now evident, and becoming increasingly important in the light of the above developments and prospects of a bond issue election in November; now, therefore, be it

Resolved, That the Chief Administrative Officer, the Director of the Department of Public Works, the City Planning Commission be requested jointly to investigate and report to this Board upon:

(a) A plan for off-street parking structures and facilities properly related to the Bay Bridge and Bayshore Freeway, and to such plans as said departments may offer for a second Bay crossing;

(b) Plans for additional freeways and streets to enable traffic, including bus service to the East Bay and the Peninsula, to operate from properly located central terminals; and

(c) The estimated cost of such facilities and methods of meeting such costs by State or Federal grants-in-aid, general obligation and revenue bonds, fees, leases, and charges to the end that specific bond issue proposals may be presented to the voters of this City in November if this Board deems the plans submitted worthy of such action.

and be it

Further Resolved, That because of the limitations of time prior to the November election the report requested and the recommendations of the departments concerned be submitted to this Board not later than August 1, 1946.

Adopted by the following vote:

Ayes: Supervisors Brown, Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—10.

Absent: Supervisor Mead—1.

Requesting Installation of Stop Sign at Santa Rosa Avenue and Cayuga Street.

Supervisor Mancuso stated, it has been called to my attention that at the corner of Santa Rosa Avenue and Cayuga Street there have been a number of accidents in the past six months. I request that this intersection be made an arterial stop. I would like to have the Police Committee investigate this matter.

Referred to Police Committee.

Advertising Notice of Finance Committee Meeting Re New Sources of Revenues.

Supervisor Mancuso said, at the Finance Committee meeting the other day we decided to hold a special meeting to consider special license taxes. This meeting will be held on Tuesday evening, June 25th, at 8:00 p.m. It was set as a special meeting so that the people who would be affected by the business license could be notified. It is estimated that it will cost \$261.28 to place the advertisement in four newspapers relative to this matter.

Supervisor Mancuso moved that the Clerk be authorized to incur expenses in an amount necessary to cover the cost of running a display advertisement in the four daily newspapers, announcing a meeting of the Finance Committee of the Board of Supervisors to be held Tuesday, June 25, 1946, at 8:00 p.m., for the purpose of considering proposed new sources of revenue.

Seconded by Supervisor Lewis.

Discussion.

Supervisor Colman inquired, did you consider the possibility of writing a letter to each group and sending it by registered mail so that each person will be notified. This would cost very much less than advertising in the newspapers.

Supervisor Mancuso replied, we thought that it would be better to do it this way because we would be able to notify people who are not connected with groups.

Supervisor MacPhee said, you can still send the letters and do this, too.

Supervisor Lewis stated, the point is, most of the classifications involved are not getting letters.

Supervisor Colman explained, if you send letters to the unions and the improvement clubs and all the associations you know of, you will be notifying everybody in town. I do not think that you should start doing things in this matter. I would like an opinion from the City Attorney as to whether or not it is legal to do this. I am going to vote against this matter.

Thereupon the roll was called and the foregoing motion was *carried* by the following vote:

Ayes: Supervisors Brown, Christopher, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—9.

No: Supervisor Colman—1.

Absent: Supervisor Mead—1.

Excused From Attendance.

Supervisor Sullivan said that he would like to be excused from next Monday's meeting.

No objections and permission granted.

Committee Meetings.

The following committee meetings were announced:

Public Health and Welfare Committee, Tuesday, June 18th, 2:00 p.m.

Judiciary Committee meeting, Thursday, June 20th, 4:30 p.m.

ADJOURNMENT.

There being no further business, the Board, at the hour of 6:35 p.m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors August 12, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,

Clerk of the Board of Supervisors,
City and County of San Francisco.

Vol. 41

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No. 26

Monday, June 24, 1946

Journal of Proceedings Board of Supervisors

City and County of San Francisco



Printed by
THE RECORDER PRINTING & PUBLISHING COMPANY
99 South Van Ness Avenue, San Francisco, 3

JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

MONDAY, JUNE 24, 1946—2:00 P.M.

In Board of Supervisors, San Francisco, Monday, June 24, 1946,
2:00 p.m.

The Board of Supervisors met in regular session.

CALLING THE ROLL.

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

Supervisors Christopher, Colman, Mancuso, McMurray, Mead, Meyer—6.

Absent: Supervisors Brown, Gallagher, Lewis, MacPhee, Sullivan—5.

Quorum present.

President pro tempore Dewey Mead presiding.

Supervisor MacPhee noted present at 2:10 p.m.

Supervisor Lewis noted present at 2:15 p.m.

Supervisor Sullivan noted present at 2:20 p.m.

Supervisor Brown excused from attendance.

Supervisor Gallagher on leave of absence.

Supervisor Colman excused from meeting at 2:15 p.m. for one hour.

APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of May 6, 1946, was considered read and approved.

Communications.

Communications, as follows, were presented, read by the Clerk

Copy of letter from Chief Administrative Officer, addressed to Lewis Lundberg, General Manager of the San Francisco Chamber of Commerce, advising him that Mr. R. M. Dorton, Deputy Director of Finance at Sacramento, had written to the Board of Supervisors, offering to distribute printed literature about San Francisco at the information desk at the State Capitol Building.

Filed.

From the Owners and Lessees Apartment House Associations, asking that the Board of Supervisors investigate how Los Angeles handles the transportation problem and that the San Francisco transit system be taken out of "cheap politics" and put on a strictly business and commercial basis.

Referred to Public Utilities Commission.

From the Chief Administrative Officer, attaching copy of release giving the results of the Special Census of San Francisco by census tracts taken as of August 1, 1945.

Filed.

From his Honor the Mayor, replying to letter sent him by John R. McGrath, Chief Assistant Clerk, advising that he will be glad to appoint any member of the Board's Judiciary Committee to serve on the newly-appointed Sub-committee for Charter Revision.

Filed.

From Walter A. Dold, Chief Deputy City Attorney, replying to letter of John R. McGrath, Chief Assistant Clerk, advising that it is legally proper to award the franchise for garbage disposal under circumstances contained in communication from Brobeck, Phleger & Harrison, dated May 29, 1946, and addressed to the Chief Administrative Officer.

Referred to Judiciary Committee.

From the Civil Service Commission, recommending that Board give consideration to waiving residential qualifications for Class B-245, Actuarial Statistician.

Referred to Finance Committee.

From the Lawyers Club of San Francisco, copy of letter addressed to Hon. A. F. St. Sure, Presiding Judge of the United States District Court, advising that the Lawyers' Club had unanimously adopted a motion respectfully suggesting to the Local Federal District Court Judges, the adoption of jury selection rules to guide the Clerk and Jury Commissioner in obtaining a fair cross-section of the community.

Filed.

From the Controller, transmitting copy of report reflecting audit of the Juvenile Probation Officer's accounts for the fiscal year ended June 30, 1946.

Filed.

From the Director of Property, requesting that Proposal No. 5621, authorizing refund of \$300 to Grove J. Fink, be returned to his office.

Resolution taken off Calendar.

From merchants on Sixth Street, between Market and Harrison Streets, asking that prohibition against stopping of automobiles on Sixth Street, between Market and Harrison Street, from 4 to 6 p.m., be lifted.

Referred to Police Committee.

Copy of resolution passed by the Lake County Board of Supervisors, requesting the California Highway Commission to authorize and finance new surveys between the Lakeport-Kelseyville area

and U. S. 101 via Pieta Pass to the end that a safer and more adequate highway sector may be constructed at the earliest possible moment.

Referred to Streets Committee.

UNFINISHED BUSINESS.

Final Passage.

The following recommendations of Finance Committee, heretofore Passed for Second Reading, were taken up:

Appropriating \$200, Department of Public Works, for Overtime for District Directors of Street Cleaning.

Bill No. 4111, Ordinance No. 3894 (Series of 1939), as follows:

Appropriating the sum of \$200 from the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to provide funds for the payment of overtime to District Directors of Street Cleaning in the Department of Public Works.

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

Section 1. The sum of \$200 is hereby appropriated out of the surplus existing in the General Fund Compensation Reserve, Appropriation No. 560.199.00, to the credit of Appropriation No. 542.111.00, to provide funds for the payment of overtime to District Directors of Street Cleaning in the Department of Public Works.

Recommended by the Director of Public Works.

Approved as to form by the City Attorney.

Approved by the Chief Administrative Officer.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Appropriating \$300, War Memorial, for Payment of Overtime to Monthly Employees.

Bill No. 4120, Ordinance No. 3895 (Series of 1939), as follows:

Appropriating the sum of \$300 from the surplus existing in the War Memorial Compensation Reserve to provide funds for the payment of overtime to monthly employees of the War Memorial.

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

Section 1. The sum of \$300 is hereby appropriated out of the surplus existing in the War Memorial Compensation Reserve Fund, Appropriation No. 515.199.00, to the credit of Appropriation No. 515.111.00, to provide funds for the payment of overtime to monthly employees of the War Memorial.

Recommended by the Managing Director, War Memorial.

Approved as to form by the City Attorney.

Approved by the Board of Trustees of the War Memorial.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

**Authorizing Sale of Certain City Owned Land in Assessor's
Block 6171.**

Bill No. 4122, Ordinance No. 3896 (Series of 1939), as follows:

Authorizing sale of certain City owned land in Assessor's Block 6171.

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

Section 1. In accordance with the recommendation of the Board of Education, the Board of Supervisors hereby declares that public interest and necessity demands the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at a point on the easterly line of Brussels Street, formerly Berlin Street, distant thereon 185 feet 2 inches southerly from the southerly line of Ordway Street; running thence northerly along the easterly line of Brussels Street 85 feet 2 inches; thence at a right angle easterly 120 feet; thence at a right angle southerly 100 feet 9 inches to the northerly line of the Paul Reservation Homestead Association; thence westerly along last named line 121 feet more or less to the point of commencement.

Being Lot 7 in Block 26, Paul Tract Homestead Association.

Section 2. The above described land shall be offered for sale in accordance with the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.

Recommended by the Board of Education.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

**Authorizing Sale of Certain City Owned Land in Assessor's
Block 12.**

Bill No. 4126, Ordinance No. 3897 (Series of 1939), as follows:

Authorizing sale of certain city owned land in Assessor's Block 12.

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

Section 1. In accordance with Resolution No. 7451 of the Public Utilities Commission, the Board of Supervisors hereby declares that public interest and necessity demand the sale of the following described City owned real property situated in the City and County of San Francisco, State of California:

Commencing at the point of intersection of the southerly line of Jefferson Street with the easterly line of Jones Street, running thence easterly along the southerly line of Jefferson Street 200 feet; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 200 feet to a point on the easterly line of Jones Street; thence at a right angle northerly along last named line 137 feet 6 inches to the point of commencement. Being a portion of 50 Vara Block 201.

Section 2. The above described land shall be offered for sale pursuant to the provisions of Section 92 of the charter of the City

and County of San Francisco, and may be sold as a whole or subdivided.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Appropriating \$350, War Memorial, Payment of Overtime to Monthly Employees.

Bill No. 4135, Ordinance No. 3898 (Series of 1939), as follows:

Appropriating the sum of \$350 out of the surplus existing in the War Memorial Compensation Reserve Fund, Appropriation No. 515.199.00, to provide funds for the payment of overtime to monthly employees of the War Memorial.

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

Section 1. The sum of \$350 is hereby appropriated out of the surplus existing in the War Memorial Compensation Reserve Fund, Appropriation No. 515.199.00, to the credit of Appropriation No. 515.111.00, to provide funds for the payment of overtime to monthly employees of the War Memorial.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Recommended by the Managing Director of the War Memorial.

Approved by the Board of Trustees of the War Memorial.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

NEW BUSINESS.

Withdrawn.

The following recommendations of Finance Committee were taken up:

Authorizing Refund of \$300 to Grove J. Fink and Repeal of Resolution No. 5104 (Series of 1939).

Proposal No. 5621, Resolution No. . . . (Series of 1939), as follows:

Whereas, on November 26, 1945, this board adopted Resolution No. 5104 (Series of 1939), confirming a lease to Grove J. Fink, as the highest responsible bidder, of certain land in Assessor's Block 2719-C, San Francisco, California, located on the southerly side of Palo Alto Avenue, opposite Glenbrook Avenue, which resolution was approved by the Mayor on November 28, 1945; and

Whereas, the advertisement inviting bids to lease said property provided that the sum of \$300 deposited with the City by the highest

responsible bidder would be returned to such bidder in the event that a change of zoning was denied to use said land for the purpose of constructing and operating an FM or television broadcasting station thereon; and

Whereas, after due and legal notice first being given and a public hearing was held, the City Planning Commission did not deem it to be in the public interest to effect such proposed change and said Commission subsequently adopted Resolution No. 3018 on March 1, 1946, withdrawing the proposal to change the use classification of said real property from the First Residential District to the Commercial District; now, therefore, be it

Resolved, In accordance with the recommendation of the Director of Property, that said sum of \$300 heretofore deposited in the Realty Deposit Trust Fund by Grove J. Fink be returned to him; and the Controller is authorized to issue the necessary warrant.

Further Resolved, That said Resolution No. 5104 (Series of 1939), is hereby repealed.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

April 29, 1946—*Consideration continued until May 6, 1946.*

May 6, 1946—*Consideration continued until May 13, 1946.*

May 13, 1946—*Consideration continued until May 27, 1946.*

May 27, 1946—*Consideration continued until June 24, 1946.*

Communication from the Director of Property, requesting that the proposal be returned to his office.

Discussion.

Mr. Phillips, Director of Property, said, after a great deal of research it has been decided that this is the best location for a television site. We will enter into a lease with Mr. Fink and then he will be able to go to the City Planning Commission and request a rezoning on the property.

Supervisor MacPhee stated, this Board should go on record as requesting the City Planning Commission to rezone this property.

Motion to Withdraw.

Supervisor Meyer moved that this matter be withdrawn.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Adopted.

Land Acquisition—Geary Street and Masonic Avenue Widening.

Proposal No. 5788, Resolution No. 5606 (Series of 1939), as follows:

Resolved, In accordance with the written offer on file in the office of the Director of Property and the recommendation of the Department of Public Works, that the City and County of San Francisco, a municipal corporation, accept a deed from Grace M. Hamilton et al., or the legal owners, to the following described portion of Lot 3 in Assessor's Block 1097, San Francisco, California:

Beginning at the point of intersection of the northerly line of O'Farrell Street with the westerly line of Broderick Street and running thence westerly along said line of O'Farrell Street 100 feet to the easterly line of St. Joseph's Avenue; thence at right angles northerly along said line of St. Joseph's

Avenue 35.460 feet; thence southeasterly along the arc of a curve to the left tangent to a line deflected $100^{\circ} 10' 20''$ to the right from the preceding course, a radius 215 feet, central angle $2^{\circ} 10' 20''$, a distance of 8.151 feet; thence southeasterly, tangent to the preceding curve, 87.103 feet; thence southeasterly, easterly and northeasterly along the arc of a curve to the left tangent to the preceding course a radius of 5 feet, central angle $98^{\circ} 00'$, a distance of 8.552 feet to tangency with the westerly line of Broderick Street at a point distant thereon 27.002 feet northerly from the northerly line of O'Farrell Street; thence southerly along said westerly line of Broderick Street 27.002 feet to the point of beginning.

The City Attorney shall examine and approve the title to said property.

In consideration for the above described land the City shall close and abandon the following described portion of the easterly $\frac{1}{2}$ of St. Joseph's Avenue and shall deed its interest therein to the owners of the above described land:

Commencing at a point on the easterly line of St. Joseph's Avenue, distant thereon 35.46 feet northerly from the northerly line of O'Farrell Street; running thence northerly along the easterly line of St. Joseph's Avenue 77.04 feet; thence at right angles westerly 50 feet; thence at right angles southerly 61.60 feet; thence southeasterly on a curve to the left tangent to a line deflected $65^{\circ} 50' 51''$ to the left from the preceding course, radius 215 feet, central angle $13^{\circ} 58' 49''$, a distance of 52.46 feet to the point of commencement.

The Mayor and the Clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, are hereby authorized and directed to execute the necessary deed upon completion of the required street closing proceedings.

Recommended by the Director of Property.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to description by the City Engineer.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Confirming Sale of Lots 6 and 10 in Assessor's Block 673 to the American National Red Cross.

Proposal No. 5789, Resolution No. 5607 (Series of 1939), as follows:

Whereas, Pursuant to Ordinance No. 3859, Bill No. 4055 (Series of 1939), the Director of Property advertised in the official newspaper that bids or offers would be received by him on June 17, 1946, to sell the following described city-owned real property situated in the City and County of San Francisco, State of California:

PARCEL ONE: Beginning at a point on the southerly line of Bush Street, distant thereon 137 feet and 6 inches easterly from the easterly line of Octavia Street; running thence easterly and along said southerly line of Bush Street 68 feet and 9 inches; thence at a right angle southerly 137 feet and 6 inches; thence at a right angle westerly 68 feet and 9 inches; thence at a right angle northerly 137 feet and 6 inches to the point of beginning.

Being a part of Western Addition Block No. 153.

PARCEL TWO: Beginning at a point on the northerly line of Sutter Street, distant thereon 137 feet and 6 inches westerly from the westerly line of Gough Street; running thence westerly and along said northerly line of Sutter Street 137 feet and 6 inches; thence at a right angle northerly 137 feet and 6 inches; thence at a right angle easterly 137 feet and 6 inches; and thence at a right angle southerly 137 feet and 6 inches to the point of beginning.

Being a portion of Western Addition Block No. 158.

Whereas, in response to said advertisement the American National Red Cross, a corporation, as the highest bidder, offered to purchase said land for the sum of \$35,000 cash; and

Whereas, said sum of \$35,000 is more than 90 per cent of the preliminary appraisal of said property as made by the Director of Property; and

Whereas, Said party has paid the City the sum of \$3,500 as a deposit in connection with this transaction; and

Whereas, The Director of Property and the Board of Education have recommended the sale of said land; now, therefore, be it

Resolved, That said offer be and is hereby accepted; be it

Further Resolved, That the Mayor, and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, be and they are hereby authorized and directed to execute a deed for the conveyance of said real property to the American National Red Cross, a corporation.

The Director of Property shall deliver said deed to the Grantee upon receipt of the balance of the purchase price which shall be paid within 60 days after approval of this resolution.

Recommended by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Authorizing Lease of Space in Store Building at 3347 Fillmore Street for Marina Teen Age Center.

Proposal No. 5790, Resolution No. 5608 (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Recreation Department that the Mayor and the clerk of the Board of Supervisors on behalf of the City and County of San Francisco, a municipal corporation, as lessee, be and they are hereby authorized and directed to execute a lease with the Anglo-California National Bank of San Francisco, agents for Fred T. Morioka et al., as lessor of the store building located at 3347 Fillmore Street, San Francisco, California, on a month-to-month basis, beginning July 1, 1946, at a rental of \$100 per month subject to certification as to funds by the Controller pursuant to Section 86 of the Charter.

Said premises are required by the Recreation Department for the Marina Teen-age Center.

The form of lease shall be approved by the City Attorney.

Recommended by the Recreation Department.

Approved by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Authorizing Leases of Space in Certain Buildings for Branch Libraries.

Proposal No. 5791, Resolution No. 5609 (Series of 1939), as follows:

Resolved, In accordance with the recommendation of the Library Department, that the Mayor and the Clerk of the Board of Supervisors, on behalf of the City and County of San Francisco, a municipal corporation, as lessee, be and they are hereby authorized and directed to execute leases with the following parties as lessors of space in certain buildings in San Francisco, California, required for Branch Libraries:

	<i>Per Month</i>
American Trust Company, Store at No. 8 Ocean Avenue	\$ 45
Mary L. Baumann, Store at 37 Leland Avenue	50
F. Colombo, Store at 111 Board Street	50
Emma Moriano, Store at 700 Bosworth Street	45
T. L. Sharman, Store at 5025 Third Street	50
Mrs. Jane Agnes Soldavini, Store at 389 Ashton Avenue	100
St. George Holden, Store at 1541 Taraval Street	75
Dora Meherin and Adeline Williams, Store at 2434 San Bruno Avenue	60

Said leases shall be for a period of one year beginning July 1, 1946, subject to certification as to funds by the Controller pursuant to Section 86 of the Charter.

Said premises are now used for Branch Libraries.

The form of leases shall be approved by the City Attorney.

Recommended by the City Librarian.

Approved by the Director of Property.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Release of Lien Filed Re Indigent Aid—Pearl Morris.

Proposal No. 5792, Resolution No. 5610 (Series of 1939), as follows:

Whereas, an instrument executed by Pearl Morris, receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the County of Los Angeles, State of California, which said instrument created a lien in favor of the said City and County of San Francisco on real property belonging to said Pearl Morris; and

Whereas, said Pearl Morris, on payment of the debts secured by said lien, is entitled to receive a release thereof; now, therefore, be it

Resolved, That upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County of San Francisco, be, and he is hereby, authorized to execute and deliver a release of any such lien.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Gallagher, Mancuso—3.

Release of Lien Filed Re Indigent Aid—Karl Zinn.

Proposal No. 5793, Resolution No. 5611 (Series of 1939), as follows:

Whereas, an instrument executed by Karl Zinn, receiving aid from the City and County of San Francisco, has been recorded in the office of the Recorder of the City and County of San Francisco, State of California, which said instrument created a lien in favor of said City and County on real property belonging to said Karl Zinn; and

Whereas, said Karl Zinn, on payment of the debts secured by said lien, is entitled to receive a release thereof; now, therefore, be it

Resolved, That upon receipt of the full amount secured by any such lien, David A. Barry, Clerk of the Board of Supervisors of said City and County, be, and he is hereby, authorized to execute and deliver a release of any such lien.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Approval of Supplemental Recommendations, Public Welfare Department.

Proposal No. 5794, Resolution No. 5612 (Series of 1939), as follows:

Resolved, That the supplemental recommendations of the Public Welfare Department, containing names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including new applications, aid denials, increases, decreases, discontinuances, rescissions and other transactions, effective April 1, May 1, May 2, and June 1, 1946, or as noted, be and they are hereby approved; and be it

Further Resolved, That the Clerk of the Board of Supervisors be and he is hereby directed to transmit the foregoing approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Approval of Recommendations, Public Welfare Department.

Proposal No. 5795, Resolution No. 5613 (Series of 1939), as follows:

Resolved, That the recommendations of the Public Welfare Department containing the names and amounts to be paid as Old Age Security Aid, Aid to Needy Blind and Aid to Needy Children, including increases and decreases, for the month of July, 1946, be and they are hereby approved, and the Clerk of the Board of Supervisors is hereby directed to transmit this approval to the Controller.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman Gallagher—3.

Authorizing Temporary Transfer of Funds Pending Receipt of First Installment of Taxes for Fiscal Year 1946-1947.

Proposal No. 5796, Resolution No. 5614 (Series of 1939), as follows:

Resolved, That pursuant to the provisions of Section 31 of Article IV of the Constitution of the State of California, the Treasurer of the

City and County of San Francisco be and he is hereby authorized and directed to make, after the 1st day of July, 1946, such temporary transfers from funds in his custody as may be necessary for meeting the obligations incurred for the maintenance of the City and County functions of said City and County of San Francisco, and the San Francisco Unified School District, from the first day of July, 1946, until the first installment of taxes for the fiscal year 1946-1947 is collected, or is delinquent; that such temporary transfer of said funds shall not exceed eight-five per cent (85%) of the first installment of taxes to accrue to the City and County for said fiscal year and said sums so transferred shall be replaced in the funds from which the same were transferred on or before December 31, 1946, and before any other obligation of said City and County is met from such taxes.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Approving Schedule of Rates Proposed by the Public Utilities Commission to Be Charged to Private Consumers and City Departments for Electric Energy.

Proposal No. 5797, Resolution No. 5615 (Series of 1939), as follows:

Resolved, That the Board of Supervisors hereby approves Resolution 7478 of the Public Utilities Commission, adopted June 17, 1946, fixing schedules of rates to be charged to private consumers and Departments of the City and County of San Francisco for electric energy as follows:

“Resolved, That pursuant to notice of intention to adopt schedules of rates to be charged to private consumers and departments of the City and County of San Francisco for Hetch Hetchy electric energy, heretofore published as is required by the Charter of said City and County, and after public hearing being held in accordance with the aforesaid notice, the following schedules entitled ‘Schedules of Rates to Be Charged Private Consumers and Departments of the City and County of San Francisco’ on file in the office of the Public Utilities Commission, for uses of said Hetch Hetchy electric energy be and the same are hereby adopted:

“The rate charged for electricity sold within the incorporated area of the City and County of San Francisco to City departments only shall be two (2) cents per kilowatt hour for power and two and three-quarter (2¾) cents per kilowatt hour for lighting, or, at the option of the department, the rates stipulated in any of the following applicable schedules of rates on file in the office of the Public Utilities Commission, to-wit:

“Nos. C-1, D-1, H-1, L-1, L-34, P-1, P-2, P-3, P-5, P-7, P-8 P-9, P-13, P-15, P-17, P-18, P-30, P-31, P-M.

“These designated schedules shall be applicable to and charged to private consumers.

“For electricity sold outside the incorporated area of San Francisco and not covered by special agreement with the Public Utilities Commission, the rate shall be as stipulated in any of the following applicable schedules of rates on file in the office of the Public Utilities Commission, to-wit:

“Nos. C-5, C-6, D-5, D-6, D-21, DA-6, H-1, L-2, L-5, L-6, L-21, L-31, L-34, L-35, P-1, P-2, P-3, P-5, P-6, P-7, P-8, P-9 P-13, P-15, P-18, P-30, P-31, P-M.

“Be It Further Resolved, That the foregoing schedules of rates be submitted to the Board of Supervisors for approval and when ap-

proved by said Board of Supervisors, shall go into effect and be effective the first day of July, 1946."

Recommended by the Manager of Utilities.

Approved by the Public Utilities Commission.

Approved as to form by the City Attorney.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Providing for the Issuance of \$2,000,000 Principal Amount of "City and County of San Francisco Airport Bonds—1945," Designated "Series B" (Being Part of an Issue of \$20,000,000 Authorized at an Election Held in the City and County of San Francisco on November 6, 1945), Prescribing the Date and Form of Said Bonds, and of the Coupons to Be Attached Thereto; Fixing the Maximum Rate of Interest on Said Bonds, and Prescribing the Maturities thereof; Authorizing the Execution of Said Bonds and Coupons; and Providing for the Levy of a Tax to Pay the Principal and Interest Thereof.

Proposal No. 5800, Resolution No. 5618 (Series of 1939), as follows:

Whereas, all the requirements of law have been complied with in calling and holding the special bond election which was consolidated with the general election held in the City and County of San Francisco on the 6th day of November, 1945, at which said special bond election there was submitted to the qualified voters of said City and County the proposition of incurring and creating a bonded indebtedness of said City and County for the purposes and in the amount hereinafter stated; and the Board of Supervisors of said City and County duly and regularly canvassed the returns of said election and did as the result of such canvass determine and declare, and do hereby certify, that said proposition received at said special bond election the affirmative vote of more than two-thirds of all of the voters voting thereon, and that said proposition was thereby carried and adopted by said election, and the issuance of all of said bonds by said City and County was duly authorized; and

Whereas, this Board of Supervisors, by Resolution No. 5098 (Series of 1939) passed and adopted November 26, 1945, entitled "Providing for the issuance of \$5,000,000 principal amount of 'City and County of San Francisco Airport Bonds—1945,' designated 'Series A' (being part of an issue of \$20,000,000 authorized at an election held in the City and County of San Francisco on November 6, 1945), prescribing the date and form of said bonds, and of the coupons to be attached thereto; fixing the maximum rate of interest on said bonds, and prescribing the maturities thereof; authorizing the execution of said bonds and coupons; and providing for the levy of a tax to pay the principal and interest thereof.", duly authorized the issuance of said bonds, and authorized the same to be issued in one or more series or divisions and further provided for the issuance of \$5,000,000 principal amount of bonds of Series A of said authorized issue; and

Whereas, it is desirable at this time to provide for the issuance of additional bonds of said authorized issue; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, as follows:

Section 1. That all acts, conditions and things, required by law to exist, happen and to be performed precedent to and in the issuance of said additional bonds of said authorized issue, have existed, happened and been performed in due time, form and manner as required by law, and said City and County of San Francisco is now authorized

pursuant to each and every requirement of law to incur indebtedness in the manner and form as in this resolution provided.

Section 2. \$2,000,000 principal amount of said City and County of San Francisco Airport Bonds—1945 are hereby authorized to be issued and sold and shall be designated "Series B" of said authorized issue. Said bonds of Series B of said authorized issue shall be negotiable in form and of the character known as serial, and shall be 2,000 in number, numbered consecutively from B1 to B2000, both inclusive, of the denomination of \$1,000 each. All of said bonds shall bear interest from their date until paid at the rate or rates designated by the Board of Supervisors at the time of the sale of said bonds, but not to exceed six (6) per cent. per annum, payable semi-annually. Such interest shall be evidenced by coupons attached to each bond and each of said coupons shall represent six months' interest on the bond to which it is attached. Both the principal of and interest on said bonds shall be payable in lawful money of the United States of America at the office of the Treasurer of the City and County of San Francisco or, at the option of the holder thereof, at the office of its Fiscal Agency in the City and State of New York. Said Series B bonds shall be dated June 15, 1946 (which is hereby fixed and determined to be the date of the issue of such Series B bonds), and shall mature and be payable in consecutive numerical order, from lower to higher, as follows:

\$500,000 principal amount of Series B Bonds shall mature and be payable on June 15th in each of the years 1948 to 1951, both inclusive.

Said interest coupons shall be payable on the 15th day of June and the 15th day of December in each year until and at the respective dates of maturity of said bonds (the first coupon on each bond representing interest from June 15, 1946, to December 15, 1946).

Section 3. The bonds of Series B of said City and County of San Francisco Airport Bonds—1945, herein authorized to be issued and sold, shall be substantially in the form prescribed by said Resolution No. 5098 (Series of 1939), except for such variations as may be necessary to designate the date of said bonds, the series, number, maturities and interest rates thereof, and said bonds shall be executed, sold and delivered, the proceeds thereof deposited, and the principal and interest thereof be payable from taxes, all in the manner and as otherwise provided in said Resolution No. 5098 (Series of 1939), which is hereby incorporated herein and by reference made a part hereof.

Section 4. This resolution shall take effect from and after its passage and approval.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Directing Clerk of the Board of Supervisors to Advertise Notice of Sale of \$2,000,000 City and County of San Francisco Airport Bonds—1945, Series B.

Proposal No. 5801, Resolution No. 5619 (Series of 1939), as follows:

Whereas, this Board of Supervisors has duly authorized the issuance of \$2,000,000 principal amount of City and County of San Francisco Airport Bonds—1945, Series B; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, as follows:

Section 1. That the Clerk of this Board of Supervisors is hereby directed to advertise once in the official newspaper a notice of sale that on July 15, 1946, this Board of Supervisors will receive sealed

proposals for the purchase of said bonds, such notice to be substantially in the following form, to-wit:

OFFICIAL NOTICE OF SALE
\$2,000,000 CITY AND COUNTY OF SAN FRANCISCO
AIRPORT BONDS—1945, SERIES B

NOTICE IS HEREBY GIVEN that sealed proposals will be received and opened at the office of the Clerk of the Board of Supervisors, in the City Hall, Civic Center, San Francisco 2, California, on

MONDAY, JULY 15, 1946

at the hour of 10:00 A.M. (P.S.T.) for the purchase of bonds of said City and County, more particularly described below.

ISSUE: \$2,000,000, consisting of 2,000 bonds of the denomination of \$1,000 each, numbered B1 to B2000 inclusive, all dated June 15, 1946, and designated "Series B." Said Airport Bonds—1945, Series B, are part of an issue of \$20,000,000 aggregate principal amount authorized at an election held in said City and County of San Francisco on November 6, 1945, whereof \$5,000,000 principal amount, designated Series A, are now issued and outstanding.

The remaining bonds of said authorized issue may be sold hereafter when and as determined by the Board of Supervisors.

INTEREST RATE: Maximum six (6) per cent. per annum, payable semi-annually June 15th and December 15th in each year. Bidders must specify the rate or rates of interest which the issue of bonds hereby offered for sale shall bear. Bidders will be permitted to bid different rates of interest and to split rates irrespective of the maturities of said bonds. The interest rate stated in the bid must be in a multiple of one-quarter of one per cent. per annum, payable semi-annually.

MATURITIES: Series B bonds mature serially in consecutive numerical order, from lower to higher, \$500,000 principal amount on June 15 of each of the years 1948 to 1951, both inclusive, without option of prior payment.

PAYMENT: Both principal and interest of said bonds are payable in lawful money of the United States of America, at the office of the Treasurer of the City and County of San Francisco or, at holder's option, at the Fiscal Agency of said City and County of San Francisco, in the City and State of New York.

PURPOSE OF ISSUE: Authorized by more than two-thirds vote of the electors voting at an election on November 6, 1945, for the acquisition, construction and completion of the San Francisco Airport in San Mateo County.

SECURITY: Said bonds are general obligations of the City and County of San Francisco, and the Board of Supervisors thereof has power and is obligated to levy ad valorem taxes for the payment of said bonds and the interest thereon upon all property within said City and County of San Francisco subject to taxation by said City and County (except certain intangible personal property, which is taxable at limited rates) without limitation of rate or amount.

TAX EXEMPT STATUS: In the event that prior to the delivery of the bonds the income received by private holders from bonds of the same type and character shall be declared to be taxable under any Federal Income Tax Laws, either by the terms of such laws or or by ruling of a Federal Income Tax authority or official which is followed by the Bureau of Internal Revenue, or by decision of any federal court, the successful bidder may, at his option, prior to the tender of said bonds by the City and County, be relieved of his obligation under the contract to purchase the bonds and in such case the deposit accompanying his bid will be returned.

LEGAL OPINION: The legal opinion of Messrs. Orrick, Dahlquist, Neff, Brown & Herrington, approving the validity of said bonds will be furnished to the successful bidder without charge.

Bids must be made on official bid forms supplied by the Clerk of the Board of Supervisors. All bids must be unconditional; for all, but not less than all, of the bonds; and for not less than their par value and accrued interest thereon. Each bid, together with bidder's check, must be inclosed in a sealed envelope addressed to the Clerk of the Board of Supervisors of the City and County of San Francisco, and endorsed, "Proposal for City and County of San Francisco Airport Bonds—1945, Series B." With each bid must be submitted a certified check or cashier's check for \$5,000, drawn on a bank or trust company authorized to transact and transacting business in the State of California, payable to the order of the Treasurer of the City and County of San Francisco, to secure the City and County from any loss resulting from the failure of the bidder to comply with the terms of his bid. In addition bidders are requested (but not required) to supply an estimate of the total net interest cost to the City and County on the basis of their respective bids, which shall be considered as informative only and not binding on either the bidder or the City and County. Checks of the unsuccessful bidders will be returned upon the award of the bonds. No interest will be paid upon the deposit made by any successful bidder.

The bonds will be awarded to the highest and best bidder, considering the interest rate or rates specified and the premium offered, if any. The highest bid will be determined by deducting the amount of the premium bid (if any) from the total amount of interest which the City and County would be required to pay from August 15, 1946, to the respective maturity dates of such bonds at the coupon rate or rates specified in the bid, and the award will be made on the basis of the lowest net interest cost to the City and County. The lowest net interest cost shall be computed between the dates aforesaid according to standard bond interest tables. The purchaser must pay accrued interest from the date of the bonds to the date of delivery. The City and County of San Francisco reserves the right, in its discretion, to reject any and all bids and to waive any irregularity or informality in any bid.

The Board of Supervisors will take action awarding the bonds or rejecting all bids not later than 4:00 P.M. (P.S.T.) on July 15, 1946. Delivery of said bonds will be made to the successful bidder at the office of the Treasurer of said City and County, in San Francisco, California, as soon as practicable. The successful bidder shall have the right, at his option, to cancel the contract of purchase if the City and County shall fail to tender the bonds for delivery on or before September 15, 1946, and in such event the successful bidder shall be entitled to the return of the deposit accompanying his bid. The cost of printing the bonds will be borne by the City and County of San Francisco.

Information relative to the financial condition of the City and County of San Francisco will be furnished to any bidder upon request.

There is no controversy or litigation pending or threatened concerning the validity of the above issue, the corporate existence of the City and County, or the title of the officers to their respective offices.

Dated: June 26, 1946.

DAVID A. BARRY,
Clerk of the Board of Supervisors of
the City and County of San Francisco,
State of California.

Section 2. The Clerk of the Board of Supervisors is further authorized and directed to mail Notice of Sale of said bonds to the State Treasurer and to the Department of Finance of the State of California, at Sacramento, California.

Section 3. This resolution shall take effect immediately.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Passed for Second Reading.

Appropriating \$6,944, Park Department, for Installation of Pumping Plant at Harding Golf Course.

Bill No. 4140, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$6,944 out of the surplus existing in Appropriation No. 512.500.60, Children's Quarters Amphitheater, to provide additional funds in the Park Department for the installation of a pumping plant at Harding Golf Course.

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

Section 1. The sum of \$6,944 is hereby appropriated out of the surplus existing in Appropriation No. 512.500.60, Children's Quarters Amphitheater, to the credit of Appropriation No. 512.500.66, to provide additional funds in the Park Department for the installation of a pumping plant at Harding Golf Course.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Superintendent of the Park Department.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Appropriating \$70,000, Municipal Railway, to Provide Funds for Increased Service Resulting From Acquisition of Additional Motor Coaches During Current Fiscal Year.

Bill No. 4150, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$70,000 out of the surplus existing in the Surplus Fund, Municipal Railway, Appropriation No. 65.990.00 to the credit of Appropriation No. 565.130.99, Wages, Municipal Railway, to provide funds for increased service resulting from acquisition of additional motor coaches during the current fiscal year.

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

Section 1. The sum of \$70,000 is hereby appropriated out of the surplus existing in the Surplus Fund, Municipal Railway, Appropriation No. 65.990.00, to the credit of Appropriation No. 565.130.99, Wages, Municipal Railway, to provide funds for increased service resulting from acquisition of additional motor coaches during the current fiscal year.

Section 2. The funds herein appropriated shall be subject to the

provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

- Recommended by the Manager of Utilities.
- Approved as to funds available by the Controller.
- Approved by the Public Utilities Commission.
- Approved as to form by the City Attorney.
- Approved by the Mayor.

June 17, 1946—*Consideration continued until June 24, 1946.*

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. Robert Scott, of the Public Utilities Commission.

Seconded by Supervisor Christopher.

No objections and motion carried.

Mr. Scott explained, in order to keep the service up it is necessary to work the employees overtime. The money that we have at the present time is not sufficient for the payment of these overtime rates. This money is for the payment of platform men and other men who are on a per diem basis. This will permit us to complete the fiscal year.

Supervisor MacPhee inquired, was an amount sufficient provided to take care of the personnel placed in the budget and, if so, it seems that \$70,000 is far beyond your needs?

Mr. Scott answered, the amount set up for platform wages is based upon estimated car hours. It is based on the amount of car hours that we expect to operate during the fiscal year. If we increase the car hours we have to pay a premium time. Our estimate is out of line. We have increased our car hours and bus hours.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Meyer, Sullivan—7.

No: Supervisor Mead—1.

Absent: Supervisors Brown, Colman, Gallagher—3.

Passed for Second Reading.

Amending Annual Salary Ordinance 1946-1947, Hetch Hetchy Water Supply, by Changing Compensation of 1 General Foreman Lineman from \$17 Per Day to (i 433.50.

Bill No. 4157, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 4101, Ordinance 3882 (Series of 1939), Section 70c, PUBLIC UTILITIES COMMISSION, HETCH HETCHY WATER SUPPLY, POWER OPERATIVE, by changing compensation schedule for item 12.1, 1 E161 General Foreman Lineman, from \$17.00 day to (i 433.50.

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

Section 1. Bill 4101, Ordinance 3882 (Series of 1939), Section 70c is hereby amended to read as follows:

**Section 70c. PUBLIC UTILITIES COMMISSION—
HETCH HETCHY WATER SUPPLY,
POWER OPERATIVE**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	1	B4	Bookkeeper	\$210-260
2	1	B222	General Clerk	185-230
2.1	1	B408	General Clerk-Stenographer	185-230
3	1	B412	Senior Clerk-Stenographer	230-290

Section 70c. PUBLIC UTILITIES COMMISSION—
HETCH HETCHY WATER SUPPLY,
POWER OPERATIVE (Continued)

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
3.1	1	B512	General Clerk-Typist	185-230
4	1	C104	Janitor	155-195
5	1	C104	Janitor (part time) at rate of.....	155-195
7	7	E120	Governorman	190-240
8	7	E122	Power House Operator	230-290
8.1	5	E124	Senior Power House Operator.....	290-310
9	2	E128	Superintendent, Power House.....	360-430
12.1	1	E161	General Foreman Lineman	(i) 433.50
13	1	F401a	Junior Engineer (Electrical)	255-320
13.1	1	F406g	Assistant Engineer (Electrical)...	360-430
14	2	F410a	Engineer (Electrical)	435-520
15	1	I 2	Kitchen Helper (part time) at rate of	120-155
16	1	I 12	Cook	175-210
17	1	I 60	Housekeeper	145-185
18	2	J4	Laborer	(i) 217
19	1	M254	Machinist	(i) 335
21	1	O60	Sub-Foreman Gardener	200-240

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, Mc-Murray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Amending Annual Salary Ordinance 1946-1947, Purchasing Department, by Adding 1 Tabulating Machine Operator (Part-Time) at \$190-240.

Bill No. 4158, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 4101, Ordinance 3882 (Series of 1939), Section 37.4, PURCHASING DEPARTMENT—TABULATING AND REPRODUCTION BUREAU, by adding new item 1, B310 Tabulating Machine Operator (part-time) at rate of \$190-240.

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

Section 1. Bill 4101, Ordinance 3882 (Series of 1939), Section 37.4 is hereby amended to read as follows:

Section 37.4. PURCHASING DEPARTMENT—TABULATING AND REPRODUCTION BUREAU (Continued)

INTERDEPARTMENTAL

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
43	3	B309a	Key Punch Operator (Alphabetical)	\$160-200
44	9	B310	Tabulating Machine Operator.....	190-240
44.1	1	B310	Tabulating Machine Operator (part-time)	190-240
45	3	B325	Blueprinter	185-230
46	2	B327	Photostat Operator	185-230
47	1	B330	Photographer	230-290
47.1	1	B512	General Clerk-Typist	185-230

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Amending Annual Salary Ordinance 1946-1947, Purchasing Department, by Changing Compensation of 17 Garagemen from \$9 Per Day to (i 229.50

Bill No. 4159, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 4101, Ordinance 3882 (Series of 1939), Section 37-1, PURCHASING DEPARTMENT, by changing compensation schedule for item 23.1 to read 17 J66 Garageman at (i 229.50 instead of 17 J66 Garageman at \$9.00 day.

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

Section 1. Bill 4101, Ordinance 3882 (Series of 1939), Section 37.1 is hereby amended to read as follows:

**Section 37.1. PURCHASING DEPARTMENT—
CENTRAL SHOPS No. 1 and No. 2 (Continued)**

The following positions are in interdepartmental service. The employments are not established as continuing positions but "as needed" when services are required and funds are provided:

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
19	2	A156	Patternmaker	\$ 13.60 day
20	5	A364	Car and Auto Painter	14.00 day
21	1	B4	Bookkeeper	210-260
22	1	E104	Batterymen-Electrician	15.00 day
23.1	17	J66	Garageman	(i 229.50
24	1	M2	General Foreman Machinist	15.12 day
25	1	M8	General Superintendent of Shops	505-605
26	32	M54	Auto Machinist	13.00 day
26.1	3	M55	Foreman Auto Machinist	14.00 day
26.2	2	M57	Sub-Foreman Auto Machinist	13.50 day
27	2	M60	Auto Fender and Body Worker	13.00 day
28	4	M107	Blacksmith Finisher	10.40 day
29	4	M108	Blacksmith	12.00 day
30	1	M154	Boilermaker's Helper	9.78 day
31	1	M156	Boilermaker	12.33 day
32	1	M252	Machinist's Helper	9.92 day
33	9	M254	Machinist	13.12 day
34	1	O1	Chauffeur	9.20 day
35	1	O108	Leatherworker	11.12 day
36	1	O152	Engineer of Hoisting and Portable Engines	13.20 day

Approved as to classification by the Civil Service Commission.
Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Amending Annual Salary Ordinance 1946-1947, Public Welfare Department, by Adding 1 General Clerk-Typist at \$185-230.

Bill No. 4161, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 4101, Ordinance 3882 (Series of 1939), Section 66, PUBLIC WELFARE DEPARTMENT, by increasing the number of employments under item 12 from 28 to 29 B512 General Clerk-Typist at \$185-230.

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

Section 1. Bill 4101, Ordinance 3882 (Series of 1939), Section 66 is hereby amended to read as follows:

Section 66. **PUBLIC WELFARE DEPARTMENT**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	2	B4	Bookkeeper	\$210-260
2	1	B25	Business Manager	385-460
3	3	B210	Office Assistant	140-175
4	5	B222	General Clerk	185-230
4.1	1	B222	General Clerk	(k) 230
5	1	B228	Senior Clerk	230-290
6	1	B239	Statistician	250-315
7	38	B408	General Clerk-Stenographer	185-230
9	1	B419.1	Secretary, Public Welfare Commission....	250-315
10	3	B454	Telephone Operator	185-230
11	1	B510	Braille Typist	185-230
12	29	B512	General Clerk-Typist	185-230
12.1	3	B512	General Clerk-Typist	(k) 230
13	2	B516	Senior Clerk-Typist	230-290
14	4	C104	Janitor	155-195
15	1	C107	Working Foreman Janitor.....	195-230
16	2	L360	Physician (part time) at rate of...	460
18	85	T157	Social Service Worker	200-245
19	13	T160	Senior Social Service Worker....	250-315
20	1	T163	Director of Public Welfare	550-660
21	1	T165	District Supervisor	360-430

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Amending Annual Salary Ordinance, 1946-1947, Water Department, by Deleting 1 Laborer at \$8.50 Per Day and 1 Auto Machinist at \$13 Per Day, and by Adding 1 Water Department Worker at \$8.50 Per Day and 1 Special Pipe Fabricator at \$15 Per Day.

Bill No. 4162, Ordinance No. (Series of 1939), as follows:

An amendment to Bill 4101, Ordinance 3882 (Series of 1939), Section 76, Public Utilities Commission-San Francisco Water Department, by decreasing the number of employments under item 11 from 78 to 77 J4 Laborer at \$8.50 day; and by increasing the number of employments under item 28 from 44 to 45 U206 Water Department Worker at \$8.50 day; and by decreasing the number of employments under item 13 from 8 to 7 M54 Auto Machinist at \$13.00 day; and by adding item 23.1 1 U115 Special Pipe Fabricator at \$15.00 per day.

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

Section 1. Bill 4101, Ordinance 3882 (Series of 1939), Section 76 is hereby amended to read as follows:

Section 76. **PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPARTMENT
FUNCTIONAL EMPLOYMENT AS NEEDED**

Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
1	4	A154	Carpenter	\$ 14.00 day
2	1	A354	Painter	14.00 day
3	1	A404	Plumber	15.00 day

Section 76. PUBLIC UTILITIES COMMISSION—
SAN FRANCISCO WATER DEPT. (Continued)

FUNCTIONAL EMPLOYMENT AS NEEDED (Continued)				
Item No.	No. of Employees	Class No.	Class-Title	Compensation Schedules
4	1	B327	Photostat Operator	185-230
5	2	B512	General Clerk-Typist	185-230
6	1	E154	Lineman	15.00 day
6.1	1	F102c	Draftsman (Civil, Public Utilities)	260-320
7	1	F202	Inspector of Public Works Construction	230-290
9	4	F401b	Junior Engineer (Civil, Public Utilities)	255-320
11	77	J4	Laborer	8.50 day
12	2	J66	Garageman	9.00 day
12.1	1	M53	Auto Mechanic	12.00 day
13	7	M54	Auto Machinist	13.00 day
13.1	1	M60	Auto Fender and Body Worker....	13.00 day
13.2	1	M252	Machinist's Helper	9.92 day
14	4	M254	Machinist	13.12 day
14.1	3	M265	Meter Repairman	9.85 day
15	1	M266	Foreman, Meter Repair	10.85 day
16	1	M270	Superintendent, Machine Shop and Equipment	335-405
17	3	O1	Chauffeur	*9.20-13.80 day
18	1	O116	Teamster, Two Horse Vehicle....	9.00 day
19	5	O166.1	Junior Operating Engineer	232
20	1	O168.1	Operating Engineer	290
21	2	U108	Compressor Operator, Portable....	11.60 day
22	13	U112	Pipe Caulker	12.40 day
23	5	U114	Main Pipe Foreman	12.90 day
23.1	1	U115	Special Pipe Fabricator	15.00 day
24	16	U116	Service Man	12.40 day
24.1	12	U118	Service Man's Assistant	9.80 day
25	1	U120	Gateman	12.90 day
26	1	U136	General Foreman, Service and Meters	300-375
27	1	U140	General Foreman, Main Pipes....	335-405
28	45	U206	Water Department Worker	8.50 day
29	2	U227	General Maintenance Foreman....	255-320
30	3	U230	Maintenance Foreman	210-260

*At rate set by Salary Standardization Ordinance for type of equipment operated.

Approved as to classification by the Civil Service Commission.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Authorizing the Director of Property to Aid and Assist the Board of Supervisors Sitting as a Board of Equalization and to Employ the Necessary Appraisers to Pass Upon Requests for Equalization of 1946-1947 Assessments.

Bill No. 4163, Ordinance No. (Series of 1939), as follows:

Authorizing the Director of Property to aid and assist the Board of Supervisors sitting as a Board of Equalization and to employ the necessary appraisers to pass upon requests for equalization of 1946-1947 assessments.

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

Section 1. The Director of Property of the City and County of San Francisco is hereby authorized and directed to aid, assist and advise the Board of Supervisors, sitting as a Board of Equalization, in passing upon requests made to said board for the equalization of 1946-1947 assessments on taxable real property and improvements in the City and County of San Francisco. Said services shall be rendered to said Board of Supervisors during the time that it sits as a Board of Equalization and for such time prior thereto as may be necessary to prepare for such investigation.

Section 2. The Director of Property is hereby authorized and directed to employ the necessary independent expert real estate and building appraisers as needed, subject to the provisions of Section 142 of the Charter, to aid and assist him in advising the Board of Supervisors in regard to requests for equalization of said assessments. In no event shall more than six appraisers be employed under the provisions of this ordinance.

Section 3. For the services herein provided one independent expert building appraiser shall receive not more than \$350; one independent expert real estate and building appraiser shall receive not more than \$275 and the remaining independent expert real estate and building appraisers shall receive not more than \$250 each; chargeable to Appropriation No. 601.140.00, subject to certification as to funds by the Controller pursuant to Section 86 of the Charter.

Approved as to form by the City Attorney.

Passed for Second Reading by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Consideration Continued.

Amending Annual Salary Ordinance by Deleting Provision for General Municipal Election Days as Holidays.

Bill No. 4164, Ordinance No. . . . (Series of 1939), as follows:

An ordinance amending Bill No. 4101, Ordinance No. 3882 (Series of 1939), by deleting from Section 2.4 thereof the language which declares any day on which a general municipal election is held in San Francisco to be a holiday for employees, other than members of the uniformed forces of the Police and Fire Departments, whose compensations are fixed on a monthly basis pursuant to provisions of Section 151 of the Charter.

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

Section 1. Bill No. 4101, Ordinance No. 3882 (Series of 1939), is hereby amended by amending Section 2.4 thereof to read as follows:

Section 2.4. Holidays for Employees Whose Compensations Are Fixed on a Monthly Basis, and Compensation Therefor: Except when normal operations require or in an emergency, employees, other than members of the uniformed forces of the Police and Fire Departments, whose compensations are fixed on a monthly basis in the schedules of compensations adopted by the Board of Supervisors pursuant to the provisions of Section 151 of the Charter shall not be required to work on the following days hereby declared to be holidays for such employees: January 1, February 12, February 22, May 30, July 4, September 9, October 12, November 11, December 25, but in the event one of these days falls on Sunday, the Monday following shall be observed as a holiday; the first Monday of September (Labor Day); any day appointed by the President of the United

States or the Governor of California as Thanksgiving Day; and any day on which an election is held throughout the State; provided that the Board of Education may, for its own employees, substitute for the holidays declared above an equal number of different holidays. Such employees required by their respective appointing officers to work on any of the above specified holidays, or employees of the Board of Education required to work on those specified by the Board of Education, shall be paid extra compensation in the amount of a day's pay for the time worked, computed as provided in Section 215 hereof, provided further that occupants of positions enumerated in Section 1.7 hereof (administrative and executive positions) who are required by appointing officers to work on such holidays shall not receive extra compensation but may be granted time off equivalent to the time worked. Compensations fixed in the schedules of compensation on a per diem basis and converted and included herein on a monthly basis shall not be subject to the provisions of this section but such employees shall be entitled to the seven holidays specified in Section 2.6 hereof, and when required by their respective appointing officers to work on the holidays specified in Section 2.6, they shall be paid double the regular rate of pay for the time worked.

Approved as to form by the City Attorney.

Discussion.

Supervisor Mancuso explained, this is in conformity with the ordinance that we passed amending the Municipal Code by deleting that section that provided that municipal election days would be holidays.

Refused Passage for Second Reading.

Thereupon the roll was called and the foregoing bill was *refused passage for second reading* by the following vote:

Ayes: Supervisors MacPhee, Mancuso, Mead, Meyer, Sullivan—5.

Noes: Supervisors Christopher, Lewis, McMurray—3.

Absent: Supervisors Brown, Colman, Gallagher—3.

Motion to Rescind Action.

Supervisor MacPhee moved that we rescind action.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Motion to Postpone.

Supervisor MacPhee moved that this matter be postponed for one week.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Final Passage.

Appropriating \$2,400, Assessor, for Payment of Automobile Transportation for Field Appraisers and Auditors in Order to Complete Compilation of 1946-1947 Assessment Roll; an Emergency Ordinance.

Bill No. 4138, Ordinance No. 3899 (Series of 1939), as follows:

Appropriating the sum of \$2,400 out of the Emergency Reserve Fund to provide funds in the Assessor's Office for the payment of automobile transportation for field appraisers and auditors in order to complete compilation of the 1946-1947 Assessment Roll; an emergency ordinance.

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

Section 1. The sum of \$2,400 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 533.203.03, to provide funds in the Assessor's Office for the payment of automobile transportation for field appraisers and auditors in order to complete compilation of the 1946-1947 Assessment Roll.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance being made effective forthwith, the nature of the emergency being: Automobile transportation for field appraisers and auditors in appraising property for tax purposes is necessary to complete the compilation of the 1946-1947 Assessment Roll of the City and County of San Francisco within the time limit prescribed by State law. The funds heretofore provided for the purpose are insufficient, and there are no other funds available for the purpose.

Recommended by the Assessor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor Mancuso explained, this is caused by the increase in the mileage rate from 6¢ to 7¢ per mile.

Refused Final Passage.

Thereupon the roll was called and the foregoing bill was *refused final passage* by the following vote:

Ayes: Supervisors Colman, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Christopher, MacPhee—2.

Absent: Supervisors Brown, Gallagher—2.

Motion to Rescind.

Supervisor Mancuso moved that we rescind action.

Seconded by Supervisor Colman.

No objections and motion *carried*.

Discussion.

Supervisor Mancuso said, it is necessary for the Board to appropriate this money because the mileage rate has been changed from 6¢ to 7¢ per mile. Sufficient money was not budgeted to meet this increase in the rates. This work has already been done. We owe these people this money.

Supervisor MacPhee inquired, is this for only one month?

Supervisor Mancuso replied, this goes back for about three months. The rate was changed right after the beginning of this fiscal year. The people have been receiving 7¢ per mile ever since.

Mr. Russell Wolden, Assessor, stated, this is to cover the increase from 6¢ to 7¢ per mile for automobiles. This covers the entire fiscal year. These men are furnishing their own transportation and the amount that they receive from the City does not cover the cost for the operation of the automobiles.

Thereupon the roll was called and the foregoing matter was *Passed as an Emergency* by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

Consideration Continued.

Appropriating \$1,800, Assessor, for Payment of Overtime to Monthly Employees; an Emergency Ordinance.

Bill No. 4165, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$1,800 out of the Emergency Reserve Fund to provide funds for the payment of overtime to monthly employees of the Assessor's Office; an emergency ordinance.

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

Section 1. The sum of \$1,800 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 503.111.00, to provide funds for the payment of overtime to monthly employees of the Assessor's Office.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance and the Annual Salary Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund and this ordinance becoming effective forthwith, the nature of the emergency being: In order to complete the compilation of the 1946-1947 Assessment Roll of the City and County of San Francisco within the time limit set by State law it is essential that the office force of the Assessor's office work a 44-hour week for the remainder of the current fiscal year. The funds heretofore provided for overtime in this office for the months of March through June, 1946, are inadequate to complete the assessment roll within the prescribed time, and there are no other funds available for the purpose.

Recommended by the Assessor.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor Mancuso said, this is to provide money for temporary employees and for the payment of overtime for monthly employees. It is required to keep the Assessor's Office operating as provided by State law.

Thereupon the roll was called and the foregoing bill was *refused final passage* by the following vote:

Ayes: Supervisors Colman, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

Noes: Supervisors Christopher, MacPhee—2.

Absent: Supervisors Brown, Gallagher—2.

Motion to Rescind.

Supervisor Mancuso moved that we rescind action.

Seconded by Supervisor Meyer.

No objections and motion carried.

Discussion.

Mr. Wolden said, this is the exact amount of money that is needed to carry us through the season and to prepare the assessment roll. We have overtime only from March through July and this is to be able to keep the office open on Saturdays. The amount of money in

the budget was not sufficient to keep the office open on Saturdays during these months.

Supervisor Christopher remarked, we are getting too many requests for overtime. The departments will have to learn that they cannot come to us and ask us for overtime whenever they feel like it. I am going to vote for this matter today but we should take a firm step on matter of overtime. We should not have to have any overtime.

Supervisor MacPhee remarked, I would be inclined to vote against this appropriation at the present time. If I can be shown that the money that we appropriated for overtime was spent for Saturday work I will go along with it, but until that time I will not be able to vote for the appropriation.

Mr. Wolden explained, this is solely for Saturday work. I believe that the matter should be passed.

Supervisor MacPhee said, we appropriated approximately \$10,000 for overtime for the year and now they want \$1,800 more, I believe that this is a little high.

Motion to Postpone.

Supervisor Christopher moved that this matter be postponed for one week.

Seconded by Supervisor Sullivan.

No objections and motion carried.

Final Passage.

Appropriating \$2,624, Department of Public Works, for Hire of Trucks in Bureau of Sewer Repair; an Emergency Ordinance.

Bill No. 4167, Ordinance No. 3900 (Series of 1939), as follows:

Appropriating the sum of \$2,624 out of the Emergency Reserve Fund to provide funds for hire of auto trucks in the Bureau of Sewer Repair, Department of Public Works; an emergency ordinance.

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

Section 1. The sum of \$2,624 is hereby appropriated out of the Emergency Reserve Fund, to the credit of Appropriation No. 543.204.00, to provide funds for the hire of auto trucks in the Bureau of Sewer Repair, Department of Public Works.

Section 2. The appropriation herein made shall be subject to the provisions of the Annual Appropriation Ordinance.

Section 3. This ordinance is passed as an emergency measure, and the Board of Supervisors does hereby declare by the vote by which this ordinance is passed that an actual emergency exists which necessitates these funds being provided from the Emergency Reserve Fund, and this ordinance being made effective forthwith, the nature of the emergency being: The increased cost of truck hire over the amount provided by the 1945-46 Budget and Appropriation Ordinance is due to an increase in truck hire rates by action of the State Railroad Commission. The hire of auto trucks is necessary to the uninterrupted operation of the Bureau of Sewer Repair, Department of Public Works. The funds heretofore provided are insufficient, and there are no other funds available for the purpose.

Recommended by the Director of Public Works.

Approved by the Chief Administrative Officer.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Finally Passed by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

Refused Passage.

The following, from the Finance Committee with recommendation "Do Not Pass," was taken up:

Present: Supervisors Mancuso, Lewis.

Appropriating \$13,168.67, Park Department, for Purchase of Automotive and Horticultural Equipment.

Bill No. 4143, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$13,168.67 from surplus existing in appropriations of the Park Department to provide funds for the purchase of equipment.

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

Section 1. The sum of \$13,168.67 is hereby appropriated out of surpluses existing in the following appropriations of the Park Department:

Appropriation Nos. 512.500.00, \$207.93; 512.500.30, \$458.30; 512.-500.58, \$3,170.47; 512.500.60, \$3,056.00; 512.500.69, \$803.00; 512.500.75, \$1,075.00; 512.500.76, \$1,500.00; 512.500.77, \$1,701.84; 512.500.87, \$483.30; 512.500.88, \$128.83; 512.500.89, \$584.00;

to the credit of Appropriation No. 512.400.01, Equipment, General Division, to provide funds for the purchase of the following equipment for the Park Department: 3 Pickup Trucks (2 replacements; 1 new), \$3,900.00; 1 Flat Bed Truck (new), \$2,500; 1 Sedan, 7-passenger (replacement), \$3,000; 1 Sedan, 5-passenger (replacement), \$1,500; 1 Coupe (replacement), \$1,500; Horticultural Equipment, \$768.67.

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Superintendent, Park Department.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Discussion.

Supervisor Mancuso said, the Park Department submitted to the Finance Committee appropriations totaling \$88,000 which represented items that had been disapproved by either the Mayor or the Board of Supervisors. The Committee considered the items that were submitted and we have approved a couple of them. The others we either refused to approve or sent them in without any recommendation. This particular matter should not be passed by the Board.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mr. Julius Girod, Superintendent of the Park.

Seconded by Supervisor Lewis.

No objections and motion carried.

Mr. Girod stated, this appropriation is for \$13,168.67. These are balances that we have not appropriated from in former years. This

is for equipment which we feel is absolutely necessary for the best interest of the Park.

Discussion.

Supervisor Mancuso remarked, these items were in the budget. Since then, it was submitted to the Mayor and were considered by the Board when the Board considered the budget. These items that the Finance Committee did not approve should be approved.

Motion for Temporary Postponement.

Supervisor Meyer moved that this matter be temporarily postponed.

Seconded by Supervisor McMurray.

No objections and motion carried.

Discussion.

Supervisor Mancuso explained, this appropriation was in the budget and was deleted by the Mayor. Now the Park Commission is coming in and asking for money. We must establish a policy on these matters because if we do not we will be giving away surpluses that should go back into the general fund.

Supervisor Colman said, the Mayor has reversed his opinion on this matter and has approved the appropriation. I will go along with the Mayor on this.

Supervisor MacPhee stated, it depends upon how far you want to go on these matters. We can give them all the money that they want but this item was in the budget and it was deleted. I do not believe that we should approve this appropriation.

Motion to Amend.

Supervisor Sullivan moved, that we delete the sum of \$3,000 for the purchase of a sedan.

Motion lost for want of a second.

Refused Passage.

Thereupon the roll was called and the foregoing matter was *refused passage for second reading* by the following vote:

Ayes: Supervisors Colman, Meyer—2.

Noes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—7.

Absent: Supervisors Brown, Gallagher—2.

Re-referred to Committee.

The following, from Finance Committee without recommendation, were taken up:

Present: Supervisors Mancuso, Lewis.

Authorizing Sale of Certain Water Department Land Known as Alameda County Parcel 52 Near Niles.

Bill No. 4166, Ordinance No. . . . (Series of 1939), as follows:

Authorizing sale of certain Water Department land known as Alameda County Parcel 52 near Niles.

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

Section 1. In accordance with the recommendation of the Public Utilities Commission, the Board of Supervisors hereby declares that

public interest and necessity demands the sale of the following described City owned real property situated in the County of Alameda, State of California:

Commencing at the intersection of the easterly limits of the town of Niles with the southwesterly line of the former state highway from Niles to Mission San Jose, distant along said easterly limits 182.1 feet southerly from the center of the Southern Pacific Company's track; and running thence along said southwesterly line and its southwesterly extension south $42^{\circ} 38'$ east, 317.31 feet; thence leaving said line south $56^{\circ} 15'$ west, 194.24 feet to said easterly limits of the Town of Niles; thence along said last mentioned line north $9^{\circ} 20'$ west, 349.56 feet to the point of commencement; containing 0.699 acre more or less and being Parcel No. 52, Alameda County Lands, as described in deed from Spring Valley Water Company to City and County of San Francisco, dated March 3, 1930, and recorded in the office of the County Recorder of Alameda County March 3, 1930, in Liber 2350 of Official Records at page 1.

Excepting and reserving unto the City and County of San Francisco, a municipal corporation, all water or water diversion rights on Alameda Creek appertaining to the above described land.

Section 2. Said real property shall be offered for sale pursuant to the provisions of Section 92 of the Charter of the City and County of San Francisco.

Recommended by the Director of Property.
Recommended by the Manager of Utilities.
Approved as to form by the City Attorney.
Approved by the Public Utilities Commission.

Discussion.

Supervisor Lewis said, I pointed out in the Finance Committee that from here on in I was going to oppose all authorizations for sale of property unless it was specified in the ordinance that the sale was going to be by auction. Unless it is by auction we are going to find ourselves in the same position that we were with the sale of the property in San Mateo County. I believe that we should proceed in accordance with the Charter.

Mr. Phillips, Director of Property, stated, I do not believe that we will have another matter like last week. This is just a very small piece of land and there is very little involved in this particular matter. In the future, if the Board desires, I will include that it must be sold at auction.

Supervisor MacPhee remarked, I believe that some policy should be established on these matters. I believe in the future that ordinance should state that it will be by auction and that the highest bidder on that date will receive the property. If we sell it at auction no other person can come before the Board and say that he will give more for the property.

Supervisor Lewis explained, this isn't a question of policy, this is a question of following the Charter. The Charter provides when it is by auction it does not come back to the Board and when it is sold at auction that ends it as far as we are concerned.

Supervisor Christopher said, we should establish some procedure to follow. My procedure is going to be to try to get all the money that I can. I am going to follow the tenets of the resolution that I introduced the other week.

Supervisor Mancuso stated, the Director of Property has been selling property by tender ever since the Charter has been enacted.

Under the Charter if the amount is not high enough the Director of Property does not have to sell the land. If it is by auction and there is only one bid then that bid would take the property. It is a question of whether the Board is willing to let the Director of Property follow the same procedure that he has been following in the past or whether we are going to make every sale by auction.

Supervisor MacPhee remarked, the Finance Committee should bring to the Board a policy on these matters. I would like to ask that the Finance Committee bring to the Board a resolution stating our policy on the procedure in the sale of land.

The Chair requested the Finance Committee to prepare legislation on this matter.

Supervisor Lewis explained, I believe that we should clarify whether or not we will sell the land by tender or by auction.

Motion to Postpone.

Supervisor MacPhee moved that the matters be postponed for two weeks.

Seconded by Supervisor Christopher.

Motion to Re-refer to Committee.

Supervisor Mancuso moved, as a substitute motion, that the matter be re-referred to Finance Committee.

Seconded by Supervisor Christopher.

No objections and motion carried.

Consideration Continued.

Amending Annual Salary Ordinance by Adding to Section 1.7, "Exceptions to Normal Work Schedule for Which Extra Compensation Is Not Authorized," Class D66, Superintendent of Jail.

Bill No. 4168, Ordinance No. . . . (Series of 1939), as follows:

An amendment to Bill 4101, Ordinance 3882 (Series of 1939), Section 1.7, "Exceptions to Normal Work Schedule for Which Extra Compensation Is Not Authorized," by adding thereto Class No. D66, Superintendent of Jail.

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

Section 1. Bill 4101, Ordinance 3882 (Series of 1939), Section 1.7, is hereby amended to read as follows:

Section 1.7. Exceptions to Normal Work Schedule for Which Extra Compensation Is Not Authorized: In order that there shall be no diminution of service to the public it shall be the duty of the head of each department to arrange and assign the work of his department so that sufficient employees will be on duty on Saturday morning in each department which is required to be open for the conduct of public business on Saturday morning, provided that time worked on Saturday morning by employees on a normal work week schedule shall be compensated by equal time off in the same or succeeding week. Employees whose positions are allocated to the classes included in Division R—Recreation Service, and employees whose positions are allocated in Division X—Library Service, may at the discretion of the appointing officer work the 40-hour schedule within six days without additional compensation or time off. Occupants of the following positions shall work such hours as may be necessary for the full and proper performance of their duties and shall receive no additional compensation for work in excess of eight hours per day for five days per week, but subject to rule of the Civil Service

Commission, may be granted time off not to exceed the time worked in excess of forty hours per week:

Class No. and Title

A6	Supervisor of Maintenance and Repair of School Buildings
A8	Assistant Superintendent of Maintenance and Repair of Public Buildings
A10	Superintendent of Maintenance and Repair of Public Buildings
A12	Supervisor of Maintenance and Repair of Hetch Hetchy Properties
A108	Chief Building Inspector
A416	Chief Plumbing Inspector
B8	Supervisor of Disbursements
B14	Senior Accountant
B20	Controller
B21	Chief Assistant Controller
B22	Assistant Director, Bureau of Accounts, Public Utilities Commission
B23	Director, Bureau of Accounts, Public Utilities Commission
B25	Business Manager, Public Welfare Department
B26	Supervisor, Budget Statistics
B27	Supervisor of Accounts and Reports
B28	Supervisor of General Audits
B30	Supervisor of Utility Audits
B32	Business Manager, Recreation Department
B34	Supervisor, Bureau of Accounts, Department of Public Works
B35	Administrative Assistant, Juvenile Court
B36	Business Manager, Department of Public Health
B37	Assistant Superintendent (Administrative), San Francisco Hospital
B51	Chief Administrative Officer
B54	Director, Bureau of Public Service
B55	Assistant Director, Bureau of Public Service
B57	Secretary, Art Commission
B58	Secretary, Board of Education
B61	Secretary, Board of Permit Appeals
B66	Registrar of Voters
B67	Secretary, Fire Commission
B68	Chief Clerk
B69	Secretary, Coordinating Council
B70	Secretary, Park Commission
B71	Secretary, Board of Trustees, M. H. de Young and California Palace of the Legion of Honor
B72	Secretary, Library Department
B74	Confidential Secretary to the Mayor
B76	Executive Secretary to the Mayor
B76.1	Administrative Assistant to the Mayor
B76.3	Administrative Analyst
B77	Executive Secretary to the Manager of Utilities
B78	Secretary, City Planning Commission
B79	Secretary, Health Service Board
B81	Recorder
B82	Secretary, Retirement System
B83	Consulting Actuary
B84	Under Sheriff
B87	Secretary-Attendant, Grand Jury
B88	Chief Assistant Clerk, Board of Supervisors
B89	Director, Bureau of Licenses
B90	Clerk of the Board of Supervisors
B91	Director, Bureau of Delinquent Revenue
B93	Tax Collector

Class No. and Title

B95	Director of Finance and Records
B95.1	Assistant Director of Public Works
B96	Managing Director, War Memorial
B97	Executive Secretary, Chief Administrative Officer
B100	Supervisor of Real Property Records, Assessor's Office
B108	Cashier A
B120	Director of Accounts and Records, Assessor's Office
B169	County Clerk
B173	Public Administrator
B180	Administrative Assistant, Board of Education
B368	Chief Assistant Purchaser of Supplies
B374	Purchaser of Supplies
C4*	Superintendent of Auditorium
D66	Superintendent of Jail
E8	Chief Electrical Inspector
E116	Superintendent of Plant
F1	Manager of Utilities
F2	Director of Public Works
F4	Assistant City Engineer
F9	Manager and Chief Engineer, Hetch Hetchy Bureau
F10	City Engineer
F60	Assistant Superintendent of Airport Operations
F61	Superintendent of Airport Operations
F62	Manager of Airport Department
F75	Director of Bureau of Accident Prevention, Public Utilities Commission
F108	Architect
F112	City Architect
F220	General Superintendent of Streets
F366	Chief, Department of Electricity
F372	Manager and Chief Engineer, Bureau of Light, Heat and Power
F408	Public Health Engineer
F412	Senior Engineer
F414	General Superintendent of Track and Roadway, Municipal Railway
F520	Consulting Sanitary Engineer
F526	Chief Water Purification Engineer
F527	Superintendent Sewage Treatment Plant
F560	Superintendent Bureau of Building Inspection
F706	Chief Valuation Engineer
F800	City Planning Engineer
F801	Senior City Planner
F802	Master Plan Architect
F810	Associate City Planner
G5	Chief Land Appraiser
G11	Chief Building Appraiser
G17	Chief Personal Property Appraiser
G20	Chief Assistant Assessor
G59	Assistant Personnel Director
G59.1	Supervisor of Wage Scales and Classifications
G59.2	Supervisor of Examinations
G60	Personnel Director
G62	Personnel Director and Secretary, Civil Service Commission
G80	Personnel Officer, Department of Public Health
G84	Director, Bureau of Personnel, Public Utilities Commission
G102	General Claims Agent, Municipal Railway
G106	Claims Adjuster
G110	Compensation Claims Adjuster
G204	Assistant Director of Property
G206	Director of Property

Class No. and Title

H42 Chief, Division of Fire Prevention and Investigation
 H44 Supervising Inspector, Bureau of Fire Investigation
 K4 Attorney, Civil
 K6 Senior Attorney, Civil
 K8 Principal Attorney, Civil
 K10 Head Attorney, Civil
 K12 Chief Attorney, Civil
 K16 Special Counsel, Water Services
 K52 Junior Attorney, Criminal
 K54 Attorney, Criminal
 K56 Senior Attorney, Criminal
 K58 Principal Attorney, Criminal
 K60 Head Attorney, Criminal
 K62 Chief Attorney, Criminal
 L2 Assistant Superintendent, San Francisco Hospital
 L6 Superintendent, San Francisco Hospital
 L9 Assistant Superintendent, Medical, Laguna Honda Home
 L10 Superintendent, Laguna Honda Home
 L16 Assistant Director of Public Health
 L18 Director of Public Health
 L19 Chief, Division of Public Health Education
 L20 Public Health Educator
 L156 Dentist
 L160 Director of Dental Bureau
 L252 Optometrist
 L352 Interne
 L354 House Officer
 L356 Senior House Officer
 L357 Resident Physician
 L359 Supervising Physician, Blood Bank
 L360 Physician
 L362 Supervisor of City Physicians
 L363 Superintendent, Hassler Health Home
 L364 Physician Specialist
 L368 Director of Bureau of Child Hygiene
 L371 Director of Bureau of Communicable Diseases
 L375 Chief, Division of Tuberculosis Control
 L376 Chief, Division of Venereal Disease Control
 L458 Roentgenologist
 L502 Autopsy Surgeon
 L506 Assistant Chief Surgeon, Emergency Hospital
 L508 Chief Surgeon, Emergency Hospital
 M4 Assistant General Superintendent of Equipment and
 Overhead Lines
 M5 Assistant Superintendent of Equipment and Overhead Lines
 M6 Superintendent of Equipment and Overhead Lines
 M7 General Superintendent of Equipment and Overhead Lines,
 Municipal Railway
 M8 General Superintendent of Shops
 M20 Superintendent of Equipment
 M22 Superintendent of Power and Lines
 N10 Coroner
 N54 District Supervisor
 N63 Chief Abattoir Inspector
 N70 Chief Food and Sanitary Inspector
 N156 County Agricultural Commissioner
 N358 Sealer of Weights and Measures
 N403 Public Service Director, Mayor's Office
 O216 Superintendent, Bureau of Sewer Repair
 P58 Director of Public Health Nursing
 P122 Director of Institutional Nursing
 R3 Assistant Superintendent, Recreation Department

Class No. and Title

R4	Superintendent, Recreation Department
R20	Assistant Director of Recreational Activities
R22	Director of Recreational Activities
S5	General Manager, Municipal Railway Bureau
S128	Division Superintendent, Municipal Railway
S130	Assistant Superintendent of Transportation, Municipal Railway
S132	Superintendent of Transportation, Municipal Railway
S134	General Superintendent of Transportation, Municipal Railway
T12	Superintendent, Juvenile Detention Home
T30	Director of Girls' School
T70	Chief Adult Probation Officer
T72	Chief Juvenile Probation Officer
T163	Director of Public Welfare
T165	District Supervisor
U44	General Manager and Chief Engineer
U80	Assistant Manager, Water Sales
U88	Manager, Water Sales
U142	Assistant Superintendent, City Distribution
U144	Superintendent, City Distribution
U232	Superintendent, Alameda District
U236	Assistant Superintendent, Peninsula District
U.246	Superintendent, Peninsula District
V40	Superintendent, Agriculture
W2	Superintendent, Park Department
W4	Assistant Superintendent, Park Department
W212	Director of the Zoo
X2	City Librarian
X12	Chief Librarian
Y2	Director, M. H. de Young Memorial Museum
Y4	Director, California Palace of the Legion of Honor
Y8	Curator A
Y10	Curator B
Y12	Curator C

Discussion.

Supervisor Mancuso said, this is a result of the fact that we deleted these two employments from the Annual Salary Ordinance. In order not to place any obstacles in the way of the Annual Salary Ordinance we finally passed it and left these two employments out of Section 1.7. After this was passed I was informed that these two employments were necessary and that they should be placed back in this section. I believe that these two employments should be placed back in Section 1.7 of the Annual Salary Ordinance.

Mr. W. L. Henderson, Secretary and Personnel Director of the Civil Service Commission, explained, these men are required to work six days per week and do not receive compensation for the sixth day. When the Salary Standardization Ordinance was considered this fact was taken into consideration and the salary was fixed accordingly. The Commission recommended that they be paid \$465 per month for a five-day week but that they be required to work six days without compensation for the sixth day.

Supervisor Mancuso remarked, these men were working six days without any extra compensation for the six days. By reducing these men to forty hours a week we are giving them special preferences over every other employee in the City.

Mr. Henderson stated, Commissioners Wolff and Maxwell did not believe that they were reducing these men to only forty hours a week with additional pay for more than forty hours.

Sheriff Murphy said, those are the facts that were told me.

Supervisor Mancuso explained, the statement was made before the Finance Committee that in all other employments who work more than forty hours a week receive time off. I checked on this matter and they do not get time off. They are treated just as if they were the boss. If we delete the D66 we are putting them in a position above everybody else in the group and we are telling the department head how he should run his own department.

Privilege of the Floor.

Supervisor MacPhee moved the privilege of the floor for Mrs. Minurdi.

Seconded by Supervisor Christopher.

No objections and motion carried.

Mrs. Minudri stated, the issue seems to be of two things: (1) That the D66 salaries were fixed on a six-day basis. That cannot be true because it stated in the ordinance that compensation fixed on a monthly basis is for forty hours a week. (2) That these men receive time off for the sixth day. These two men regularly work forty-eight hours a week for which they are paid for forty hours and receive no time off. By not giving these men time off you are discriminating against them. If they are to work in excess of forty hours a week that should be compensated for the extra time. In the interest of fairness and equity for City employees these employments should remain deleted from Section 1.7 of the Annual Salary Ordinance.

Supervisor Mancuso remarked, if we delete these two positions and they get paid for the sixth day it would be an increase of an additional 20 per cent and make the total increase 35 per cent. I believe that these positions should be put back into the Annual Salary Ordinance. I admit that I made a mistake when the matter was before us before.

Refused Passage for Second Reading.

Thereupon the roll was called and the foregoing bill was *refused passage for second reading* by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso—4.

Noes: Supervisors McMurray, Mead, Meyer, Sullivan—4.

Absent: Supervisors Brown, Colman, Gallagher—3.

Motion to Rescind Action.

Supervisor Lewis moved that we rescind action.

Seconded by Supervisor Mancuso.

No objections and motion carried.

Motion to Postpone.

Supervisor Christopher moved, that the matter be postponed for a period of one week.

Seconded by Supervisor Mancuso.

Mr. Holm, Assistant City Attorney, said, if you do not pass this today this amendment will not be given any effect prior to the first of July. This will be of no effect.

Thereupon the roll was called and the motion to postpone was *carried* by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Passed for Second Reading.

The following from Finance Committee were taken up:

Present: Supervisors Mancuso, Lewis.

Appropriating \$24,500, Park Department, for Water Supply and Irrigation System, and for Equipment, Recreational Division.

Action of Finance Committee on individual items contained herein:
\$20,000 item—referred to Board without recommendation.
\$4,500 item—referred to Board with "do pass" recommendation.

Bill No. 4141, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$24,500 out of surplus existing in the revenues of the Park Department to provide funds for Water Supply and Irrigation System (\$20,000) and Equipment for Recreational Division (\$4,500), Park Department.

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

Section 1. The sum of \$24,500 is hereby appropriated out of surplus existing in the revenues of the Park Department, to the credit of the following appropriations of the Park Department, for the purposes recited:

Appropriation

Number

- 512.500.62 Water Supply and Irrigation System \$20,000
(To restore to the Water Supply and Irrigation System Appropriation \$20,000 transferred to the Yacht Harbor Development Appropriation for riprapping required for the protection of the Yacht Harbor.)
- 512.400.04 Equipment, Recreational Division 4,500
(To replace cash registers at the Municipal Golf Courses, the Fleishhacker Pool and the Coit Memorial Tower as the present registers are inefficient, frequently out of service, and mechanically obsolete.)

Section 2. The funds herein appropriated shall be subject to the provisions of the Annual Appropriation Ordinance.

Recommended by the Park Superintendent.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Division of the Question.

Supervisor Christopher moved the Division of the Question.

Discussion.

Supervisor Meyer inquired, is this for the water supply for the people in the Richmond District?

Mr. Wilson, President of the Park Commission, replied, no, this is for the water supply and irrigation system.

Supervisor Mancuso said, the first item is \$20,000. This is a case where the Park Commission is coming back for money that was not allowed in the budget.

Mr. Wilson stated, this \$20,000 is part of the appropriation which was made in the current year for the water supply system. The Park Commission has had an opportunity to purchase the tombstones at

the cemetery and use them for riprap at Yacht Harbor. He had the opportunity to purchase it at 80¢ per ton. We did not have any money but we did have the \$20,000 on the water supply and irrigation system. We are requesting that we be given this money so that we can replace the money that we expended for the riprap.

Supervisor Mancuso remarked, when we passed the budget we allowed an appropriation to take care of just what we are talking about. I know that this was discussed in the Mayor's Office and the money for the riprap was included in a certain appropriation.

Mr. Wilson replied, this item has never been in the budget for the coming fiscal year. This was a straight out and out business deal so that we could save the City \$60,000. We made a promise that we would repay the \$20,000 from our surplus money.

Mr. David E. Lewis, Administrative Assistant to the Mayor, explained, we appropriated \$20,000 out of the current water supply and irrigation system for the purchase of riprap and they were to replace the money. That is what they are asking for now. There is no money in the present budget for riprap.

Thereupon the roll was called and the item for \$20,000 was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Christopher, Lewis, Mancuso, McMurray, Mead, Meyer, Sullivan—7.

Absent: Supervisors Brown, Colman, Gallagher, MacPhee—4.

Item for \$4,500.

Supervisor Christopher inquired, is this item for three cash registers? Do these cash registers have to be that expensive?

Mr. Wilson replied, there will be at least five cash registers. They will be purchased by the Purchasing Department.

Supervisor MacPhee stated, the Purchasing Department will be guided by the Park Commission. It will cost nearly \$1,000 per register.

Thereupon the roll was called and the item of \$4,500 was *Passed for Second Reading* by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Passed for Second Reading.

Appropriating \$44,789, Park Department, for Addition to Fleishacker Vending Booth, Chimpanzee Houses, and Equipment, Recreational Division.

Action of Finance Committee on individual items contained herein:

\$6,500 item—referred to Board without recommendation.

\$26,189 item—referred to Board with "do not pass" recommendation.

\$10,000 item—referred to Board with "do pass" recommendation.

\$2,100 item—referred to Board without recommendation.

Bill No. 4142, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$44,789 out of the surplus existing in the revenues of the Park Department to provide funds for addition to

Upper Vending Booth, Fleishhacker Playfield (\$6,500), Chimpanzee Houses, San Francisco Zoo (\$26,189), and Equipment, Recreational Division (\$12,100).

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

Section 1. The sum of \$44,789 is hereby appropriated out of the surplus existing in the revenues of the Park Department, to the credit of the following appropriations of the Park Department for the purposes recited:

Appropriation No.

512.500.92	Addition to Upper Vending Booth, Fleishhacker Playfield	\$6,500
	(An addition to the Upper Vending Booth at the Fleishhacker Playfield required to take care of the increased business.)	
512.500.65	Chimpanzee Houses, San Francisco Zoo	26,189
	(Adequate and suitable quarters for the chimpanzees at the San Francisco Zoo as some of the present cages are in such a condition as to offer a hazard to the public.)	
512.400.04	Equipment Recreational Division	12,100
	(The purchase of a Field Cover for the Kezar Stadium)	\$10,000
	And a Toro 5-Unit Tractor for the Golf Courses required for the proper operation of these units	2,100

Recommended by the Park Superintendent.

Approved by the Park Commission.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Serialim Consideration.

Supervisor Mancuso moved that we consider these matters serialim.

Seconded by Supervisor Lewis.

No objections and motion carried.

Discussion.

Item for \$6,500.

Mr. Wilson said, we have a concession booth at the playfield. We have had large crowds throughout the year and we cannot handle the people with only two windows in the booths. We are asking this money to develop our quarters. By increasing the booths we will increase our revenues.

Supervisor Mancuso stated, this particular item was in the budget and was considered.

Mr. Wilson replied, we asked for \$26,500 in the budget for a complete vending stand and we were refused; now we are asking for only \$6,500 to go on a shoe string.

Supervisor Mancuso remarked, if we allow these matters to come in like this you are setting a policy to permit other departments to come in after the budget is adopted and ask for more money.

Thereupon the roll was called and the item for \$6,500 was *approved* by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, McMurray, Mead, Meyer, Sullivan—8.

No: Supervisor Mancuso—1.

Absent: Supervisors Brown, Gallagher—2.

Item for \$26,189.

Mr. Wilson explained, this is for a proper housing of the apes. It is a matter of safety.

Supervisor Colman said, we should appropriate the money because of the safety angle involved.

Supervisor Lewis stated, it was brought out that the Park Commission has a certain amount of money in their funds for this type of work.

Mr. Wilson replied, we carried over a little amount of money that was to be for a small cage. We will need the full amount of money to construct cages to house our six apes on the south side of the Zoo.

Thereupon the roll was called and the item for \$26,189 was *disapproved* by the following vote:

Ayes: Supervisors Colman, Mead, Meyer, Sullivan—4.

Noes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray—5.

Absent: Supervisors Brown, Gallagher—2.

Item for \$10,000.

Mr. Paul Moore, Secretary of the Park Commission, explained, this is for a field cover for Kezar. If we do not have the field cover we will have to cancel some of the games we have scheduled because the field will not be usable.

Thereupon the roll was called and the item for \$10,000 was *approved* by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

Item for \$2,100.

Mr. Moore stated, this is required for the cutting of the grass on the golf courses. If we do not keep the courses in shape it will mean a decrease in revenue. This item was in the budget but was not allowed. This is coming out of our excess revenues.

Thereupon the roll was called and the item for \$2,100 was *disapproved* by the following vote:

Ayes: Supervisors Colman, Mead, Meyer, Sullivan—4.

Noes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray—5.

Absent: Supervisors Brown, Gallagher—2.

Appropriating \$16,500, Park Department, for Addition to Fleishacker Vending Booth, and Equipment, Recreational Division.

Bill No. 4142, Ordinance No. . . . (Series of 1939), as follows:

Appropriating the sum of \$16,500 out of the surplus existing in the revenues of the Park Department to provide funds for addition to Upper Vending Booth, Fleishacker Playfield (\$6,500), and Equipment, Recreational Division (\$10,000).

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

Section 1. The sum of \$16,500 is hereby appropriated out of the surplus existing in the revenues of the Park Department, to the credit of the following appropriations of the Park Department for the purposes recited:

Appropriation No.

512.500.92	Addition to Upper Vending Booth, Fleishhacker Playfield	\$ 6,500
	(An addition to the Upper Vending Booth at the Fleishhacker Playfield required to take care of the increased business.)	
512.400.04	Equipment, Recreational Division	10,000
	(The purchase of a Field Cover for the Kezar Stadium)	\$10,000

Approved by the Park Commission.

Recommended by the Park Superintendent.

Approved as to form by the City Attorney.

Approved as to funds available by the Controller.

Approved by the Mayor.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading*, as amended, by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Sullivan—8.

No: Supervisor Meyer—1.

Absent: Supervisors Brown, Gallagher—2.

Re-referred to Committee.

The following recommendations of Police Committee were taken up:

Present: Supervisors McMurray, Christopher.

Amending Municipal Code Provisions for Regulating and Licensing Photographers in Public Places.

Bill No. 3730, Ordinance No. (Series of 1939), as follows:

An ordinance amending Article 2, Part III, of the San Francisco Municipal Code, by adding thereto a new section numbered 124, providing procedure for regulating and licensing the taking of photographs of persons in a public place or any place open to the public for any purpose, except as an established photographic studio, and providing a license tax therefor.

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

Section 1. Article 2, Part III, of the San Francisco Municipal Code, is hereby amended by adding thereto a section numbered 124, to read as follows:

SEC. 124. Photographers—Public Places. (a) Definitions.

As used in this section, the following words shall have the following respective meanings:

“Photographer” shall mean every person, firm or corporation engaged in the business of taking photographs of human beings in a public place or any place open to the public for any purpose, except as an established photographic studio, upon an agreement or understanding that money or other lawful consideration will be paid for the said taking.

“Solicitor” shall mean every person acting as servant, agent or employee of a photographer, as defined herein, who solicits the taking or actually takes photographs of human beings in a public place or any place open to the public for any purpose, except as an established photographic studio, upon an agreement or understanding that

money or other lawful consideration will be paid for the said taking.

The aforesaid definitions shall not include a "Street Photographer" as defined in Section 130 of this Article.

(b) **Permit Required.** It shall be unlawful for any person, firm or corporation to engage in or carry on, or to maintain or conduct, or cause to be engaged in, carried on, maintained or conducted, the business of photographer or to employ a solicitor without having first secured a permit so to do from the Chief of Police and a license therefor from the Tax Collector.

(c) **Application for Permit.** Every person requiring a permit as provided for in this section shall make written application to the Chief of Police for such a permit on forms provided by the Police Department. Said application shall be accompanied by fingerprints of the applicant, shall contain all information deemed relevant by the Chief of Police, shall contain the name, business or occupation, and residence address of each person financially interested in such business, and the number of solicitors to be employed.

(d) **Investigation—Issuance or Denial of Permit—Expiration Date.** Upon receipt of said application the Chief of Police shall conduct such investigation as he may deem proper as to the character and morals of the applicant and the character of the business to be conducted. The Chief of Police may deny said application when, in his opinion, good cause exists therefor. If the Chief of Police approves the granting of said permit, he may issue a permit to said applicant, which permit shall be serially numbered and shall expire on the last day of the calendar year in which issued.

(e) **Permit Forwarded to Tax Collector.** When any permit is issued under the provisions of this section, the Chief of Police shall cause said permit to be forwarded to the office of the Tax Collector for delivery to the permittee upon the payment of the license tax hereinafter set forth.

(f) **License Tax.** Every holder of a permit as herein provided shall pay to the Tax Collector a license tax as follows:

Twenty-five (\$25.00) Dollars per quarter for each Photographer license, and

Five (\$5.00) Dollars per quarter for each Solicitor employed.

License taxes paid under the provisions of this section shall not be prorated or refunded.

The licensee shall issue to each solicitor employed a badge of such wording, design and material as the Chief of Police shall authorize. Said badge shall be worn on the person by the solicitor for whom it was issued, in a conspicuous place for the public to see, at all times when said person is engaged in taking such photographs or soliciting the taking of same. It shall be unlawful for any other person to wear or otherwise display said badge.

(g) **Renewal of Permit.** Application for the renewal of a permit shall be made to the Chief of Police not less than ten (10) days prior to the expiration of the current permit, and shall be made in the same manner as for the issuance of said original permit.

(h) **Revocation of Permit—Rules and Regulations.** The Chief of Police may revoke any permit issued hereunder when the permittee is violating, or attempting to violate, any law of the State of California, any ordinance of the City and County of San Francisco, any provision of this

section, or the rules and regulations issued by the Chief of Police governing the conduct or operations of the permittee. Written notice of such revocation shall be forwarded by the Chief of Police to the Tax Collector.

The Chief of Police is hereby authorized to adopt, promulgate and enforce such rules and regulations, consistent with the provisions of this section, as he may deem necessary to govern the conduct or operations of photographers or solicitors, as herein defined.

(i) **Permit and License Not Exemption From Any Other Provisions of Code.** The issuance of a permit or license under the provisions of this section shall not exempt the permittee or licensee from any other provisions of the San Francisco Municipal Code or any ordinance of the City and County of San Francisco requiring a permit or license or otherwise regulating the taking, or soliciting the taking, of photographs.

Approved as to form by the City Attorney.

June 17, 1946—*Consideration continued until June 24, 1946.*

Motion to Re-refer to Committee.

Supervisor Christopher moved, that this matter be re-referred to Police Committee.

Seconded by Supervisor Colman.

No objections and motion carried.

Amended.

Authorizing Chief of Division of Fire Prevention and Investigation to Grant Permission to Store Gasoline in Excess of Limitations Prescribed in Municipal Code.

Bill No. 4134, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 333 of Article 10, Chapter IV (Fire Code), Part II of the San Francisco Municipal Code, authorizing Chief of the Division of Fire Prevention and investigation of the San Francisco Fire Department to grant permission to store or keep gasoline in excess of the limitations prescribed in this section.

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

Section 1. Section 333 of Article 10, Chapter IV (Fire Code), Part II of the San Francisco Municipal Code, is hereby amended to read as follows:

SEC. 333. Amount to be Stored; Regulations as to Excess Amounts. Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one (1) gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons; *provided that the Chief of the Division of Fire Prevention and Investigation may grant permission to store or keep gasoline in excess of the above limitations in tanks having a capacity not greater than 2500 gallons each, if in his judgment the additional gasoline is deemed necessary, but such additional gasoline shall be stored or kept only under such installations and safety regulations as are required by law and upon such*

other conditions and under such other regulations as may be required by said officer.

Approved as to form by the City Attorney.

Motion to Amend.

Supervisor McMurray moved, that after the word "only" in the third from the last line that we delete the words "under such installations and safety" and insert in their place the words "upon conditions and upon such".

Seconded by Supervisor MacPhee.

No objections and motion carried.

Authorizing Chief of Division of Fire Prevention and Investigation to Grant Permission to Store Gasoline in Excess of Limitations Prescribed in Municipal Code.

Bill No. 4134, Ordinance No. . . . (Series of 1939), as follows:

Amending Section 333 of Article 10, Chapter IV (Fire Code), Part II of the San Francisco Municipal Code, authorizing Chief of the Division of Fire Prevention and investigation of the San Francisco Fire Department to grant permission to store or keep gasoline in excess of the limitations prescribed in this section.

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

Section 1. Section 333 of Article 10, Chapter IV (Fire Code), Part II of the San Francisco Municipal Code, is hereby amended to read as follows:

SEC. 333. Amount to Be Stored; Regulations as to Excess Amounts. Not more than two (2) approved portable filling tanks containing not more than fifty (50) gallons of gasoline each may be stored or kept above ground in or for any one (1) gasoline supply station.

Gasoline may also be stored or kept for a gasoline supply station in approved underground tanks. Not more than five thousand (5,000) gallons of gasoline in the aggregate shall be stored or kept underground and no tank shall have a capacity greater than one thousand (1,000) gallons; *provided that the Chief of the Division of Fire Prevention and Investigation may grant permission to store or keep gasoline in excess of the above limitations in tanks having a capacity not greater than 2500 gallons each, if in his judgment the additional gasoline is deemed necessary, but such additional gasoline shall be stored or kept only upon conditions and under such regulations as are required by law and upon such other conditions and under such other regulations as may be required by said officer.*

Approved as to form by the City Attorney.

Thereupon the roll was called and the foregoing bill was *Passed for Second Reading*, as amended, by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, McMurray, Mead, Meyer—7.

Absent: Supervisors Brown, Gallagher, Mancuso, Sullivan—4.

Adopted.

The following from Public Buildings, Lands and City Planning Committee was taken up:

Present: Supervisor Colman.

Approving Action of the City Planning Commission in Rezoning Portions of Texas, Mississippi, 20th and 22d Streets From Second Residential District to Light Industrial District.

Proposal No. 5729, Resolution No. 5605 (Series of 1939), as follows:

Resolved, That the action of the City Planning Commission by its Resolution No. 3063, dated April 18, 1946, reading as follows:

CITY PLANNING COMMISSION

Resolution No. 3063

Whereas, Section 117 of the Charter provides that the City Planning Commission, on its own motion, may propose changes in the classification of the use to which property in the City and County may be put, and,

Whereas, under date of March 14, 1946, the City Planning Commission on its own motion, did institute proceedings to propose a change in the use classification of the hereinafter described property as set forth in Resolution No. 3041, passed March 14, 1946; and

Whereas, after due and legal notice first being given, a public hearing was held by the City Planning Commission on such change, which hearing was held on April 13, 1946; and

Whereas, after due consideration, the City Planning Commission deemed that such change as proposed should be made; now, therefore, be it

Resolved, That subject to the approval of the Board of Supervisors in accordance with Section 117 of the Charter, Section 6 and 7 of the Use of Property Zone Maps constituting a part of the Building Zone Ordinance be, and the same are hereby changed so as to place the following described property in the Light Industrial District instead of the Second Residential District:

Beginning at a point on the easterly line of Texas Street, distant thereon 666 feet southerly from the southerly line of Twentieth Street; thence running southerly along said line of Texas Street 50 feet to the northeasterly line of Twenty-second Street as said line is shown on the "Map showing the opening of Twenty-second Street, etc." filed October 24, 1917, in Book "H" of Maps at page 92, Official Records of the City and County of San Francisco, thence deflecting 33° 41' 24" to the left and running southeasterly along said line of Twenty-second Street 180.28' to the northerly line of Twenty-second Street; thence deflecting 56° 18' 36" to the left and running easterly along last named line of Twenty-second Street, 100' to the westerly line of Mississippi Street; thence at right angles northerly along said line of Mississippi Street 200'; thence at right angles westerly 200' to the point of beginning.

Being part of that certain property conveyed to the City and County of San Francisco by deeds recorded April 16, 1925 in Volume 1049, Official Records at page 318, and March 1, 1924, in Volume 838, Official Records, pages 179, 181 and 187, Official Records of said City and County.

is hereby approved.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, McMurray, Mead, Meyer—7.

Absent: Supervisors Brown, Gallagher, Mancuso, Sullivan—4.

Fixing Date for Hearing of Appeal From the Decision of the City Planning Commission by Its Resolution No. 3079, Denying Application to Rezone Property Located on the Southwest Corner of Lombard and Webster Streets From Second Residential District to Commercial District.

Proposal No. 5798, Resolution No. 5616 (Series of 1939), as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission, by its Resolution No. 3079, dated May 9, 1946, denying application to rezone property located on the southwest corner of Lombard and Webster Streets, from Second Residential District to Commercial District, is hereby set for Monday, July 1, 1946, at 2 o'clock p.m.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

Fixing Date for Hearing of Appeal From the Decision of the City Planning Commission by Its Resolution No. 3068, Denying Application to Rezone Property Located on the East Line of 39th Avenue, 93 Feet South of Noriega Street, From First Residential District to Commercial District.

Proposal No. 5799, Resolution No. 5617 (Series of 1939), as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission by its Resolution No. 3068, dated May 9, 1946, denying application to rezone from First Residential District to Commercial District, property located on the east line of Thirty-ninth Avenue, 93 feet south of Noriega Street, is hereby set for Monday, July 1, 1946, at 2 o'clock p.m.

Motion to Amend.

Supervisor MacPhee moved, that the time be changed to 3:00 p.m.

Seconded by Supervisor McMurray.

No objections and motion carried.

Fixing Date for Hearing of Appeal From the Decision of the City Planning Commission by Its Resolution No. 3068, Denying Application to Rezone Property Located on the East Line of Thirty-ninth Avenue, 93 Feet South of Noriega Street, From First Residential District to Commercial District.

Proposal No. 5799, Resolution No. 5617 (Series of 1939), as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission by its Resolution No. 3068, dated May 9, 1946, denying application to rezone from First Residential District to Commercial District, property located on the east line of Thirty-ninth Avenue, 93 feet south of Noriega Street, is hereby set for Monday, July 1, 1946, at 3:00 o'clock p.m.

Thereupon the roll was called and the foregoing proposal was *adopted*, as amended, by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

Waiving Residential Requirements of the Charter for Positions of Conductor, Motorman and Bus Operator.

The Clerk presented:

Proposal No. 5816, Resolution No. 5620 (Series of 1939), as follows:

Whereas, the Manager of Utilities has recommended and the Mayor and the Civil Service Commission have approved the waiver of residential requirements for appointment under limited tenure to positions of Conductor, Motorman and Bus Operator in the Municipal Railway; now, therefore, be it

Resolved, That under the authority of Section 7 of the Charter, applicants for limited tenure employment in the classes of Conductor, Motorman and Bus Operator in the Municipal Railway are hereby exempted from the residential requirements as provided in Section 7 of the Charter.

Adopted by the following vote:

Ayes: Supervisors Christopher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—8.

Absent: Supervisors Brown, Colman, Gallagher—3.

Authorizing Submission of Application for State Aid in Enlargement of Richmond-Sunset Sewage Treatment Plant and Designating Thomas A. Brooks, Chief Administrative Officer, as Authorized Agent in Connection Therewith.

Supervisor Mancuso presented as a Finance Committee recommendation:

Proposal No. 5817, Resolution No. 5604 (Series of 1939), as follows:

Whereas; the State of California, under Chapter 20, Statutes of 1946 (First Extra Session), as amended, has appropriated funds for allotment to provide for financial assistance to Local Agencies, defined therein as counties, cities and counties, or cities, so that they may engage in a large public works construction program in order to prevent and alleviate unemployment; and

Whereas, the City and County of San Francisco, hereinafter designated "Local Agency," desires to apply for an allotment of State aid for the construction of a public works project under said Act; and

Whereas, an application to the State Director of Finance for such an allotment has been prepared and presented to this Legislative Body for consideration; and

Whereas, Local Agency has made provisions for paying that portion of the cost of the project not requested as an allotment from the State; now, therefore, be it

Resolved, That Local Agency submit the aforesaid application for State aid for construction of a public works project to the Director of Finance, requesting an allotment of Four Hundred Sixty-one Thousand, Six Hundred Eight and 50/100 Dollars (\$461,608.50), or an allotment of such amount as may be allotted by the State Allocation Board; and be it

Further Resolved, That Local Agency hereby certifies that the total estimate of cost to be paid for the construction of Enlargement of the Richmond-Sunset Sewage Treatment Plant (Contract No. 1) for which Local Agency is making application under said Act is Nine Hundred Twenty-three Thousand, Two Hundred Seventeen and 00/100 Dollars (\$923,217.00); and be it

Further Resolved, That Local Agency hereby requests the State to pay the State's share of the total actual cost of construction of the project for which Local Agency is making application for aid; and be it

Further Resolved, That for the purpose of this request Thomas A. Brooks, Chief Administrative Officer, City Hall, San Francisco, be, and he hereby is, designated as the authorized agent of Local Agency, and is hereby authorized and directed to sign the herein mentioned application of Local Agency and to submit the same to the State Director of Finance together with a certified statement of the total estimated cost to be paid for construction of the project herein mentioned and such other information as may be required; and said authorized agent is further authorized and directed as representative of Local Agency to conduct all negotiations and conclude all arrangements, with either the State Allocation Board or the Director of Finance, including requests for payment of the State's share of the cost of the construction of the aforementioned public works project.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

Board of Supervisors to Meet as Board of Equalization.

The Clerk presented:

Proposal No. 5818, Resolution No. 5621 (Series of 1939), as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco will meet on Monday, July 1, 1946, at 2:00 p.m., as a Board of Equalization, to examine the assessment books for the fiscal year 1946-1947 and equalize the assessment of property in the City and County, and will thereafter be in session for that purpose from time to time until the business of equalization is disposed of but not later than Monday, July 15, 1946, unless said time is extended by action of the State Board of Equalization.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

The following recommendations of his Honor, the Mayor, were taken up:

Leave of Absence—Honorable Sam McKee, Member of the Public Utilities Commission.

Proposal No. 5819, Resolution No. 5622 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Sam McKee, member of the Public Utilities Commission, is hereby granted a leave of absence for a period of two weeks commencing Monday, June 24, 1946, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

Leave of Absence—Honorable Elmer Hubbard, Member of the Art Commission.

Proposal No. 5820, Resolution No. 5623 (Series of 1939), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Honorable Elmer Hubbard, member of the Art Commission, is hereby granted a leave of absence for the period of

June 29 through July 29, 1946, both dates inclusive, with permission to leave the State.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

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

Continuation of the Hospitality House.

Supervisor Christopher said, in order to make certain that the Hospitality House can continue operation we have to follow a certain procedure. It is necessary that this Board enact certain legislation today so that the House can remain open. We have to pass an appropriation ordinance and an amendment to the salary ordinance. I believe that we should give this matter to the City Attorney and have him prepare the necessary legislation so that we can pass it today.

Matter referred to the City Attorney.

Subsequently in the meeting Mr. Kline, Executive Secretary to the Chief Administrative Officer, entered the Chambers and Supervisor Christopher again brought up the matter of the Hospitality House.

Supervisor Christopher remarked, the matter of the Hospitality House has been settled for the present. The Mayor has said that he will not oppose the appropriation. I would like to be assured that, on Sunday, when the House is closed officially and by the time that we make that appropriation that the House will not be used for anything but for the purpose for which it has been used in the past.

Mr. Kline answered, Mr. Tonkin is taking up the matter of donating \$15,000 for the continuation of the Hospitality House. When the money is in the treasury the Chief Administrative Officer will prepare the appropriation ordinance. The Hospitality House will not be used for anything but a Hospitality House.

Supervisor Christopher stated, Mr. Tonkin has assured me that he will come forth with \$15,000 for the continuation of the Hospitality House.

Matter to be held in abeyance until the money is posted with the Treasurer.

**Requesting Portion of San Francisco's Share of the Airport Aids
Bill Be Used to Develop Section of Treasure Island for Civilian
Air Use.**

Supervisor Christopher presented:

Proposal 5821:

Requesting portion of San Francisco's share of the Airport Aids Bill be used to develop section of Treasure Island for civilian air use.

Referred to the Public Utilities Committee.

Commending Charles T. ("Tiv") Kreling, Sergeant-at-Arms, Board of Supervisors, for His Long and Honorable Career of Service to the City and County of San Francisco, and Conferring Appointment as Honorary Sergeant-at-Arms.

Supervisor Colman presented:

Proposal No. 5825, Resolution No. 5626 (Series of 1939), as follows:

Whereas, Charles T. Kreling, Sergeant-at-Arms for the Board of Supervisors of the City and County of San Francisco, is about to retire after thirty-four years of faithful and loyal service; and

Whereas, "Tiv," an appellation bestowed on him by the late James Wood Coffroth by reason of the Kreling family's operation of the historic Tivoli Theatre, and by which he is universally known, can look back on years of deep friendships, years of colorful and varied experiences which impart to his endless reminiscences the charm of a sophistication which can laughingly graze the border of cynicism; and

Whereas, the old-timers who shared a departed era with him are fewer with the passing of every year, but the embodiment of the fabulous spirit of the old San Francisco continues in the ageless "Tiv," whose exploits, personally and in the company of his great and near-great contemporaries, are legend—his achievement in being a member of the first newspaper group to "mush" into the Klondike just before the turn of the century and relay to an eager world news of the fabulous gold rush, his personal renown as champion lightweight wrestler of the Olympic Club, the Pacific Coast and the Yukon, his personal conquest of England in 1906 in the role of a referee, his lifelong friendship and association with James Wood Coffroth, promotional empire-builder, his camaraderie with such as showman Alexander Pantages, publisher Edward J. Livernash, "Poet of the Sierras" Joaquin Miller, promoter Tex Rickard, Klondike Kate, boxing champion Jimmy Britt, restaurateur John Tait, baseball immortal Ty Cobb, and a galaxy of other notables and celebrities; and

Whereas, the friendship and affection which the members of the Board of Supervisors feel for "Tiv" calls for public expression, and his long and creditable record of public service merits public recognition and grateful appreciation; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco take this opportunity on the occasion of his well-merited retirement to express to "Tiv" Kreling its sincere commendation and heartiest congratulations on the culmination of his honorable record of public service, and to extend to him the Board's compliments as an employee whose personal attributes have raised him to the status of a San Francisco tradition; and be it

Further Resolved, That in recognition of his outstanding career of service, this Board does hereby confer to Charles T. Kreling the title of Honorary Sergeant-at-Arms of the Board of Supervisors of the City and County of San Francisco; and be it

Further Resolved, That the Clerk of the Board be and he is hereby directed to have prepared and presented to "Tiv" Kreling a suitably engrossed copy of this resolution as a token of the high esteem and regard in which he is held by the members of the Board of Supervisors, with the Board's expressed wish that he may enjoy many years of happiness and success in his well-earned retirement.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

Commemorating the Signing of the World Charter.

Supervisor Colman stated, on tomorrow evening there will be a solemn celebration of the signing of the World Charter. We will have the symphony to play for us and Governor Warren, Mayor Lapham and representatives from the United Nations Organization will be there. I hope that each member will be able to attend this affair because it is here that the Charter was signed.

Each member was instructed to keep the date in mind.

Requesting Park Commission Inquire Into Condition of Beach From Cliff House to Fleishhacker Pool and Condition of Sutro Gardens.

Supervisor Lewis presented:

Proposal No. 5822, Resolution No. . . . (Series of 1939), as follows:

Whereas, it has come to the attention of the Board of Supervisors that the sand of the beach from the Cliff House to Fleishhacker Pool is dirty and by reason of this condition and the presence of glass, rusty cans and other foreign substances, it is unsanitary and unsafe to walk barefooted in the sand; and

Whereas, the beach in its present condition is an eye-sore to San Francisco; and

Whereas, it has also been brought to the attention of the Board of Supervisors that Sutro Gardens is in a dilapidated condition and unsafe by reason of the edge of the Sutro Gardens along the cliffs being unprotected; now, therefore, be it

Resolved, That the Board of Supervisors request the Park Commission to inquire as to the condition of the beach along the edge of the Pacific Ocean, from the Cliff House to Fleishhacker Pool, and also as to the present condition of Sutro Gardens with regard to the danger to visitors and as to its present dilapidated condition and do what it can to see that these conditions are corrected.

Referred to the County, State and National Affairs Committee.

Requesting Park Commission to Make Inquiry With Regard as to Who Was Responsible for Removal and Damaging of Bufano Statuary.

Supervisor Lewis presented:

Proposal No. 5823, Resolution No. . . . (Series of 1939), as follows:

Whereas, it has come to the attention of the Board of Supervisors that statuary that belongs to the City and County of San Francisco and designed and sculptured by Beniamino Bufano, member of the Art Commission, was removed from its safe place in the basement of the City Hall and placed in a dilapidated building that was not protected from trespassers; and

Whereas, while kept in such dilapidated building, the statuary was damaged and some of the statues stolen; now, therefore, be it

Resolved, That the Park Commission be requested to conduct an inquiry with regard to who was responsible for the removal and damaging of the statuary and that a further inquiry be conducted by the Police Department as to the culprits who damaged and stole the statues, and that a report be made to the Board of Supervisors, by the Police Department and Art Commission as to the results of their inquiry and investigation.

Referred to Public Buildings, Lands and City Planning Committee.

Progress Report on the Preparation of San Francisco's Case to Be Presented Before the Army and Navy Engineers, Re: Second Bay Crossing.

Supervisor Lewis said, the County State and National Affairs Committee has held a meeting for the purpose of preparing a case for the second bay crossing. We had members from every organization in San Francisco. The Committee was informed that these people would submit written testimony so that the Committee could prepare its case. The case will be put on by the City of San Francisco and it will be the San Francisco case. I have the honor of being appointed as the spokesman for San Francisco.

Excused From Attendance.

Supervisor Lewis asked to be excused from attending the next two meetings.

No objections and permission granted.

Report on American Municipal Association Meeting.

Supervisor MacPhee said, I attended the American Municipal Association meeting in Oregon. There was considerable discussion with reference to what the American Municipal Officers are thinking. We heard from representatives from Washington who explained the housing shortage.

We heard from Federal representatives from agencies charged with disposal of war assets and their procedures. I sat in on a round table discussion of urban development. A man from Chicago was there and explained what Illinois was doing.

I want at this time to report that I did attend the conference and appreciate your confidence in sending me there.

Post-war Program.

Supervisor MacPhee stated, I wanted to speak about the Post-war Planning Committee that was appointed by the Mayor about a year ago. Much consideration was given to the matter and a report finally came through.

I understand that the Committee of the Board did hold hearings on this matter but no report came back to the Board for its consideration. The Board is now considering ways and means to secure additional taxes and I believe that if we are to increase the taxes that they should be set for a specific purpose.

I would like to suggest that the Post-war Planning Program be submitted to the Board so that when the matter of increased revenues comes before the Board we will be able to determine how we are going to use the money.

Referred to the Public Buildings, Lands and City Planning Committee.

Water Service in Mount Davidson Area.

Supervisor Mancuso remarked, last Tuesday evening I received a telephone call from Earl Caldwell, 512 Rockdale Avenue. He advised me that he could not get any water. He said that this happens on many occasions. The Water Department told him that nothing could be done.

If that is the case, it is a serious fire hazard. I would like to have this complaint sent to the proper committee for investigation.

Referred to the Water Department and Fire Department for investigation and report.

Necessity for Revision of Charter and Appointment of Full-time Investigators, to Board of Supervisors, to Check Requests Made by Other Departments.

Supervisor McMurray said, every meeting there are things that show we need a new Charter.

Today I went along with the chairman of the Finance Committee and did not appropriate money for the Park Department. We should have more time on the budget and some full-time investigators to look into these matters.

On the matter of the sale of property, we should decide some procedure for the sale of property. From now on I am going to call my shots as I see them on these matters. I believe that the chairman of the Finance Committee should get some matters before the people to amend the Charter so that we can have sufficient time to consider these items.

Referred to Finance Committee.

Commending Henry E. Viner, Assistant Superintendent of Janitors, Department of Public Works, for His Long and Honorable Career of Service to the City and County of San Francisco.

Supervisor Sullivan presented:

Proposal No. 5824, Resolution No. 5624 (Series of 1939), as follows:

Whereas, Henry E. Viner, Assistant Superintendent of Janitors for the Department of Public Works of the City and County of San Francisco, is about to retire after almost half a century of faithful and loyal service; and

Whereas, Henry E. Viner, a native and life-long resident of San Francisco, was born at Vallejo and Stockton Streets in the year 1876 and is a product of the old Powell Street and Washington schools; and

Whereas, in 1897 Henry E. Viner commenced his career with the City and County as an employee of the Fire Department, wherein he achieved distinction and a meritorious citation for his heroic efforts in fighting, for fifteen consecutive hours, the memorable conflagration which destroyed the old Baldwin Hotel at Powell and Market Streets; and

Whereas, subsequent to his service in the Fire Department, and following a term of employment with the Board of Education, Henry E. Viner in 1904 accepted an appointment, which was to continue to the present date, with the Department of Public Works in its janitorial service, where his able and capable conduct and leadership have proved a constant source of inspiration to all who have worked with him; and

Whereas, such a long and creditable record of public service calls for public recognition and grateful appreciation; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco take this opportunity on the occasion of his well-merited retirement to express to Henry E. Viner its sincere commendation and heartiest congratulations on the culmination of his honorable record of devoted public service, and to extend to "Henry," as he is affectionately known, the Board's compliments as an employee whose personal attributes and geniality are such as to endear him to all those fortunate enough to know him; and, be it

Further Resolved, That the Clerk of the Board be and he is hereby directed to have prepared and presented to Henry E. Viner a suitably engrossed copy of this resolution as a token of the high

esteem and regard in which he is held by the members of the Board of Supervisors, with the Board's expressed wish that he may enjoy many years of happiness and success in his well-earned retirement.

Adopted by the following vote:

Ayes: Supervisors Christopher, Colman, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan—9.

Absent: Supervisors Brown, Gallagher—2.

Committee Meetings.

The following committee meetings were called:

Finance Committee, Tuesday, June 25, 11:00 a.m.

Finance Committee, Tuesday, June 25, 8:00 p.m.

Streets Committee, Wednesday, July 3, 4:00 p.m.

ADJOURNMENT.

There being no further business, the Board, at the hour of 5:40 p.m., adjourned.

DAVID A. BARRY, Clerk.

Approved by the Board of Supervisors August 26, 1946.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, David A. Barry, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date hereon stated and approved as recited.

DAVID A. BARRY,
Clerk of the Board of Supervisors,
City and County of San Francisco.

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Memo

